ORDER OF THE CENTERS FOR DISEASE CONTROL AND PREVENTION,
DEPARTMENT OF HEALTH AND HUMAN SERVICES
UNDER 42 CFR 71.31 and 71.4

Attn: Each airline carrying a passenger who has departed from, or was otherwise present within, the People’s Republic of China (excluding the special administrative regions of Hong Kong and Macau) within 14 days of the date of the passenger’s entry or attempted entry into the United States via that airline’s carriage.

In accordance with 42 CFR §§ 71.31(b) and 71.4(d), as authorized by 42 U.S.C. § 264:

1. Each airline is hereby ordered to collect and provide information about any passenger who has departed from, or was otherwise present within, the People’s Republic of China (excluding the special administrative regions of Hong Kong and Macau) within 14 days of the date of the passenger’s entry or attempted entry into the United States via that airline’s carriage (“Designated Passengers”).

2. Each airline must collect and provide the following information (“Designated Information”) to the extent such information exists for any Designated Passenger carried by that airline:
   a. Full name (last, first, and, if available, middle or others);
   b. Primary contact phone number to include country code, at which a Designated Passenger can be contacted while in the United States;
   c. Secondary contact phone number to include country code;
   d. Address or addresses while a Designated Passenger is in the United States (number and street, city, State, and zip code), except that a U.S. citizen or a lawful permanent resident will provide address of permanent residence in the United States (number and street, city, State, and zip code); and
   e. Email address that a Designated Passenger will use for email communications while in the United States.

3. Each airline must produce, using existing data-sharing channels, the Designated Information to the Director of the CDC’s Division of Global Migration and Quarantine (“DGMQ”), or his representative. If existing data-sharing channels become unavailable, within 12 hours, the affected airline or airlines must identify an alternate means of transmitting the required data in a manner acceptable to CDC.

4. Each airline must provide Designated Information within 2 hours of the departure of the flight carrying a Designated Passenger.

5. Before or immediately upon arrival in the United States, each airline must provide to CDC (the head of the arrival airport’s Quarantine Station) the name of any Designated Passenger who had refused or was otherwise unable to provide all five fields of the Designated Information prior to departure.

6. Each airline must provide Designated Information for the duration of the January 31, 2020 Proclamation on Suspension of Entry as Immigrants and Nonimmigrants of Persons who Pose a Risk of Transmitting 2019 Coronavirus. This order will
cease to be effective when the Interim Final Rule at Federal Register, Vol. 85, No. 29, ceases to be effective.

The CDC Director has determined that Designated Passengers may be at risk of exposure to COVID-19. CDC will use this information for the purposes of public health follow-up, such as health education, treatment, prophylaxis, or other appropriate public health interventions, including travel restrictions.

“Airline” as used in this order has the meaning provided at 42 CFR § 71.1(b).

Failure to comply with this order may result in the imposition of fines or other penalties as provided in 42 U.S.C. § 271 and 42 C.F.R. § 71.2, or as otherwise provided by law. CDC maintains information retrieved by personal identifier in accordance with federal law, including the Privacy Act of 1974 (5 U.S.C. § 552a). Identifiable information may be shared only for lawful purposes, including with authorized personnel of the U.S. Department of Health and Human Services, state and local public health departments, and other cooperating authorities. CDC will delete the Designated Information when no longer required for the purposes set forth above, in accordance with federal law, and request that State and local governments do the same.

CDC may modify this order by an updated publication in the Federal Register or by posting an advisory to follow at www.cdc.gov.

In testimony whereof, the Director, Centers for Disease Control and Prevention, U.S. Department for Health and Human Services, has hereunto set his hand at Atlanta, Georgia, this 18th day of February, 2020.

Robert R. Redfield, M.D.
Director, Centers for Disease Control and Prevention