

as of May 22, 2020

TIMELINE OF REGULATORY ACTS AND MEASURES TO PREVENT THE SPREAD AND OTHER NEGATIVE EFFECTS OF CORONAVIRUS OUTBREAK IN KYRGYZSTAN

Date	Name of the act and its details	Content or description of the act
February 3, 2020	Resolution of the Government of the Kyrgyz Republic “On the imposition of temporary ban on the export of medicines and medical supplies from the Kyrgyz Republic” dated February 3, 2020. No. 57 (with subsequent amendments of February 17, 2020 and March 12, 2020)	The resolution imposes temporary ban for a period of 6 months on the export from the Kyrgyz Republic of medicines and medical supplies specified in the list attached to the act. This list contains 32 names of medicines and medical products, including, among others: acetylsalicylic acid, paracetamol, ibuprofen, azithromycin, amoxicillin, ceftriaxone, clindamycin, dopamine, sodium chloride, injection syringes, medical and respiratory masks, medical protective clothing, respiratory masks, protective medical goggles.
February 28, 2020	Order of the Government of the Kyrgyz Republic dated February 28, 2020 No. 61-r (with subsequent amendments dated March 6, 2020 and March 17, 2020)	<p>The Order prescribes, among other things, that:</p> <ul style="list-style-type: none"> (i) the list of foreign countries, where coronavirus infection is growing and spreading, shall be approved by the departmental act of the Ministry of Health of the Kyrgyz Republic, taking into account the epidemiological situation; and (ii) in compelling circumstances, the decision on admission/non-admission to the territory of the Kyrgyz Republic of a foreign citizen or stateless person at checkpoints across the state border of the Kyrgyz Republic shall be made by an interdepartmental commission formed by the joint order and composed of the responsible officials of the Ministry of Health of the Kyrgyz Republic, State Border Service of the Kyrgyz Republic and the Ministry of Foreign Affairs of the Kyrgyz Republic.
March 5, 2020	The order of the Prime Minister of the Kyrgyz Republic dated	By this Order, the government established the Republican command center for economic measures to minimize the effects of external shocks and to stimulate economic

	March 3, 2020 No. 136 (as amended March 18, 2020)	development, which was instructed to develop and approve, within three days, the Action Plan to minimize the effects of external shocks and to stimulate domestic producers.
March 13, 2020	Resolution of the Government of the Kyrgyz Republic “On the declaration of temporary state regulation of prices for certain types of socially significant goods” dated March 13, 2020 No. 155	The Resolution declares, for a period of not more than 90 calendar days from March 20, 2020, the state regulation of prices for socially significant food products included in the list of goods previously approved by the Government of the Kyrgyz Republic which can be subject to temporary state regulation of prices on the domestic market of the Kyrgyz Republic. This list contains 14 types of goods (flour, bread, milk, butter, vegetable oil, meat, sugar, rice, pasta, chicken eggs, potatoes, coal, gasoline, diesel fuel, liquefied gas). The State Antimonopoly Agency under the Government of the Kyrgyz Republic, pursuant to this decision of the Government of the Kyrgyz Republic, set the maximum price level for socially significant goods from the above list of goods: http://antimonopolia.gov.kg/index.php?act=material&id=3578
March 14, 2020	Order of the Ministry of Education and Science of the Kyrgyz Republic “On the announcement of early vacations in educational institutions of the Kyrgyz Republic” dated March 14, 2020 No. 282/1	The order announces early vacations from March 16 to April 8, 2020 for general educational organizations, out-of-school educational organizations, primary, secondary and higher vocational educational organizations (regardless of ownership form and departmental affiliation), and prescribes rectors of higher educational institutions to arrange online classes for full-time students during the period of vacation.
March 16, 2020	Resolution of the Bishkek Mayor's Office “On the announcement of a high alert mode” dated March 16, 2020 No. 22	The resolution announces: <ul style="list-style-type: none"> (i) a high alert mode in the territory of Bishkek; (ii) temporary restriction on the activities of sports sections, cultural centers, music schools, municipal theaters, museums, libraries, children's art schools, art schools, rehabilitation centers for children and youth, boarding schools, urban rehabilitation, gerontological centers, social institutions until April 6, 2020; and (iii) recommends: <ul style="list-style-type: none"> - the owners and administrations of shopping and entertainment centers, markets, computer clubs, restaurants, cafes, cinemas, theaters, exhibitions, sports clubs, fitness centers and other crowded places and recreation facilities to limit their activities;

		<ul style="list-style-type: none"> - residents of Bishkek to limit the holding of family and commemorative events and visiting crowded places.
	<p>Resolution of the Government of the Kyrgyz Republic dated January 24, 2013 No. 31 “On Amending the Resolution of the Government of the Kyrgyz Republic dated March 16, 2020 No.158 “On Approving the List of Medicines Exempt from VAT on Delivery and Import to the Kyrgyz Republic”</p>	<p>By this Resolution, the list of medicines and medical products exempt from VAT on delivery and import to the Kyrgyz Republic is expanded with other finished products for medical purposes, including patterns for clothing (FEACN code 6307 90 980 0). In fact, this is the FEACN code under which medical masks are classified when imported into the EAEU. The first and foremost purpose of adopting this Resolution is to stimulate the unimpeded import of medical masks.</p>
<p>March 17, 2020</p>	<p>Resolution of the Government of the Kyrgyz Republic “On measures to prevent the threat of outbreak and spread of coronavirus (COVID-19) in the territory of the Kyrgyz Republic” dated March 17, 2020 No. 163</p>	<p>The Resolution, among other things, prescribes:</p> <p>(i) to suspend, until the improvement of the epidemiological situation over coronavirus infection (COVID-19):</p> <ul style="list-style-type: none"> - the holding of cultural, sports, scientific, family, commemorative events; - the activities of entertainment facilities; - the activities of children's entertainment facilities, playgrounds, catering outlets in shopping and entertainment centers; - the activities of cinemas, theaters, museums, exhibition halls and galleries, cultural and educational and other institutions; - the activities of catering outlets with more than 50 seats; - the activities of sports centers, sports sections, public baths, saunas, pools; - the activities of Internet clubs, as well as computer gaming establishments; <p>(ii) individuals and legal entities (regardless of ownership form):</p> <ul style="list-style-type: none"> - to forbid the holding and participating in the above events and visiting the above facilities until the restriction is lifted; - to install sanitizers, air purifiers in rooms and halls, to supply employees and visitors with disinfectants; - to follow the recommendations of the Ministry of Health of the Kyrgyz Republic.

