[UNOFFICIAL FKCCI TRANSLATION OF SEOUL METROPOLITAN GOVERNMENT ANNOUNCEMENT No. 2021-139]

Original document (KR) on: <u>고시·공고 | 서울특별시 (seoul.go.kr)</u>

Seoul Metropolitan Government Announcement No. 2021-139

Administrative order for foreign workers' diagnosis test to prevent the spread of COVID-19

In accordance with the [¬]Act on Prevention and Management of Infectious Diseases_¬, the following administrative order is enforced to prevent the spread of infection in the local community of Covid-19 in Seoul.

March 17, 2021 Seoul Mayor

1. Applicable area: all areas of Seoul

2. Disposal period: '21. 3. 17(Wed) ~ '21. 3. 31.(Wed) (15 days)

3. People concerned by this text: employers employing one or more foreign workers in a place located in Seoul and foreign workers (including non-registered foreigners)

4. Content

- employers employing one or more foreign workers should take measures in order that thei foreign workers receive a COVID-19 diagnosis test during the aforementioned period

- foreign workers (including non-registered foreigners) should receive COVID-19 diagnosis test without delay during the aforementioned period

% However, if you did a diagnosis test after March 1st, 2021, it is considered that you have fulfilled this administrative order

X Non-registered foreigners can receive the COVID-19 diagnostic test for free without visa verification, and the information provided during the test process is used only for quarantine purposes (Attachment 1)

X Foreign business owners are also subject to diagnostic test

5. Effective date: Effective immediately after announcement

6. Legal basis

- Infectious Disease Prevention Act Article 49 (1) 3

- Infectious Disease Prevention Act, Article 81, subparagraph 10 (penalty)

8. Inspection fee: Free

9. Penalties for violation, etc.

- A person who does not comply with this disposition may be fined up to 2 million won pursuant to subparagraph 10 of Article 81 of the [¬]Act on the Prevention and Management of Infectious Diseases_. Also, such person can be requested all costs incurred by an infection in violation of this text as quarantine expenses.

10. Appeal procedures, etc.

- If there is an appeal or objection to this disposition, an administrative remedy may be requested pursuant to Article 23 (1) of the Administrative Litigation Act within 90 days from the effective date of this disposition, and an action for annulment can be raised to the competent Administrative Court in accordance with Article 9 of the Administrative Litigation Act.

- A party who has not received this administrative order may request its issuance pursuant to Article 24 (1) of the Administrative Procedure Act.

11. Inquiries: 120 Call Center (02-120)

X Status of Foreign Language Interpretation Services (Attachment 3).