HEALTH OFFICER ORDER NO. 2020-11.2
COUNTY OF SANTA BARBARA

HOSPITALS & LICENSED RESIDENTIAL FACILITY VISITOR
RESTRICTIONS FOR THE CONTROL OF COVID-19

Health Officer Order No. 2020-11.2
Supersedes and Replaces Health Officer Order No. 2020-11.1

Effective July 30, 2020 5:00 PM PDT

(Changes are underlined.)

Please read this Order carefully. Violation of or failure to comply with this Order may constitute a misdemeanor punishable by fine of up to $1,000, imprisonment, or both. (Health and Safety Code §§101029, 120295 et seq.) Violators are also subject to civil enforcement actions including fines or civil penalties per violation per day, injunctive relief, and attorneys' fees and costs.

WHEREAS, on March 4, 2020, Governor Newsom declared a state of emergency for conditions caused by a novel coronavirus, COVID-19, and on March 11, 2020, the World Health Organization declared COVID-19 a global pandemic, and on March 12, 2020, the County of Santa Barbara declared a local emergency and a local health emergency in relation COVID-19 in the community; and

WHEREAS, there has been significant community-based transmission in California; and

WHEREAS, in the County of Santa Barbara as well as throughout California and the nation, there are insufficient quantities of critical healthcare infrastructure, including hospital beds, ventilators and workers, capable of adequately treating mass numbers of patients at a single time – should the virus spread unchecked; and

WHEREAS, in direct response to the lack of healthcare infrastructure, governments across the nation are taking actions to slow the spread of COVID-19 in order to “flatten the curve” of infection and reduce the numbers of individuals infected at any one time by minimizing situations where the virus can spread; and

WHEREAS, in furtherance of this effort, on March 19, 2020, Governor Newsom issued Executive Order N-33-20 requiring all persons residing in the State to remain in their homes or places of residence, except as needed to maintain the continuity of operations for critical infrastructure (the “State Stay-at-Home Order”); and

WHEREAS, also on March 19, 2020, the State Public Health Officer ordered all individuals living in the State of California to stay home or at their place of residence, except as needed to maintain continuity of operations for the federal critical infrastructure sectors, which was updated on March 28, 2020; and
WHEREAS, The California Department of Public Health (CDPH) has found due to the community spread of COVID-19, considerations must be made for the safety of health facility staff and patients, resulting in many health care facilities suspending visitation, except when medically necessary or essential to the care of the patient. The CDPH has recognized the importance that visitors play in the mental well-being of patients, including pediatric patients, patients in labor and delivery, and patients at end-of-life. CDPH has also recognized the importance of ensuring people with disabilities receive the support they need while hospitalized. CDPH considers visitors an essential part of patient care and recovery.

WHEREAS, the County Health Officer finds (1) that COVID-19 places residents at licensed residential facilities and individuals in hospitals at high risk, especially given that visitors to such facilities may have the virus but may not have symptoms or may have mild symptoms. Such visitors can easily pass the virus on to vulnerable residents. Because of this risk, and the need to protect these most vulnerable members of the community, this Order restricts Visitors and Non-Essential Personnel from those facilities; and, (2) distinctions made in this Order are to minimize the spread of COVID-19 that could occur through proximity and duration of contact between individuals; and

WHEREAS, the intent of this Order is to restrict Visitors and Non-Essential Personnel from hospitals and types of licensed residential facilities listed in Section 7 and to slow the spread of COVID-19 to the maximum extent possible. All provisions of this Order should be interpreted to effectuate this intent.

ACCORDINGLY, UNDER THE AUTHORITY OF CALIFORNIA HEALTH AND SAFETY CODE SECTIONS 101040, 101085, AND 120175, TITLE 17 CALIFORNIA CODE OF REGULATIONS SECTION 2501, THE HEALTH OFFICER OF THE COUNTY OF SANTA BARBARA ORDERS:

1. This Order is effective 5:00 p.m. (PDT) July 30, 2020 and continuing until 5:00 p.m. (PDT), on August 28, 2020 or until it is extended, rescinded, superseded, or amended in writing by the County of Santa Barbara Health Officer (“Health Officer”). This Order applies in the incorporated and unincorporated areas of Santa Barbara County (“County”).