	<p>Order of the Government of the Kyrgyz Republic dated March 17, 2020 No. 84-p</p>	<p>By this Order, the Ministry of Foreign Affairs of the Kyrgyz Republic is prescribed to suspend the issuance of entry visas for all categories of foreign citizens and stateless persons planning to visit the Kyrgyz Republic, and for the period from March 19, 2020 until the official repeal of the Order, a temporary ban is imposed on all checkpoints across the state border of the Kyrgyz Republic for entry into the territory of the Kyrgyz Republic of foreign citizens and stateless persons citizenship except:</p> <ul style="list-style-type: none"> – accredited or appointed employees of diplomatic missions and consular offices of foreign states, international organizations and their missions located in the Kyrgyz Republic; – members of delegations of foreign states and international organizations traveling to the Kyrgyz Republic at the invitation of the Ministry of Foreign Affairs of the Kyrgyz Republic; – drivers engaged in international freight transport, crews and flight personnel of aircraft, train and locomotive brigades of international railway traffic; – employees of the State Enterprise Kyrgyz Temir Zholu National Company, responsible for daily operation of the railway in the territory of neighboring states; and – foreign citizens and stateless persons being the family members of citizens of the Kyrgyz Republic or having a permanent residence permit of the Kyrgyz Republic.
<p>March 18, 2020</p>	<p>Resolution of the Board of the National Bank of the Kyrgyz Republic “On provisional rules for regulating the activities of financial institutions in connection with COVID-19 pandemic” dated March 18, 2020 No. 2020-P-12/13-1- (BS)</p>	<p>By this Resolution, the National Bank of the Kyrgyz Republic (NBKR) prescribes that:</p> <ul style="list-style-type: none"> (i) banks and non-bank financial institutions registered in the Kyrgyz Republic in connection with the spread of coronavirus infection (border closure, state restrictions, quarantine, etc.): <ul style="list-style-type: none"> – shall not charge or collect commissions and other payments related to the revision of the terms of loan agreements; – shall not impose or collect penalties, including default interest (fine/late fee), from borrowers for breach/improper performance of obligations under the loan agreements; (ii) in case of changes in the terms of the loan agreements related to changes in the borrower's cash flows and financial condition due to the spread of coronavirus infection, banks and non-bank financial institutions shall have the right not to downgrade the class of such loans, regardless of the following conditions: <ul style="list-style-type: none"> – the particular loan was previously restructured;

		<ul style="list-style-type: none"> - there are overdue loan payments due to circumstances associated with the spread of coronavirus infection; <ul style="list-style-type: none"> (iii) changes to the terms of the loan agreements, including the previously restructured loans, shall be made taking into account economic forecasts, analysis of the external and internal markets, the borrower's cash flows and financial condition, in compliance with the principles of good faith, transparency, reliability, partnership in relation to borrowers, taking into account their economic interests and financial opportunities; (iv) banks and non-bank financial institutions are recommended to revise the due dates of the loan payments for the circumstances associated with the spread of coronavirus infection, and to defer loan payments for at least 3 months upon request by the borrowers; (v) in the event of overdue payments due to the spread of coronavirus infection, or as a result of monitoring of loans of borrowers whose business activities are subject to restrictions imposed due to the spread of coronavirus infection, a bank or non-bank financial institution shall have the right not to downgrade the class of the loan in connection with changes in the borrower's financial flows and the current financial condition; (vi) the credit bureaus shall include in the overdue loan report forms to be submitted by the credit information providers a column indicating the status of breach of the terms of the loan agreement due to the spread of coronavirus infection; (vii) the credit information providers, when transferring overdue loan information to the credit bureaus, shall indicate the reason for delay in loan payments due to the spread of coronavirus infection; (viii) banks and non-bank financial institutions shall submit to the National Bank of the Kyrgyz Republic information on loans with revised conditions under the Resolution, including restructured loans as of the 15th and the last working day of each month.
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March 19, 2020	Resolution of the Government of KR dated March 19, 2020 No.88-p	<p>By this Resolution, restrictions are imposed on all scheduled international flights to/out of the Kyrgyz Republic for the period from March 20, 2020 until the official repeal of this Resolution. The exceptions are cargo transportation by air, charter flights permitted by decision of the National Coronavirus Command Center, as well as the following passenger flights:</p> <ul style="list-style-type: none"> - Moscow – Bishkek – Moscow (Aeroflot Public Joint Stock Company) - once a week; - Osh – Moscow – Osh (Air Traffic Company Limited Liability Company) – once a week; - Novosibirsk – Bishkek – Novosibirsk (Siberia Airlines Open Joint-Stock Company) - once a week.
March 20, 2020	Order of the Government of the KR dated March 20, 2020 No. 92-p	<p>By this Order, it was announced that March 22, 28, 29 and April 4, 5, 7, 11, 12, 2020 will be working days for government bodies and institutions, and upon consultation, also for executive bodies of local self-government authorities, as per the list attached to the Order. This list contains 38 entities: including the Office of the Government of the Kyrgyz Republic, the Office of the President of the Kyrgyz Republic, 12 ministries, 4 state committees, 2 state agencies, 6 state services, 3 state funds, 2 state inspections, offices of plenipotentiaries of the Government of the Kyrgyz Republic in the regions, local state organizations, 3 state mass media, the mayor's offices of Bishkek and Osh, municipal administrations of the mayor's office of Bishkek for administrative districts, the mayor's office of cities of regional and district significance, aiyl okmotu.</p> <p>It is also recommended that commercial banks in the Kyrgyz Republic servicing budgetary institutions announce March 22, 28, 29 and April 4, 5, 7, 11, 12 as working days.</p>
	The Order of the Prime Minister of the Kyrgyz Republic dated March 20, 2020 No. 171	<p>By this Order, the government established the operational command center to prevent the spread of coronavirus infection and to eliminate its consequences in the territory of the Kyrgyz Republic, which is tasked to ensure the following:</p> <ul style="list-style-type: none"> - prompt response to the situation and measures to prevent the further spread of coronavirus infection in the territory of the Kyrgyz Republic; - coordination of the forces and means of ministries, state committees, administrative departments, local state administrations, local authorities (upon consultation), other state bodies and organizations involved in preventing the further spread of coronavirus infection in the territory of the Kyrgyz Republic.

	The order of the Prime Minister of the Kyrgyz Republic dated March 20, 2020. No. 172	<p>In order to develop proposals related to the implementation of measures aimed at attracting external assistance to overcome the effects of coronavirus infection on the economy of the Kyrgyz Republic, by this Order the government established expert working groups to attract external assistance: to support the revenue and restructure the state external debt, to ensure food security, to support health systems in emergency situations and to provide social assistance to citizens of the Kyrgyz Republic, to support entrepreneurial activity, restore and develop economic activity.</p> <p>The expert working groups are instructed to submit operational economic justifications and proposals to the Government of the Kyrgyz Republic within two weeks to attract external assistance to overcome the effects of coronavirus infection on the economy of the Kyrgyz Republic.</p>
March 22, 2020	Resolution of the Government of the KR dated March 22, 2020 No. 93-p	By this Resolution, the Government announced in the entire territory of the Kyrgyz Republic, biological-social emergency, which involves a number of rules and recommendations set out in the operational action plan: http://kg.akipress.org/news:1604986/?from=portal&place=nowread&b=1
	Resolution of the Government of the Kyrgyz Republic dated March 22, 2020 No. 174 “On the introduction of a temporary ban on the export (export) of certain types of goods from the Kyrgyz Republic outside the customs territory of the Eurasian Economic Union”	The Government of the KR imposed a temporary ban for a period of 6 months on the export from the Kyrgyz Republic outside the customs territory of the Eurasian Economic Community (except for re-exports, transit, and humanitarian aid provided by the Government of the KR) of certain types of goods (wheat, wheat flour, vegetable oil, rice, pasta, sugar, chicken eggs, iodized edible salt, feed, antibacterial and disinfectant preparations).
March 23, 2020	Resolution of the Government of the Kyrgyz Republic dated March 23, 2020 No. 178 "On measures to supply the population with medicines and medical devices in connection with the coronavirus pandemic"	<p>The Government of the Kyrgyz Republic allowed pharmaceutical and entrepreneurial entities to do the following until the official repeal of this Resolution:</p> <ul style="list-style-type: none"> - to supply without state registration of medicines and medical devices (in this case, the supplied pharmaceuticals and medical devices must be registered in the manufacturing country) included in the National List of Essential Medicines and Medical Products of the Kyrgyz Republic (the “National List”), and/or a list of medicines and medical devices necessary for the diagnosis and treatment of

