CLEAR CREEK COUNTY BOARD OF HEALTH
RESOLUTION 20-04

STANDING PUBLIC HEALTH ORDER
REQUIRING FACIAL COVERINGS IN PUBLIC WHERE
SOCIAL DISTANCING CANNOT BE MAINTAINED

July 2, 2020

Pursuant to Colorado Revised Statutes ("C.R.S.") §§ 25-1-506, 508, 509, and 516, Clear Creek County Board of Health hereby issues this Public Health Order requiring facial coverings to be worn in public where social distancing cannot be maintained throughout Clear Creek County, Colorado, so as to control and slow the spread of the SARS-CoV-2 virus ("coronavirus") and to mitigate the effects of the disease resulting therefrom (the coronavirus and the disease resulting therefrom shall be referred to herein as "COVID-19"). The goal of this Order shall be to control and reduce the spread of COVID-19 while allowing the re-opening of local businesses, recreation sites and events.

FINDINGS

Whereas, Clear Creek County Board of Health ("BOH") has public health jurisdiction over Clear Creek County, including all cities and towns therein. In furtherance of its jurisdiction, BOH has the power and duty to investigate and control the causes of epidemic or communicable diseases and conditions affecting the public health within Clear Creek County, as well as the power and duty to close schools and public places and to prohibit gatherings of people when necessary to protect public health, and to establish, maintain, and enforce isolation and quarantine, and in pursuance thereof, to exercise physical control over property and over persons within Clear Creek County as BOH may find necessary for the protection of public health; and

Whereas, COVID-19 is a respiratory illness transmitted like other respiratory illnesses through person-to-person contact or by contact with surfaces contaminated with the virus. Persons infected with COVID-19 may become symptomatic anywhere from two (2) to fourteen (14) days after exposure. Symptoms include fever, cough, shortness of breath, or difficulty breathing. Individuals with serious chronic health conditions and older adults are most at risk for becoming very ill with this disease; and

Whereas, COVID-19 was first detected in Wuhan, China, in late 2019, and since then has spread to over 180 countries and territories, including the United States. As of June 28, 2020, there have been 32,307 confirmed or probable positive cases of COVID-19 statewide in Colorado and 18 confirmed or probable positive cases in Clear Creek County, Colorado, as well as 1,676 deaths related to COVID-19 cases statewide and 1 death in Clear Creek County; and

Whereas, on March 10, 2020, the Governor of Colorado ("Governor"), Jared Polis, declared a State of Emergency related to the presence of COVID-19 in the State of Colorado; and
Whereas, on March 16, 2020, the Chairman of the Board of County Commissioners for Clear Creek County declared a local disaster emergency, which, on March 17, 2020, was ratified and extended by the Board of County Commissioners for Clear Creek County, and has been extended so that it remains in effect as of this date; and

Whereas, on June 1, 2020, the Governor of the State of Colorado issued Executive Order D2020-091 for Safer at Home and in the Vast, Great Outdoors; and

Whereas, on June 4, 2020, the Governor of the State of Colorado issued Executive Order D2020-092 Amending Executive Orders D2020-039 and D2020-067 Ordering Workers in Critical Businesses and Critical Government Functions to Wear Non-Medical Face Coverings, which amended and extended Face Covering requirements through July 4, 2020; and

Whereas, on June 20, 2020, the Governor of the State of Colorado issued Executive Order D2020-110 Amending, Restating, and Extending Executive Orders D2020-039, D2020-067, and D2020-092 Ordering Certain Workers to Wear Non-Medical Face Coverings through July 20, 2020; and

Whereas, on June 30, 2020, the Executive Director of CDPHE issued Eighth Amended Public Health Order 20-28 Safer at Home and in the Vast, Great Outdoors which, among other things, establishes Face Covering requirements and removal allowances for providers and customers of designated services, in effect through July 20, 2020; and

Whereas, the United States Centers for Disease Control and Prevention (“CDC”), Colorado Department of Public Health and Environment (“CDPHE”), and Clear Creek County Public & Environmental Health (“CCCP EH”) have recommended that members of the public, when they need to interact with others outside the home and especially in settings where many people are present, should cover their mouths and noses to prevent inadvertently spreading COVID-19. One key transmission method for the COVID-19 virus is through respiratory droplets that people expel when they breathe, cough, or sneeze. Moreover, people can be infected with the COVID-19 virus and be asymptomatic yet still be contagious. People can also be contagious 48 hours before developing symptoms. Many people with COVID-19 have mild symptoms and do not recognize that they are infected and contagious and that they can unintentionally infect others; and

Whereas, scientific evidence shows that limiting interactions among people slows virus transmission and, as social distancing restrictions are lifted, that the wearing of facial coverings by individuals while in public areas assists in maintaining reduced virus transmission by reducing the spread of respiratory droplets; and

Whereas, a facial covering mandate can work in concert with reduced social distancing restrictions under Safer at Home and in the Vast, Great Outdoors to minimize the spread of COVID-19 by reducing the exposure of individuals to the virus necessary to protect vulnerable populations and to prevent the health care system from becoming overwhelmed.
ORDER

Pursuant to statutory authority granted to the Clear Creek County Board of Health, the following is ordered:

1. Each person within Clear Creek County, except as specifically exempted below, must wear a Face Covering whenever they are outside their residence and unable to maintain, or when not maintaining, social distance of at least six (6) feet from any non-household members. These requirements supplement and are in addition to any social distancing orders.

