

SIXTH AMENDED PUBLIC HEALTH ORDER 20-38 LIMITED COVID-19 RESTRICTIONS August 31, 2021

PURPOSE OF THE ORDER

I am issuing this Public Health Order (PHO or Order) in response to the existence of thousands of confirmed and presumptive cases of Coronavirus disease 2019 (COVID-19) and related deaths across the State of Colorado. This Order supersedes PHO 20-36 COVID-19 Dial and PHO 20-29 Voluntary and Elective Surgeries and Procedures, and implements reduced restrictions for individuals, businesses and activities, as well as reporting requirements for hospitals, to prevent the spread of COVID-19 further in Colorado.

FINDINGS

- 1. On March 10, 2020, Governor Jared Polis verbally declared a disaster emergency regarding COVID-19 in Colorado, and on March 11, 2020 Governor Polis issued **Executive Order D 2020 003**, memorializing the disaster declaration. The Governor's verbal declaration of a disaster emergency is now memorialized in **Executive Order D 2021 122**. Since that time, the Governor has taken numerous steps to implement measures to mitigate the spread of disease within Colorado, and has further required that several public health orders be issued to implement his orders.
- 2. I have issued public health orders pertaining to the limitation of visitors and nonessential individuals in skilled nursing facilities, intermediate care facilities, and assisted living residences; defining the terms of the Governor's **Stay at Home, Safer at Home,** and **Protect our Neighbors** requirements as well as **Critical Business** designations; requiring hospitals to report information relevant to the COVID-19 response; and requiring the wearing of face coverings in the workplace and urging their use in public. These measures all act in concert to reduce the exposure of individuals to disease, and are necessary steps to protect the health and welfare of the public. Additionally, in reducing the spread of disease, these requirements help to preserve the medical resources needed for those in our communities who fall ill and require medical treatment, thus protecting both the ill patients and the healthcare workers who courageously continue to treat patients.
- 3. As of August 31, 2021, there have been 615,878 Coloradans diagnosed with COVID-19, 35,923 have been hospitalized and 7,430 Coloradans have died from COVID-19.

- 4. With the rescission of PHO 20-36 COVID-19 Dial, but the pandemic ongoing, it remains critical for individuals, communities, businesses, and governments to remain vigilant regarding the spread of COVID-19. Individuals are encouraged to remain at least 6 feet away from non-household contacts, wash their hands, and wear a face covering to reduce the likelihood of disease transmission. As we continue to combat COVID-19 in our communities, continuing some limited requirements to mitigate disease spread remain appropriate.
- 5. The following additional public health orders remain in effect:
 - a. PHO 20-20 Requirements For Colorado Skilled Nursing Facilities, Assisted Living Residences, Intermediate Care Facilities, And Group Homes For COVID-19 Prevention And Response;
 - b. PHO 20-33 Laboratory Data Reporting for COVID-19; and
 - c. PHO 21-01 Vaccine Access And Data Reporting For COVID-19.

INTENT

This Order includes limited requirements for individuals and businesses to mitigate the spread of COVID-19 in Colorado. The Order requires face coverings in some settings. Additionally, the Order maintains some restrictions on certain activities while we continue to take steps to limit the spread of COVID-19 in Colorado, and includes a provision that authorizes CDPHE to require a county to comply with additional restrictions should certain metrics be met. The Order also includes hospital reporting requirements regarding bed capacity to provide the State with critical information to assess the status of the COVID-19 pandemic relative to the statewide capacity to provide necessary medical care and services to Coloradans.

ORDER

This Order superseded and replaced Public Health Orders 20-29 and 20-36, as amended, on April 16, 2021.

I. COVID-19 RESTRICTIONS

A. FACE COVERINGS AND COVID-19 TESTING

- 1. Face coverings are required for unvaccinated or not fully vaccinated patients, residents, and visitors, and medical grade face masks are required for unvaccinated or not fully vaccinated staff in the following settings that serve vulnerable or at-risk populations:
 - a. Homeless shelters;
 - b. Prisons;