		<p>coronavirus infection (the “List”), approved by the authorized health authority of the Kyrgyz Republic;</p> <ul style="list-style-type: none"> - to supply these medicines and medical devices without: <ul style="list-style-type: none"> • labeling the packaging in the state and official languages by applying a sticker in the state and/or official languages; • instructions for medical use in the state and official languages translated into the state or official language; - to supply medicines and medical products registered in the Kyrgyz Republic, included in the National List and/or the List, having differences in labeling and/or instructions for medical use from those registered; - to produce and sell medical masks without license and state registration. <p>The Ministry of Health of the Kyrgyz Republic, the State Customs Service under the Government of the Kyrgyz Republic, and the State Border Service of the Kyrgyz Republic were instructed to take the necessary measures arising from this decision. The Ministry of Health was also instructed to promptly ensure the quality assessment of these medicines and medical devices.</p>
	<p>Resolution of the Board of the NBKR dated March 23, 2020 No. 2020-P-12/14-1-(BC) “on the procedure for the operation and regulation of the activities of banks, non-bank financial and credit organizations and other legal entities supervised by the National Bank of the Kyrgyz Republic, during announcement of emergency situation in the territory of the Kyrgyz Republic in connection with the spread of the coronavirus COVID-19 ”</p>	<p>This Resolution establishes the measures to minimize risks in the activities of commercial banks, non-bank financial and credit organizations and other legal entities supervised by the NBKR, in case of a threat of mass infection of the population in an emergency situation in connection with an epidemic of infectious diseases, and ways to implement a set of measures, used before, during and/or after the threat of mass infection of personnel to ensure functioning critical business processes of banks, non-bank financial institutions and other entities supervised by the NBKR, and to ensure their implementation.</p> <p>This Resolution provides a set of measures to ensure the safety of bank staff and customers, as well as to ensure the uninterrupted provision of banking and payment services.</p> <p>Also, these measures provide for the following:</p> <ul style="list-style-type: none"> - The requirements of banking legislation on licensing of banks, established in the regulatory legal acts of the NBKR, apply to banks in full. At the same time, the

		<p>terms of consideration of documents on issues of approval of officials, issuance of licenses/certificates can be extended for an unlimited period taking into account the operation of the emergency mode.</p> <ul style="list-style-type: none"> - Cases of violation by the bank of economic standards and requirements established by the banking legislation of the Kyrgyz Republic as a result of the announced emergency regime on the territory of the Kyrgyz Republic will be considered by the NBKR taking into account the measures and actions taken by the bank and the impact of the emergency regime. - Bank report statements can be sent to the NBKR in electronic format, followed by the provision of a hard-copy version after the withdrawal of the emergency. - During the period of validity of this Resolution, correspondence of banks with the NBKR may be carried out in electronic format from authorized email addresses specified by the bank and sent to the official email of the NBKR (mail@nbkr.kg).
<p>March 24, 2020</p>	<p>Decree of the President of the Kyrgyz Republic declaring a state of emergency in Bishkek, the Kyrgyz Republic dated March 24, 2020 UP No. 55</p> <p>Decree of the President of the Kyrgyz Republic on the declaration of a state of emergency in the territory of the city of Osh, Nookat and Kara-Suy districts of the Osh region of the Kyrgyz Republic dated March 24, 2020 UP No. 56</p> <p>Decree of the President of the Kyrgyz Republic on the declaration of a state of emergency in the territory of the city of Jalal-Abad and Suzak</p>	<p>According to these decrees, a state of emergency was declared in the cities of Bishkek, Osh, Jalal-Abad, as well as in Nookat, Kara-Suu districts of Osh region and Suzak district of Jalal-Abad region for the period from 8 a.m. March 25 till 8 a.m. April 15, 2020.</p> <p>These decrees, among other things, approve the Regulations on the commandant's office, appoint commandants of the relevant localities and identify the following emergency measures, temporary restrictions on the rights and freedoms of citizens and impose additional duties on them:</p> <ul style="list-style-type: none"> (i) to impose a curfew; (ii) to introduce a special regime of entry and exit of citizens; (iii) to prohibit individual citizens from leaving their home (apartment) or place where they are being observed or treated for a specified period; (iv) to involve units of authorized state bodies in charge of defense and internal affairs in the protection of public order, strategic facilities and life sustenance facilities; (v) to prohibit the holding of spectacular, sports and other public events, as well as strikes, meetings, rallies, street processions, demonstrations and pickets; (vi) to expel violators of public order who are not residents of the given area, including foreign citizens, at their expense to the place of their permanent residence or outside the area where the state of emergency is declared;

	<p>district of the Jalal-Abad region of the Kyrgyz Republic dated March 24, 2020 UP No. 57</p>	<ul style="list-style-type: none"> (vii) for the purposes of ensuring the activities of production and supply enterprises and organizations, to make changes to their work plans, to establish a special work regime for the enterprises, institutions and organizations, as well as to solve other issues of their economic activity; (viii) to prohibit the termination of workers and employees by resignation, except termination for cause; (ix) to order quarantine and conduct other mandatory sanitary and anti-epidemic measures; (x) to use the resources of state enterprises, institutions and organizations to prevent the spread of coronavirus infection; (xi) to involve persons able to work to prevent the spread of coronavirus infection, while complying with safety and health requirements; (xii) to impose control on the mass media if they can be used to escalate the prevailing situation in the territory where a state of emergency is declared; (xiii) to impose specific rules for the use of communications; (xiv) to restrict the movement of vehicles, including foreign ones, and to perform their searching, except the vehicles of diplomatic services; (xv) to check the documents in crowded places; (xvi) to regulate the holding of private events (weddings, birthdays and other events); (xvii) to impose the following additional duties on citizens residing in the areas where a state of emergency is declared: <ul style="list-style-type: none"> - to take early measures to ensure their own safety; - to observe safety measures in daily activities, to prevent violations which can lead to the spread of coronavirus infection; - to study the rules for using personal protective equipment; - to assist public authorities and organizations in preventing the spread of coronavirus infection; - to inform the relevant government authorities about the threat of the spread of coronavirus infection. <p>The commandants are instructed to take comprehensive measures to prevent the spread of coronavirus infection, ensure safety, protect the life and health of citizens.</p> <p>The Supreme Court of the Kyrgyz Republic has the right to change the territorial jurisdiction of civil, criminal, administrative cases, misconduct cases, as well as pre-trial proceedings in Bishkek for the duration of the state of emergency.</p>
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	<p>Resolution of the NBKR Board dated March 24, 2020 No. 2020-P-12/15-7-(HIIA) "On some temporary decisions of the NBKR on the issue of establishing economic norms and requirements mandatory for commercial banks and non-banking financial and credit organizations of the Kyrgyz Republic"</p>	<p>By this Resolution, the Board of the NBKR decided:</p> <ul style="list-style-type: none"> - to suspend until the adoption of the relevant decision of the Board of the NBKR: <ul style="list-style-type: none"> • the effect of the following Resolutions of the NBKR Board: “On approval of the Regulation “On requirements for the disclosure of information on the activities of a commercial bank ”dated October 30, 2019 No. 2019-II-12 / 54-4-(HIIA); “On the Regulation “On the requirements for the formation of financial reporting and reporting by non-banking financial and credit organizations operating on the basis of a license (certificate) of the National Bank of the Kyrgyz Republic” dated December 27, 2003 No. 36/1; • the entry into force of the following resolutions of the Board of the NBKR: “On amending certain normative legal acts of the National Bank of the Kyrgyz Republic” dated December 27, 2019 No. 2019-II-12 / 68-2-(HIIA); “On approval of the Regulation “On economic standards and requirements binding on commercial banks of the Kyrgyz Republic” dated December 27, 2019 No. 2019-II-12 / 68-3- (HIIA); “On approval of the Regulation “On calculation of the liquidity coverage ratio of commercial banks" dated December 27, 2019 No. 2019-II-12 / 68-4-(HIIA). - For commercial banks, until the adoption of the relevant decision of the Board of the NBKR: <ul style="list-style-type: none"> • to establish the value of the liquidity ratio (indicator) (K3.1) at a level not lower than 30 percent from April 1, 2020; • to suspend compliance with the standards (indicators) of short-term liquidity (K3.2) and instant liquidity (K3.3) from March 30, 2020. The information on liquidity ratios (K3.2, K3.3) is provided by banks to the NBKR as part of the Periodic Regulatory Banking Report nd in the prescribed form on a daily and weekly basis;

