



New South Wales

# **Public Health (COVID-19 Temporary Movement and Gathering Restrictions) Amendment (No 10) Order 2021**

under the

Public Health Act 2010

I, Brad Hazzard, the Minister for Health and Medical Research, make the following Order under section 7 of the *Public Health Act 2010*.

Dated 20 July 2021 at 10.44am.

BRAD HAZZARD  
Minister for Health and Medical Research

## **Public Health (COVID-19 Temporary Movement and Gathering Restrictions) Amendment (No 10) Order 2021**

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Public Health Act 2010

### **1 Name of Order**

This Order is the *Public Health (COVID-19 Temporary Movement and Gathering Restrictions) Amendment (No 10) Order 2021*.

## **Schedule 1      Amendment of Public Health (COVID-19 Temporary Movement and Gathering Restrictions) Order 2021**

**[1]    Clause 3 Definitions**

Insert in alphabetical order in clause 3(1)—  
*sell* includes display for sale.

**[2]    Clause 8**

Omit clause 8. Insert instead—

**8    Direction of Minister about working from home**

The Minister directs that an employer must allow an employee to work at the employee's place of residence if it is reasonably practicable to do so.

**[3]    Clause 22A Directions of Minister about visitors to places of residence**

Insert after clause 22A(4B)—

- (4C) Subclause (4A) does not apply to the cleaning or carrying out of repairs or maintenance at an unoccupied place of residence if it is necessary for the sale or lease of the place of residence.

**[4]    Clause 24 Directions of Minister concerning closure of certain premises**

Insert “in the course of the normal operation of the shop” after “following” in clause 24(1A)(e).

**[5]    Clause 24AA Directions of Minister about use of vehicles**

Insert “, including where 2 persons are in a relationship but do not necessarily live together” after “reasons” in clause 24AA(2)(d).

**[6]    Clause 24AC**

Insert after clause 24AB—

**24AC    Direction of Minister about working from home**

- (1) This clause applies to an employee—  
(a) whose place of residence is in Greater Sydney, or  
(b) who is staying in temporary accommodation in Greater Sydney.
- (2) The Minister directs that an employer must require an employee to work at the employee's place of residence.
- (3) Subclause (2) does not apply if it is not reasonably practicable for the employee to work at the employee's place of residence.

**[7]    Schedule 1 Reasonable excuses**

Insert “reasonably” after “it is not” in item 2.

**[8]    Schedule 1, item 2**

Omit the note.