- c. Jails;
- d. Community corrections programs and facilities; and
- e. Emergency medical and other healthcare settings (including hospitals, ambulatory surgical centers, urgent care centers, clinics, doctors' offices, and non-urgent care medical structures).
- 2. Exceptions to the face covering requirements include
 - a. individuals 11 years of age or younger,
 - b. individuals who cannot medically tolerate a face covering, and
 - c. individuals participating in one of the following activities:
 - i. individuals who are hearing impaired or otherwise disabled or who are communicating with someone who is hearing impaired or otherwise disabled and where the ability to see the mouth is essential to communication;
 - ii. individuals who enter a business or receive services and are asked to temporarily remove a face covering for identification purposes;
 - iii. individuals who are actively engaged in a public safety role, such as law enforcement officers, firefighters, or emergency medical personnel; or
 - iv. individuals who are officiating or participating in a life rite or religious service where the temporary removal of a face covering is necessary to complete or participate in the life rite or religious service.
- 3. Nothing in this Order changes or abrogates the Centers for Disease Control and Prevention's (CDC) Order on January 29, 2021, requiring the wearing of masks by travelers to prevent the spread of COVID-19. All Coloradans must abide by the CDC's Order, which can be found at https://www.cdc.gov/quarantine/masks/mask-travel-guidance.html.
- 4. All of the settings and facilities identified in paragraph 1 of this subsection A are strongly encouraged to require all of their unvaccinated and not fully vaccinated staff to participate in COVID-19 testing as follows:
 - a. Daily rapid testing every day that they work in the facility or setting, and/or
 - b. Once weekly polymerase chain reaction (PCR) testing.
- **B. ALL BUSINESSES AND GOVERNMENT ENTITIES.** All businesses and government entities shall comply with the requirements in this Section I.B.
 - 1. <u>Work Accommodations</u>. Employers are strongly encouraged to provide reasonable work accommodations, including accommodations under the Americans with Disabilities Act (ADA) for individuals who cannot obtain access to COVID-19 vaccine or who for medical or other legal reasons cannot take a

COVID-19 vaccine.

- 2. <u>Face coverings</u>. All employers must implement the face covering requirements in Section I.A of this Order, as applicable.
- 3. <u>Disease mitigation practices</u>. Employers and sole proprietors are strongly encouraged to follow the best practices for disease mitigation found in <u>CDPHE</u> <u>Guidance</u>.

C. SCHOOLS

In accordance with existing law, **Schools** shall report all COVID-19 cases and outbreaks to public health, and work with their local public health agencies and CDPHE, as applicable, regarding COVID-19 case investigations, which includes following all quarantine, isolation, investigation, and any other disease mitigation strategies deemed necessary by the public health agency.

D. Repealed.

E. ADDITIONAL COUNTY RESTRICTIONS

1. CDPHE may require counties whose resident hospitalizations threaten to exceed 85% of hospital or hospital system capacity to report additional data and consult with CDPHE regarding implementation of additional restrictions to mitigate disease transmission.

F. NON-CONGREGATE SHELTERING

Governmental and other entities are strongly urged to make shelter available to
people experiencing homelessness whenever possible and to the maximum extent
practicable, and are authorized to take all reasonable steps necessary to provide
non-congregate sheltering along with necessary support services to members of
the public in their jurisdiction as necessary to protect all members of the
community.

II. HOSPITAL FACILITY REPORTING

- A. <u>COVID-19 Case Reporting</u>. All Colorado hospitals shall report to CDPHE in a form and format determined by CDPHE, certain information for all suspected (pending laboratory test) and confirmed (positive laboratory test) cases of COVID-19, including but not limited to:
 - 1. race and ethnicity;

- 2. numbers of suspected and confirmed cases who are hospitalized, who are hospitalized and using a ventilator, or who are in the emergency department waiting for an inpatient bed;
- 3. numbers of suspected and confirmed cases who are discharged and in recovery;
- 4. deaths due to COVID-19;
- 5. medical equipment and supply information, including but not limited to total bed and intensive care unit (ICU) bed capacity and occupancy, ventilator availability and utilization, and availability of N95 masks; and
- 6. COVID-19 vaccination status and age.

Reporting by hospitals shall be done in CDPHE's EMResource reporting system on a daily basis, Monday through Friday each week, or as otherwise required by this Order.

- B. <u>Hospital Bed Capacity Reporting</u>. All Colorado hospitals shall report to CDPHE the following in EMResource daily, Monday through Friday each week, at 10:00 a.m.:
 - 1. The daily maximum number of adult and pediatric beds that are currently or can be made available within 24 hours for patients in need of ICU level care; and
 - 2. The daily maximum number of all staffed acute care beds, including ICU beds, available for patients in need of non-ICU hospitalization.