		<ul style="list-style-type: none"> • to establish at 100 percent the degree of credit risk for loans listed in subparagraph 6 of paragraph 4.3 of the Instructions for determining the standards of sufficiency (adequacy) of capital of commercial banks of the Kyrgyz Republic, approved by resolution of the NBKR Board dated July 21, 2004 No. 18/2; - Banks and non-banking financial and credit organizations should create a reserve for potential losses (RRL) in the amount of 100 percent for the amount of overdue accrued interest payments on loans that have been granted the status of non-accrual of interest income in case of overdue debts of 270 days or more, related with the circumstances of the spread of coronavirus infection. At the same time, banks and non-banking financial and credit organizations are entitled to create RPL for the amount of accrued interest on loans on an individual basis before the onset of 270 days, depending on the quality of the loan and the repayment terms, according to its internal documents. - In the event of arrears arising from the circumstances of the spread of coronavirus infection, as well as from monitoring loans to borrowers whose business activities are subject to restrictions imposed due to the spread of coronavirus infection, a bank or non-banking financial and credit organization has the right not to degrade the classification category due to changes in financial flows and the current financial condition of the borrower. It is necessary to conduct payment monitoring for these loans, and other types of monitoring should be carried out taking into account the existing capabilities of the bank.
	<p>Resolution of the NBKR Board dated March 24, 2020 No. 2020-II-09\15-9-(HIIA) "On approval of the Interim Regulation "On the provision by the National Bank of the Kyrgyz Republic of loans to commercial banks in order to mitigate the negative effects of the COVID-19 pandemic in the Kyrgyz Republic"</p>	<p>This Interim Regulation defines the general conditions and procedure for the provision of the NBKR of a loan to a commercial bank of the Kyrgyz Republic, licensed by the NBKR:</p> <ul style="list-style-type: none"> - A loan is provided to a bank in order to protect the integrity and ensure stability of the banking system, prevent systemic risk and protect the interests of depositors caused by external shocks and the impact of the COVID-19 pandemic in the Kyrgyz Republic. - A loan is granted to a bank in order to comply with mandatory reserve requirements, fulfill economic and other standards of the NBKR by banks, and timely fulfill obligations to depositors.

		<ul style="list-style-type: none"> - The banks may apply to the NBKR for a loan from the date of entry into force of this Resolution until June 30, 2020. The banks are entitled to request this loan no more than 5 (five) times. - The interest rate on the loan is set at the rate of the NBKR at the filing date of the application. - A loan is granted on the day the bank submits the application after signing the loan agreement by crediting funds to the bank's correspondent account with the National Bank. At the same time, the registration of the pledge is carried out within 10 (ten) business days from the date of the loan. - The banks shall not be entitled to request a loan in case of a previously received loan under this Regulation, for which the registration of a pledge has not been completed within the time periods specified in this Regulation. The Bank is responsible for the availability and timely execution and registration of collateral with authorized bodies. In case of late registration and registration of the pledge with the authorized bodies, the NBKR shall be entitled to write off without delay the lump-sum penalty in the amount of 0.1% of the principal loan amount and demand an early repayment the principal amount of the loan or part thereof. - The banks shall not be entitled to use the loan received from the NBKR for operations in the foreign exchange and securities markets, including the government securities market and the NBKR's notes.
	Decision of the Republican command center for coronavirus dated March 24, 2020	The Government of the Kyrgyz Republic extended the deadline for submitting the Unified Tax Return by individuals until September 1, 2020. http://www.sti.gov.kg/news/2020/03/25/prodlen-srok-predstavleniya-end
March 26, 2020	Order of the Commandant's Office of Bishkek "On the Movement of Goods of Prime Necessity" dated March 26, 2020 No. 5	In order to ensure uninterrupted supply of food, medicine and fuel products to the residents of Bishkek, the Commandant has ordered to ensure unhindered and round-the-clock movement of goods in the city of Bishkek related to the production, processing, transportation and sale of: <ul style="list-style-type: none"> - agricultural products, food, drinks and food in natural, raw and processed form, including related industries (production of packaging, containers, fodder, etc.); - medicines, medical preparations, products and accessories (including personal protective equipment, medical masks and gowns); - fuels products and gas cylinders.

	<p>Order of the Commandant's Office of Bishkek "On the Movement of Workers" dated March 26, 2020 No. 6</p>	<p>In order to ensure uninterrupted activities of Bishkek, the Commandant ordered:</p> <ul style="list-style-type: none"> - to ensure the unimpeded movement of employees of enterprises and organizations by type of activity specified in the annex to the Order from 7am to 8pm. - to carry out: <ul style="list-style-type: none"> • the movement of the aforementioned workers on the basis of a certificate issued by an employer, taking into account a predetermined route and exclusively by the transport organized by an enterprise or organization; • the movement of drivers of automobile vehicles on the basis of a certificate issued by an employer, a waybill, a certificate of registration of a vehicle and a driver's license, and also taking into account the list of passengers (workers).
<p>March 30, 2020</p>	<p>Order of the Commandant's Office of Bishkek dated March 30, 2020 No. 15</p>	<p>This Order introduces the following additional measures to ensure a state of emergency:</p> <ul style="list-style-type: none"> - It is forbidden to move around the city with the exception of the following cases: <ul style="list-style-type: none"> • movement from the place of residence to the place of work and vice versa (a certificate from the place of work is mandatory. The employer must be from the list of those whose activities are permitted by the Commandant's Office of Bishkek by order No. 6 dated March 26, 2020). • purchase of food products in the store, medicines and medical products in pharmacies within a radius of no more than 1.5 km from the place of residence according to registration documents, including temporary; • pet walking within a radius of no more than 100 meters from the place of residence according to registration documents, including temporary, no more than 30 minutes; • travel to medical facilities in case of emergency; • leaving home in case of unforeseen emergencies and other cases that threaten human life and health. - It is forbidden to visit relatives, neighbors, colleagues. - It is forbidden to gather in groups of more than three people, except for people from the same family. - The movement of minors without adults is prohibited.