2. “Face Covering,” as used in this Order, means a covering made of cloth, fabric, or other soft or permeable material, without holes, that covers only the nose and mouth and surrounding areas of the lower face. A Face Covering may be factory-made or may be handmade and improvised by using ordinary household materials. The Face Covering should fit snugly but comfortably against the side of the face; allow for breathing without restriction; and either be constructed of disposable mask materials or include multiple layers of fabric that can be laundered and machine-dried without damage or change to shape. Face Coverings must cover the nose and mouth at all times and should remain in place until taken off safely. If a worker’s Face Covering moves during work, it must be replaced with one that does not need to be frequently adjusted in order to reduce touching of the face. A Face Covering should be replaced when it becomes dirty, wet, and/or difficult to breathe through.

Note that any mask that incorporates a one-way valve (typically a raised plastic cylinder about the size of a quarter on the front or side of the mask) that is designed to facilitate easy exhaling is not a Face Covering under this Order and is not to be used to comply with this Order’s requirements. Valves of that type permit droplet release from the mask and can put others nearby at risk.

A video showing how to make a Face Covering and additional information about how to wear and clean Face Coverings may be found on the CDC’s website at https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/diy-cloth-face-coverings.html.

3. “Residence,” as used in this Order, means the real property upon which an individual resides with other members of his or her household. Residence does not include any common areas that may be used by multiple households. “Residence” also includes a motor vehicle when being used for personal use by an individual or their same household. Residence does not include any vehicle used for public transportation, paratransit vehicles, taxis, private car services, or ride-sharing vehicles when used for that purpose.

4. A Face Covering is not required as follows:
   a. In any commercial or retail setting when any person is alone in such space (a single, fully enclosed room) when others outside of that person’s household are not present and the public does not regularly visit the room. That individual must put on a Face Covering when coworkers are located six feet or less from the individual, when being visited by a client/customer, and anywhere members of the public or other coworkers are regularly present.
   b. Persons in restaurants or other food establishments which are permitted by state and local regulations to serve food for consumption on the premises, while such person is in the act of eating or drinking; provided, however, that face coverings must be worn while entering and exiting the restaurant, and while ordering, paying, or otherwise interacting with employees or other customers of the restaurant, and once the food and drink have
been consumed;

c. For any person whose health would be inhibited by wearing a Face Covering. If a person is an employee whose health would be inhibited by wearing a Face Covering while at work, they must document such concerns with their employer.

d. With exception of an unforeseen emergency (e.g. law enforcement officers responding to an immediate threat), first responders are required to wear a Face Covering under this Order. However, this Order does not preempt any CDPHE orders or State of Colorado Executive Orders that require first responders to wear Face Coverings.

e. In the limited situations where CDPHE, through a current public health order, has explicitly permitted the removal of a Face Covering in order for customers to receive designated services that require removal of a customer’s Face Covering.

f. Persons in a place of business such as banks, financial institutions or other security sensitive businesses who are requested to remove or lower their face covering for purposes of verifying their identity to carry out a sale or transaction; provided, however, that face coverings must otherwise be worn while in the establishment.

5. This Order does not require any child aged four (4) years or younger to wear a Face Covering. Children between ages five (5) and twelve (12) should wear masks if possible to do so without misusing the mask. Parents and caregivers must supervise the use of Face Coverings by children to avoid misuse. In addition, this Order advises that children under age three years should not wear a Face Covering due to the risk of suffocation.

6. Nothing in this Order should be construed to preempt any State of Colorado regulations (including CDPHE Orders) concerning medical Face Coverings.

7. Nothing in this Order should be construed to preempt any State of Colorado regulations (including CDPHE Orders and Executive Orders) that impose Face Covering requirements beyond those contained in this Order. If a State of Colorado regulation requires certain professionals or customers to wear Face Coverings, then such professionals and customers must abide by the more specific requirements as set forth therein.

8. Nothing in this Order should be construed to preempt any local public health orders.

Along with CDPHE, BOH is tasked with protecting the health and welfare of the citizens of Clear Creek County by investigating and controlling cases of epidemic and communicable disease. This Order is necessary to control the transmission of disease to others. Immediate issuance of this Order is necessary for the preservation of public health, safety, or welfare.

If you have questions regarding this Order, please contact the CCCPEH at 303-670-7528.

This Public Health Order shall be in effect from July 3, 2020, at 12:01 a.m. and shall expire at 11:59 p.m. on August 1, 2020, unless extended or modified by further order of the Board of Health or the CCCPEH Director.

FAILURE TO COMPLY WITH THIS ORDER IS SUBJECT TO PENALTIES CONTAINED IN C.R.S. §§ 25-1-114 and 25-1-516, INCLUDING A FINE OF UP TO FIVE THOUSAND DOLLARS ($5,000.00) AND IMPRISONMENT IN THE COUNTY JAIL FOR UP TO ONE YEAR.
ADOPTED this 2ND day of July, 2020, at a special meeting of the Clear Creek County Board of Health.

Randall Wheelock, Chairman

Sean C. Wood, Commissioner

George Marlin, Commissioner

ATTEST:

Deputy Clerk and Recorder
For Brenda L. Corbett
Clear Creek County Clerk and Recorder

Received and Approved

Cindy Dicken
Public & Environmental Health Director

7/2/2020
Date