III. VACCINATION REQUIREMENTS

- A. <u>State Contractor Workers.</u> All **State Contractors and State Contractor Workers** who physically enter a **State Facility** shall comply with the requirements of this section III.A.
 - 1. All State Contractors and State Contractor Workers, including individuals who have been infected with and recovered from COVID-19, shall have received their first dose in a two dose COVID-19 series no later than September 30, 2021 and be Fully Vaccinated by October 31, 2021. State Contractors shall identify by name all State Contractor Workers who will require access to State Facilities in connection with the performance of the State Contractor's obligations under the Contract or as a goods or service provider to an individual residing in a State Facility. State Contractors shall certify, in a form acceptable to the State as determined by the Department of Personnel and Administration or its delegate, that each of the identified State Contractor Workers is Fully Vaccinated.
 - 2. <u>Proof of Vaccination</u>. Any of the following may be used as proof of vaccination:
 - a. COVID-19 Vaccination Record Card (issued by the U.S. Department of Health and Human Services Centers for Disease Control & Prevention or World Health Organization Yellow Card) which includes name of person vaccinated, type of vaccine provided and dates of last doses administered);

- b. a photo of a COVID-19 Vaccination Record Card or immunization record obtained from the Colorado Immunization Information System (CIIS) as a separate document;
- c. a photo of a COVID-19 Vaccination Record Card or immunization record obtained from CIIS, either directly or through the MyColorado application or another health application, stored on a phone or electronic device; or
- d. documentation of COVID-19 vaccination from a health care provider.
- 3. **State Contractors** and **State Contractor Workers** who are not **Fully Vaccinated**, or for whom **Vaccine** status is unknown or documentation is not provided, shall be considered unvaccinated. **State Contractors** and **State Contractor Workers** without proof of vaccination shall not be allowed to physically enter a **State Facility** but may provide services remotely.
- 4. **State Contractors** and **State Contractor Workers** shall comply with any face covering requirements in place at the **State Facilities** they enter.

IV. **DEFINITIONS**

- **A. Contract** means a State contract, grant agreement, purchase order or other encumbrance document.
- **B.** Fully Vaccinated means two (2) weeks after receipt of a second dose in a two dose-series of aCOVID-19 vaccine, such as the Pfizer-BioNTech/Comirnaty or Moderna vaccine, or two (2) weeks after receipt of a single-dose COVID-19 vaccine, such as Johnson & Johnson's Janssen vaccine.
- **C. School** means a public, private, or parochial nursery school, day care center, child care facility or child care center as defined in section 26-6-102 (5), C.R.S., family child care home, foster care home, head start program, kindergarten, elementary or secondary school through grade twelve. A school includes all grade levels contained in a building or multiple buildings on a campus.
- D. State Contractor means all entities or persons that have entered into or accepted a State Contract to transact business with the State, as well as all entities or persons that have one or more employees, agents or subcontractors who provide services in or deliver goods to a State Facility or to a client, resident, patient or youth residing in a State Facility.
- E. State Contractor Worker means all of a State Contractor's employees, agents and subcontractors and all employees of a State Contractor's agents and subcontractors who will perform work under a State Contract.

- **F. State Facility** means a building or utility owned, including without limitation a **School**, leased or used by the State, excluding highways or publicly assisted housing projects.
- G. Vaccine means (i) the two-dose vaccines produced by Pfizer-BioNTech/Comirnaty or Moderna, (ii) the one-dose vaccine produced by Johnson and Johnson [J&J]/Janssen; or (iii) any other COVID-19 vaccine that currently is or in the future may be authorized for emergency or permanent use by the U.S. Food and Drug Administration or World Health Organization.

V. ENFORCEMENT

This Order will be enforced by all appropriate legal means. Local authorities are encouraged to determine the best course of action to encourage maximum compliance. Failure to comply with this order could result in penalties, including jail time, and fines, and may also be subject to discipline on a professional license based upon the applicable practice act.

VI. SEVERABILITY

If any provision of this Order or the application thereof to any person or circumstance is held to be invalid, the remainder of the Order, including the application of such part or provision to other persons or circumstances, shall not be affected and shall continue in full force and effect. To this end, the provisions of this Order are severable.

VII. DURATION

This Order shall become effective on Wednesday, September 1, 2021 and will expire at 12:01 AM on October 1, 2021 unless extended, rescinded, superseded, or amended in writing.

Jill Hunsaker Ryan, MPH

Executive Director

August 31, 2021

Date