		<ul style="list-style-type: none"> - A temporary ban has been introduced on the activities of all organizations, with the exception of those that ensure the vital activities of the city. - All legal entities in the city of Bishkek are ordered: <ul style="list-style-type: none"> • to minimize the number of employees; • to ensure the safety of its employees and customers by taking precautionary measures, such as: <ul style="list-style-type: none"> - distribution of gloves and disposable masks to employees; - wet cleaning and disinfection of the room at least 2 times a day; - to put sanitizers at the entrance and exit of shops, pharmacies, medical institutions and other organizations; - to organize measuring the body temperature of visitors at the entrance to shops, pharmacies, medical institutions and other organizations, - to strictly follow the limit on the number of people indoors - not more than 1 person per 10 square meters; - simultaneous entrance to grocery stores and pharmacies of no more than 2 people; - to control the compliance with a distance of at least 2 meters between people inside and outside the premises; - to control the compliance with the limit of up to 5 people in lines inside and outside the premises; - to ban the access to the premises without personal protective equipment (without medical masks).
	<p>Resolution of the Board of the NBKR dated March 30, 2020 No. 2020-P-12\19-1-(БС) “On the procedure for the operation and regulation of the activities of banks, non-bank financial and credit organizations and other legal entities supervised by the National Bank of the Kyrgyz Republic, during the declared state of emergency in certain territories of the Kyrgyz Republic in connection with the</p>	<p>The Resolution established the measures to minimize risks in the activities of commercial banks, non-bank financial and credit organizations and other legal entities supervised by the NBKR, in the event of a threat of mass infection of the population in a state of emergency in connection with an epidemic of infectious diseases, and methods of implementing a set of measures applied before, during and/or after the threat of mass infection of personnel to ensure the functioning of critical business processes of banks, the non-bank financial institutions and other entities supervised by the NBKR, and to ensure their implementation</p> <p>Also, the NBKR has recommended to all microfinance organizations and exchange bureaus to suspend their activities in those places, where a state of emergency has been introduced and there are appropriate decisions of commandants, until it is canceled, with the exception of remote customer service.</p>

	spread of the coronavirus COVID-19”	The Resolution has extended by 45 calendar days the time limits for consideration by the NBKR, as well as the time limits for all documents to be submitted by banks, non-bank financial and credit organizations and other persons supervised by the NBKR regarding licensing, including issues of coordination of officials, issuance, registration, re-registration, renewal of licenses/certificates, expansion of activities, reorganization and, the acquisition of a threshold participation in capital (acquisition of shares) and other issues stipulated by the relevant regulatory legal acts of the NBKR on licensing.
March 31, 2020	Plan of the Government of the Kyrgyz Republic on fiscal measures to support entrepreneurship	<p>Within the framework of the Plan, the Government of the Kyrgyz Republic decided:</p> <ul style="list-style-type: none"> - to provide deferrals and installments plans for the payment of the amounts of tax debt and social security debt arising from the declaration of the state of emergency from March 22, 2020; - not to apply tax sanctions and penalties for untimely fulfillment of tax obligations until July 1, 2020; - to recommend local governments to provide a deferral of payments for rent of municipal property for 3 months from April 1, 2020; - to extend the terms for the widespread introduction of components of the electronic system of fiscalization of tax procedures until July 1, 2020; - to extend the deadline for submitting a single tax return for individuals and individual entrepreneurs until April 1, 2021; - to extend the deadlines for submission of reports by business entities on taxes and social contributions until July 1, 2020, subject to timely payment of payments; - to extend the moratorium on inspections by state regulatory authorities until January 1, 2022; - to introduce a restriction on field tax audits until January 1, 2021, with the exception of: <ul style="list-style-type: none"> • scheduled inspections of business entities engaged in the production and turnover of excisable groups of goods;

		<ul style="list-style-type: none"> • unscheduled inspections carried out in case of reorganization, liquidation of organizations and termination of activity of an individual entrepreneur; • unscheduled inspections and cross-checks carried out in the case of receipt by the tax authorities of documented information testifying to the facts of incorrect tax calculation by taxpayers after the completion of the state of emergency. <ul style="list-style-type: none"> - to recommend the relevant organizations within 3 months: <ul style="list-style-type: none"> • not to disconnect electricity, water, gas and other utilities, communication services and the Internet due to the presence of debt; • not charge penalties, penalties for non-payment of utility bills (for electricity, water, gas, garbage collection, communication services, Internet, etc.) - to provide a deferral of payments for the rental of state property for 3 months, from April 1, 2020; - to introduce a temporary ban on conducting bankruptcy proceedings until January 1, 2021. <p>https://www.gov.kg/ru/post/s/pravitelstvo-utverdilo-plan-po-okazaniyu-fiskalnykh-mer-podderzhki-predprinimatelstva</p>
	<p>Plan of the Government of the Kyrgyz Republic on providing social support to the population and ensuring food security</p>	<p>According to the Plan to reduce the negative impact on economic and social stability, the following decisions were made:</p> <ul style="list-style-type: none"> - it was recommended to large producers, suppliers of food products, owners of large retail chains to ensure an adequate supply of socially significant agricultural goods and food products, stable sales and prices for them; - to put in the state reserve the necessary volume of the essential goods; - to organize and coordinate with the EAEU partners a mechanism for providing a “green corridor” for transit freight traffic for unhindered passage of imports of socially significant goods, medicines, medical products and preparations;

		<ul style="list-style-type: none"> - to provide targeted social assistance to low-income families in the form of food packages. <p>https://www.gov.kg/ru/post/s/okmt-kalkty-sotsialdyk-zhaktan-koldoo-zhana-azyk-tlk-koopsuzdugun-kamsyz-kyluu-boyuncha-ish-charalardyn-planyn-bekitti</p>
	<p>Plan of the Government of the Kyrgyz Republic on anti-crisis financial measures to support entrepreneurship</p>	<p>According to the Plan, the following decisions were made:</p> <ul style="list-style-type: none"> - to recommend the NBKR to conduct outreach to the population about the preference of remote banking services; - to recommend the NBKR to conduct credit auctions in order to provide the banking system with the necessary level of KGS liquidity to maintain lending to the real sector of the economy; - to recommend the NBKR to ease the prudential requirements for commercial banks and non-banking financial-credit institutions for the period up to January 1, 2022; - to work with commercial banks on prolongation and restructuring the principal amounts and interest on loans for at least 3 months, including projects funded by the Government of the Kyrgyz Republic and the Russian-Kyrgyz Development Fund (RKDF) in support of small and medium-sized businesses; - in order to prevent mass gatherings of people, to extend the dates of general meetings of shareholders until July 1, 2020; - in order to support domestic producers, to fix the norm (Article 4 part 3 of the Law of the Kyrgyz Republic “On Public Procurement”) on the provision of benefits to domestic suppliers in the amount of 20 percent during the public procurement procedure; - in order to assist domestic suppliers, manufacturers and contractors, to adjust public procurement contracts with regard to the deadlines, which were affected by the announcement of the state of emergency;

		<ul style="list-style-type: none"> - to attract funds of the RKDF placed in the securities of issuers of the Russian Federation for preferential lending to sectors of the economy of the Kyrgyz Republic; - to simplify the procedures of the RKDF to ensure maximum accessibility to credit resources; - to work with development partners to jointly establish a business support fund for those most adversely affected by the coronavirus and the announcement of the state of emergency. <p>https://www.gov.kg/ru/post/s/pravitelstvo-utverdilo-antikrizisnye-finansovye-mery-podderzhki-predprinimatelstva</p>
April 3, 2020	Resolution of the Board of the NBKR dated April 3, 2020 No. 2020-II-12/20-1-(HIIA) “On the temporary deadlines for reporting by commercial banks and non-bank financial and credit organizations of the Kyrgyz Republic to the National Bank of the Kyrgyz Republic”	<p>This Resolution established new deadlines for submission:</p> <ul style="list-style-type: none"> - monthly and quarterly reports to the NBKR by commercial banks (deadlines for submission of daily and weekly reports were left unchanged); - reports by bank liquidators, temporary bank administrators; - periodic regulatory reports by the non-bank financial and credit institutions, as well as other legal entities supervised by the NBKR. <p>The reports are submitted to the NBKR in electronic format. Paper versions of the reports shall be submitted to the NBKR after the state of emergency is lifted and shall be identical to earlier submitted reports in electronic format.</p>
	Resolution of the Board of the NBKR dated April 3, 2020 No. 2020-II-14/20-2-(IIC) “On the temporary deadlines for electronic reporting by commercial banks, payment organizations and payment system operators to the National Bank of the Kyrgyz Republic regarding the payment system”	<p>The Resolution established new deadlines for submitting specified monthly and quarterly reports to the NBKR for operators of payment systems, payment organizations, commercial banks and operators of international money transfer systems. The terms of submitting the daily and weekly reports, as well as the procedure of informing the clients and the NBKR about the incidents affecting the performance of the payment system as a whole, were left unchanged.</p> <p>The reports are submitted to the NBKR electronically. Paper versions of the reports are submitted to the NBKR after the state of emergency is lifted and should be identical to the reports submitted earlier in electronic format.</p>

