Checklist for monitoring illegitimate restrictions of ICCPR in the context of COVID-19 pandemic

If any measure taken by the State authority against the COVID-19 pandemic restricts the rights enshrined in the articles 12, 18 §3, 19, 21 and 22 of the ICCPR, is that measure:

I. Provided / prescribed by law and with clear definitions and precise criteria for restrictions?
II. Absolutely necessary and the least intrusive (there is no alternative that is less harmful) to protect public health from COVID-19 pandemic?
III. Applied without discriminating purpose or impact on particular groups? (e.g., there is no group particularly affected by the restriction without good reason)?
IV. Equally protecting the health of everyone without any unjustified distinction (there is no particular group unjustifiably left out from the protection)?

If your answer is "NO" to any of the questions above, there is a risk of ICCPR violation, please check:

- Which measures are restricting the rights enshrined in the ICCPR, and in what way?
- Which law provides the basis for the restriction, and in what manner?
- What part of the restriction is unnecessary, disproportionate or unjustified in light of its purpose of protecting public health from COVID-19 pandemic, and in what sense?
- Which groups are discriminated against or particularly affected by the restrictions, and in what way?
- Which groups are left out from the protection, and in what way?