	<p>Law of the Kyrgyz Republic of April 3, 2020 No. 33 “On amending certain legislative acts on the stabilization of the socio-economic situation in connection with force majeure”</p>	<p>The law introduced amendments to various legal acts of the KR, including:</p> <ul style="list-style-type: none"> - the Tax Code of the KR, specifically, in the event of force majeure situations, the Government of the KR has the right to adopt (for a limited period) decisions: <ol style="list-style-type: none"> 1. on the provision of deferrals or installments on the amount of tax arrears, formed as a result of unavoidable circumstances, without the provision of a bank guarantee; 2. on change of the tax rate within the limits of the rate provided by the tax legislation of the KR; 3. on extending the deadlines for the submission of tax reports, with the exception of tax reporting on indirect taxes when importing goods into the territory of the Kyrgyz Republic from the territories of the member states of the Eurasian Economic Union 4. on non-application of tax sanctions and penalties for untimely performance of tax obligations; <p>Also, the amount of tax on the basis of a patent, the validity of which falls on the period of force majeure circumstances, can be recalculated in the manner determined by the Government of the Kyrgyz Republic. In addition, in case of force majeure circumstances, the authorized tax authority has the right to refuse application of the tax regime on the basis of a contract or to renegotiate, suspend or terminate the contract;</p> - the Code on Non-Tax Income - in the event of force majeure circumstances, the Government has the right to make a decision on amendment, fulfillment and termination of the obligation to pay non-tax income, as well as on the non-application of sanctions and penalties for late fulfillment of obligations on non-tax income; - the Law "On enactment of the Tax Code of the Kyrgyz Republic": <ol style="list-style-type: none"> 1. The deadline for submission of a unified tax return for 2019 by individuals and individual entrepreneurs is 1 April 2021. 2. from 1 April to 1 October 2020, taxpayers may submit applications for deferral or installment for the amount of tax debt resulting from force majeure without presenting documents on bank guarantees for a period not exceeding 1 year 3. the term for submission of tax reporting, except for tax reporting on indirect taxes when importing goods into the territory of the Kyrgyz Republic from
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		<p>the territories of the EAEC Member States, is extended for business entities until July 1, 2020.</p> <ol style="list-style-type: none"> 4. for late performance of tax obligations by the taxpayer as a result of force majeure circumstances for the tax periods from March to June 2020, no tax penalty and no penalty will be applied; 5. the terms of making/receipt/appeal of the decision of the tax authority will be interrupted during the period of occurrence of the force majeure circumstances for a period determined by the Government of the Kyrgyz Republic. <ul style="list-style-type: none"> - the Law "On normative legal acts of the Kyrgyz Republic" – draft legal acts aimed at regulating business activities may be not analyzed for regulatory impact in cases of regulation of business activities under force majeure circumstances; - the Law "On tariffs of insurance premiums for state social insurance" - the Government of the KR in case of occurrence of force majeure circumstances is entitled to make a decision on exemption of individual entrepreneurs from payment of insurance premiums for a certain period of time; - the Law "On joint stock companies" - in exceptional cases related to the introduction of a state of emergency, emergency situation and/or force majeure circumstances, the Government of the KR may establish another deadline for holding annual general meetings of shareholders, as well as another deadline for publication of the annual report on financial and economic activities of a company.
	<p>Law of the Kyrgyz Republic dated April 3, 2020 No. 34 “On amending certain legislative acts of the Kyrgyz Republic (the Criminal Code of the Kyrgyz Republic, the Code of the Kyrgyz Republic on Misconduct, the Code of the Kyrgyz Republic on Violations)”</p>	<p>This Law amended the Criminal Code, Code on Misconduct, Code on Violations:</p> <ul style="list-style-type: none"> - Article 280 “Violation of sanitary and epidemiological rules” was amended in the Criminal Code of the Kyrgyz Republic, and a definition of the term “public disaster” was added - Article 119-1 “Violation of the requirements of an emergency regime, state of emergency or martial law” and Article 127-1 “Violation of the requirements (rules) of restrictive measures (quarantine)”, and the definition of the term “public disaster” were added to the Code on Misconduct

		<ul style="list-style-type: none"> - Article 49-1 “Violation of the legislation on the circulation of medicines”, Article 82-1 “Non-compliance with the requirements (conditions) of curfew”, Article 82-2 “Violation of the rules of an emergency regime, state of emergency or martial law”, Article 218 "Unreasonable overpricing" were added to the Code on Violations
April 5, 2020	Order of the Commandant's Office of Bishkek dated April 5, 2020 No. 26-пп “On the transportation of employees of enterprises or organizations”	The order approved the Guidelines for the transportation of employees of enterprises or organizations, as well as the application form and transportation sheet for transporting employees of enterprises or organizations
April 8, 2020	Order of the Commandant's Office of Bishkek dated April 8, 2020 No. 31-пп “On the permission to move vehicles and persons engaged in spring field and agricultural work”	This Order provided for unimpeded movement of vehicles and people engaged in spring field and agricultural work from 07-00 to 20-00 through the checkpoints of the city of Bishkek.
	Order of the Commandant of Bishkek dated April 8, 2020 No. 32-пп “On the adoption of additional measures to ensure food security in the city of Bishkek”	<p>This Order ordered:</p> <ul style="list-style-type: none"> - the head of the Department of the State Service for Combating Economic Crime under the Government of the Kyrgyz Republic to develop a set of measures and organize work to prevent, identify and prevent the facts of an unreasonable and artificially created shortage and overpricing of goods of a socially significant group, as well as medical preparations and means - to monitor and analyze food security in the city of Bishkek, indicating the reasons and conditions that contribute to the artificially high prices for goods included in the list approved by the Resolution of the Government of the Kyrgyz Republic dated April 22, 2009 No. 242
April 9, 2020	Resolution of the Government of the Kyrgyz Republic dated April 9, 2020 No. 197 “On approval of the Procedure for the introduction and implementation	In order to develop operational measures, to prevent the spread, localization and elimination of foci of quarantine and especially dangerous diseases, to ensure the sanitary and epidemiological well-being of the population of the Kyrgyz Republic, the Government of the Kyrgyz Republic approved the Procedure for introducing and

	of restrictive / quarantine measures in the field of public health in the Kyrgyz Republic”	implementing restrictive / quarantine measures in the field of public health in the Kyrgyz Republic.
April 10, 2020	Order of the State Tax Service	<p>The State Tax Service of the Kyrgyz Republic introduced a restriction on tax audits until January 1, 2021 as part of a plan of priority measures of the government on reducing the negative impact on economic and social stability in connection with the spread of the coronavirus pandemic approved by a Resolution of the Government of the Kyrgyz Republic dated March 30, 2020</p> <p>The restriction will not apply to:</p> <ul style="list-style-type: none"> - scheduled inspections of business entities operating in the production and turnover of excisable groups of goods; - unscheduled inspections carried out in case of reorganization, liquidation of organizations and termination of activity of an individual entrepreneur; - unscheduled inspections and cross-checks carried out in the case of receipt by the tax authorities of documented information evidencing the facts of incorrect tax calculation by taxpayers after the end of regime of emergency / state of emergency; - desk checks after the end of the regime of emergency / state of emergency. <p>https://www.sti.gov.kg/%D0%B2%D1%81%D0%B5-%D0%BD%D0%BE%D0%B2%D0%BE%D1%81%D1%82%D0%B8/2020/04/10/gns-ogranichila-nalogovye-proverki-do-1-yanvary-2021-goda</p>
April 14, 2020	Decree of the President of the Kyrgyz Republic dated April 14, 2020 VII No. 71 “On amending certain decrees of the President of the Kyrgyz Republic”	By this Decree, the state of emergency on the territory of Bishkek, Osh, Nookat and Kara-Suy districts of Osh region, Jalal-Abad and Suzak district of Jalal-Abad region was extended until 08:00 on April 30, 2020.
	Decree of the President of the Kyrgyz Republic dated April 14, 2020 VII No. 72 “On the introduction of a state of emergency in the city of Naryn and At-Bashy district of the	This Decree introduced a state of emergency on the territory of the city of Naryn and At-Bashy district of the Naryn region for the period from 08:00 April 15, 2020 to 08:00 April 30, 2020, formed a commandant office on the territory of the city of Naryn and At-Bashy district of the Naryn region to ensure the emergency regulations, approved regulations on the commandant’s office and appointed Commandant.

	Naryn region of the Kyrgyz Republic”	
April 15, 2020	Resolution of the Government of the Kyrgyz Republic dated April 15, 2020 No. 207 “On Amending the Resolution of the Government of the Kyrgyz Republic “On introducing a temporary ban on the export of medicines and medical products from the Kyrgyz Republic” dated February 3, 2020 No. 57”	By this Resolution, the Government lifted the ban on the export of protective masks and non-medical respirators (code 6307 90 980 0 of the EAEU FEA) to the EAEU member states. Export maybe carried on the basis of: <ul style="list-style-type: none"> - official information of the Department of Drug Supply and Medical Technology under the Ministry of Health of the Kyrgyz Republic that the exported goods are not used for medical purposes and are not a medical device; - certificate of origin in the Kyrgyz Republic
April 20, 2020	Resolution of the Government of the Kyrgyz Republic dated April 20, 2020 No. 210 "On measures to stabilize the socio-economic situation in connection with force majeure circumstances"	This Resolution established that: <ul style="list-style-type: none"> - payers of insurance premiums have the right to submit reports on state social insurance until July 1, 2020 for reporting periods from March 1 to May 31, 2020; - a penalty for the late payment of insurance premiums in the amount of arrears for reporting periods from March 1 to May 31, 2020 will not apply.
	Law of the Kyrgyz Republic dated April 20, 2020 “On amendments to the law of the Kyrgyz Republic “On Public Procurement”	According to the amendments to the Law of the Kyrgyz Republic, the procuring entity has the right to independently make purchases concluding a contract directly in the case of the purchase of goods, works and services in the event of an emergency prevention only in high alert mode.
April 24, 2020	Order of the Government of the Kyrgyz Republic dated April 24, 2020 № 143-r	This Order established: <ul style="list-style-type: none"> - the deadline for holding general annual meetings of shareholders based on the results of 2019 - until September 1, 2020; - the deadline for publication of the annual report on financial and economic activity of the open joint-stock company, which has more than 500 shareholders or publicly placed at least 1 issue of securities - within 2 months from the date of the annual meeting of shareholders on the results of 2019, but not later than November 1, 2020.

April 28, 2020	Decree of the President of the Kyrgyz Republic dated April 28, 2020. UP № 80 "On introducing changes in some decreed of the President of the Kyrgyz Republic".	By this Decree, the state of emergency in some territories of the Kyrgyz Republic was extended until 24.00 May 10, 2020.
	Plan for resuming economic activity developed by the Republican Operations Staff	<p>According to the Plan, from May 1, 2020, economic activity is allowed under the state of emergency for:</p> <ol style="list-style-type: none"> 1) Field of industry and production: energy industry; chemical and oil-and-gas industry; mechanical engineering, instrument-making and electro-tech industry; mining industry, non-ferrous and ferrous metallurgy; textile and leather-shoe industry; furniture industry; production of construction materials; and other types of industry and production. 2) Construction: construction objects; contract works in the field of irrigation, drinking water supply, as well as canals, roads and bridges; related works and services. 3) Vehicle repair and maintenance services: maintenance and repair, including oil change and painting; vulcanization and balancing of tires; washing and dry cleaning. 4) Services of private and public notaries. 5) Trade: online shops (e-commerce), including delivery of goods, including through courier services; wholesale and supply of building materials, except for shops (wholesale points/warehouses/suppliers of building materials); wholesale (points/warehouses/stores) and supply of fabrics and fittings, except for markets; auto parts, bicycle parts, parts, oils and paints shops. 6) Services of hairdressing salons (only haircutting, dyeing and hair styling by appointment). 7) Transport services of organized taxi services (not more than 2 people). <p>From May 11, 2020, under the state of emergency, economic activity is allowed for:</p> <ol style="list-style-type: none"> 1) Financial and other services: microfinance organizations; insurance companies; real estate agencies; travel agencies. 2) Household services: plumbing, electrical installation and carpentry works; repair of household appliances, machines, devices and appliances; dry cleaning and cleaning. 3) Trade: shops and markets for construction materials; markets for auto parts, bicycles, components, oils and paints; markets for fabrics, accessories and other

		<p>accessories for the clothing and leather industries; car dealerships, except for car markets.</p> <p>4) Transport services: public transport - passenger transportation by buses and trolleybuses, except for minibuses.</p> <p>From May 21, 2020, under the state of emergency, economic activity is allowed for:</p> <ol style="list-style-type: none"> 1) Public service centers 2) Financial and other services: exchange offices; pawnshops. 3) Household services: footwear repair; furniture assembly and repair. 4) Trade: shopping centers; clothing markets and shops; automobile markets; related services. 5) Services of private (individual) tutors. 6) Services of private family baths and spas. <p>https://www.gov.kg/ru/post/s/razrabotan-poetapnyy-poryadok-vozbnovleniya-ekonomicheskoy-deyatelnosti%C2%A0</p>
May 6, 2020	The Order of the Government of the Kyrgyz Republic dated May 6, 2020. No. 162-r	In order to restore economic activity and support the activities of business entities in connection with the spread of the COVID-19 virus, the Government approved the Action Plan of the Government of the Kyrgyz Republic for 2020 to restore economic activity and support the activities of business entities
May 7, 2020	Law of the Kyrgyz Republic dated May 7, 2020 “On amending certain legislative acts of the Kyrgyz Republic (in the Laws of the Kyrgyz Republic “On Public Health”, “On Civil Protection”)”	<p>This Law amended the definition of restrictive measures (quarantine) in the Law "On Public Health" and defined measures of temporary restrictive measures, which include:</p> <ul style="list-style-type: none"> - complete isolation of the epidemic outbreak, settlements and the entire quarantine zone with the establishment of armed security (cordon); - strict control over the entry and exit of the population and the export of property from the quarantine zone; - prohibition of passage through the source of infection of motor vehicles and stops outside designated areas during the transit passage of railway transport; - the creation of observations and the observational activities of persons who were in the outbreak and dropping out of the quarantine zone; - early detection of infectious patients, their isolation and hospitalization in specially designated healthcare organizations; - restriction of contact between individual groups of the population and the procedure for using personal protective equipment;

		<ul style="list-style-type: none"> - establishment of a regime of actions during the period of restrictive measures (quarantine) for the population, city transport, retail network and public catering enterprises, objects of economic and industrial activity, depending on epidemiological situation, to their uninterrupted operations; - establishment of antiepidemic and antiepzootic regimes of work of healthcare organizations, agricultural facilities located in the epidemic outbreak; - carrying out activities on disinfection of environmental objects and manufactured industrial products, and sanitary treatment of the population; - transfer of all objects of the food industry to a special technological mode of operation, which guarantees the safety of products; - carrying out emergency and specific prophylaxis; - control over the strict implementation by the population, enterprises, ministries and departments of the established quarantine rules; - carrying out sanitary and public awareness work among the population; - round-the-clock armed guarding (cordon-off) of the quarantine territory by means of displaying guard posts along the perimeter of the infection point, on the main routes of people and vehicles and round-the-clock patrolling between the guard posts, strict control over the movement of population between separate settlements where quarantine has been introduced, establishment of restrictive signs, and displaying posts on country roads, paths, etc.; - prohibition on movement of population and transport between and inside quarantined settlements in the quarantine zone, except for persons and vehicles ensuring functioning of food industry, health care system, etc.; and - prohibition on holding mass events (meetings, assemblies, etc.), closure of markets; - other restrictive measures providing for special treatment of economic or other activities, restriction of movement of population, vehicles, cargo, goods and animals. <p>In addition, this Law supplemented the Law “On Civil Protection” with the following “In case of need (an immediate threat to life and health of people), a head of emergency response temporarily restricts access of people and vehicles to the emergency zone and suspends the activities of organizations located in this zone ”</p>
May 8, 2020	Resolution of the Government of the Kyrgyz Republic dated May 8, 2020 No. 241 "On measures to	By this Resolution, the Government of the Kyrgyz Republic:

	implement the Law of the Kyrgyz Republic "On introducing amendments to some legislative acts of the Kyrgyz Republic on issues of stabilization of social and economic situation due to force majeure circumstances".	<ul style="list-style-type: none"> - recognized the situation on combating the spread of coronavirus infection "COVID-19" in the territory of the KR as a force majeure, in order to support the affected subjects of the Kyrgyz Republic on issues of tax, customs, social and non-tax payments. - determined the procedure for interrupting the deadlines for making, delivering and appealing the decisions of the tax authorities - made changes in the procedure of issuing a patent in the tax authorities on paper or in electronic format approved by the Resolution of the Government "On measures to implement the requirements of Articles 345, 352 and 355 of the Tax Code of the Kyrgyz Republic and legislation in the field of state social insurance" - amended the Regulation "On the procedure for collecting tax debts" approved by the Resolution of the Government "On approval of regulations and procedure for tax administration" No. 144 dated April 7, 2011
May 10, 2020	Order of the Government of the Kyrgyz Republic dated May 10, 2020 № 166-r	This Order introduced restrictive measures (quarantine) on the territory of the cities of Bishkek, Osh, At-Bashi district of Naryn region, aiyl aimak of Kanysh-Kyya of Chatkal district of Jalal-Abad region of the Kyrgyz Republic from May 11, 2020 until the issuance of a special order.
May 11, 2020	Resolution of the Government of Kyrgyz Republic dated May 11, 2020 № 244 "On additional measures to reduce the risks of coronavirus infection (COVID-19)"	This Resolution approved Provisional Sanitary and Epidemiological Rules and Norms "Sanitary and Epidemiological Requirements for Preventing the Spread of Coronavirus Infection (COVID-19)", which are mandatory for all individuals and legal entities, regardless of form of ownership, operating in the field of production, services, including public catering, trade, other permitted economic activities in the conditions of state of emergency and the regime of emergency until the coronavirus infection epidemiological situation (COVID-19) improves.
May 13, 2020	Resolution of the NBKR Board No. 2020-P-12\27-1-(HIIA) of 13.05.2020 "On the procedure for identification and verification of clients in remote mode"	This Resolution approved the Procedure for identification and verification of customers in a remote mode as part of the measures to reduce epidemiological threats and in order to improve the availability of financial services.

<p>May 15, 2020</p>	<p>Resolution of the Government of the Kyrgyz Republic dated May 15, 2020 No. 251 "On Amendments to the Resolution of the Government of the Kyrgyz Republic "On introducing a temporary ban on export of certain types of goods from the Kyrgyz Republic" dated March 22, 2020 No. 174".</p>	<p>The Resolution amended Resolution No. 174 of the Government of the Kyrgyz Republic "On introducing a temporary ban on the export of certain types of goods from the Kyrgyz Republic" dated March 22, 2020, in particular:</p> <ul style="list-style-type: none"> - the title of the Resolution (after "from the Kyrgyz Republic" the words "outside the customs territory of the Eurasian Economic Union" were inserted); - export of instant noodles from the Kyrgyz Republic outside the customs territory of the Eurasian Economic Union is based on: the conclusion of the Ministry of Agriculture, Food Industry and Land Reclamation of the Kyrgyz Republic on the expediency of export, issued for each batch of exported goods, and certificate of origin of the goods in the Kyrgyz Republic; - export of antibacterial agents from the Kyrgyz Republic outside the customs territory of the EAEC is made on the basis of the conclusion of the Ministry of Health of the Kyrgyz Republic on expediency of export issued for each batch of exported goods, and certificate of origin of the goods in KR.
<p>May 19, 2020</p>	<p>Resolution of the Government of the Kyrgyz Republic dated May 19, 2020 No. 256 "On issues of providing citizens of the Kyrgyz Republic, foreign citizens and stateless persons the population with identity documents"</p>	<p>This Resolution has temporarily extended the validity period of:</p> <ol style="list-style-type: none"> 1) passports of citizens of the Kyrgyz Republic of 2004 standard until December 31, 2020- for citizens who are staying outside the Kyrgyz Republic, if the validity of their passports expires in the period from January 1, 2020 to December 30, 2020; 2) general civil passport of KR citizen of 2006 standard until December 31, 2020 (except for the passport of a KR citizen who has not reached the age of 16 years) - for citizens who are staying outside the Kyrgyz Republic, if the validity of their passports expires in the period from January 1, 2020 to December 30, 2020; 3) registration or prolongation of registration of a foreign citizen or stateless person, established by the Resolution of the Government "On the issues of registration of foreign citizens and stateless persons in the Kyrgyz Republic" dated December 19, 2016 № 689, for the period of emergency situation and/or state of emergency. <p>It is also established that foreign citizens and stateless persons who have expressed their wish to prolong their stay in the territory of the Kyrgyz Republic are obliged to prolong their registration within 10 (ten) working days from the date of cancellation of the</p>

		emergency situation and/or state of emergency regime on the territory of the Kyrgyz Republic or some of its areas.
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On May 4, 2020, the Ministry of Labor and Social Development of the Kyrgyz Republic submitted for public discussion the draft Law of the Kyrgyz Republic "On Amendments to the Labor Code of the Kyrgyz Republic" and the draft Resolution of the Government of the Kyrgyz Republic "On the draft Law of the Kyrgyz Republic "On Amendments to the Labor Code of the Kyrgyz Republic". The draft law was developed to regulate remote work of an employee at his or her home, since at present, the Labor Code of the Kyrgyz Republic does not have norms for regulating labor of different categories of employees in remote mode.

On May 12, 2020, the Ministry of Economy of the Kyrgyz Republic introduced a draft resolution of the Government of the Kyrgyz Republic "On Amending the Resolution of the Government of the Kyrgyz Republic "On introducing a temporary ban (moratorium) on conducting inspections of business entities" dated December 17, 2018, No. 586. The draft Resolution provides for the extension of the moratorium on inspections of business entities until January 1, 2022 (according to paragraph 1 of Government Resolution No. 586, the moratorium was established from January 1, 2019 to January 1, 2021).