2. Effective as of the date of this Order, the staff of each hospital, and types of licensed residential facilities listed in Section 7 below (each defined as a “Residential Facility”) shall exclude from entry or access to its Premises any Visitors and Non-Essential Personnel including, but not limited to, visitors of residents at the Hospital or Residential Facility. Such Visitors and Non-Essential Personnel, including but not limited to family members of residents and authorized decision-makers, are hereby ordered not to visit any Hospital or Residential Facility except as permitted by this Order. This visitation restriction has limited exceptions described below.

3. Each Hospital or Residential Facility must discourage Non-Essential Resident Movement, as defined in Section 6 below, onto and off of Hospital or Residential Facility Premises where feasible.

4. This Order restricts physical contact between Hospital or Residential Facility residents and Visitors and Non-Essential Personnel. When Visitors and Non-Essential
Personnel seek to visit or contact a resident, there are two ways a Hospital or Residential Facility may facilitate contact:

i. First, each Hospital or Residential Facility must make reasonable efforts to facilitate such contact by other means (such as telephone or videoconference) that do not expose the resident to in-person contact.

ii. Second, each Hospital or Residential Facility may authorize Necessary Visitation on a case-by-case basis using the following protocol. Necessary Visitation means a visit or contact that is based on urgent health, legal, or other issues that cannot wait until later. If the needs and context of a particular request for Necessary Visitation justifies a temporary exception to this Order, the Hospital or Residential Facility Administrator may arrange for Necessary Visitation of a Hospital or Residential Facility resident. Whether the needs and context justify a temporary exception is left to the determination of the Hospital or Residential Facility Administrator, who must make the decision based on this Order and the COVID-19 Guidance issued by federal, state, or the County of Santa Barbara (referred to as “COVID-19 Guidance”). Also, any Necessary Visitation permitted under this Section must be done subject to requirements of the COVID-19 Guidance and as otherwise deemed appropriate by the Hospital or Residential Facility. For example, Necessary Visitation must include appropriate steps to protect residents from exposure to the COVID-19 virus, such as hand washing, masking, maintaining at least six feet distance from other people. Visitors permitted under this paragraph are hereby ordered to comply with all conditions of visitation imposed COVID-19 Guidance and by the Hospital or Residential Facility at the time of entry or access to the Premises. Nothing in this Order obligates a Hospital or Residential Facility to allow Necessary Visitation or prohibits a Hospital or Residential Facility from adopting stricter guidance or requirements for Necessary Visitation than provided by this Order.

5. Exceptions to this Order.

i. First Responders. This Order does not restrict First responder access to Hospital or Residential Facility Premises during an emergency. Further, this Order does not restrict state or federal officers, investigators, or medical or law enforcement personnel from carrying out their lawful duties on Hospital or Residential Facility Premises. Persons other than first responders permitted access under this paragraph must comply with all conditions of visitation imposed by the Hospital or Residential Facility at the time of entry or access to the Hospital or Residential Facility Premises when feasible.

ii. One Visitor Allowed at Hospitals. One Unique Designated Visitor (“UDV”) per patient per day is allowed at hospitals for the length of the patient’s stay. The UDV must be screened for temperature and symptoms before entering the Hospital. The UDV may not be a COVID positive case or a confirmed contact of a COVID positive case. UDVs may not visit COVID positive or COVID-suspect patients. The UDV must wear a procedural face mask at all times while inside the Hospital. If sufficient procedural face masks are not available, the UDV may wear a clean Face Covering at all times while inside the Hospital.
The UDV is restricted from all public areas. The UDV must stay in the patient room at all times, except upon entering and leaving the Hospital. The UDV’s purchase and/or consumption of food and beverages or use of the cafeteria will be determined by the hospital, based on their infection prevention and control program. A UDV is not allowed to stay overnight.

iii. **Two Visitors Allowed at Hospitals for Pediatric, and Obstetrics Patients.** Two Unique Designated Visitors per pediatric or obstetrical patient per day are allowed at hospitals for the length of the patient’s stay. One or both UDvs may be present during each day. The UDV must be screened for temperature and symptoms before entering the Hospital. The UDV may not be a COVID positive case or a confirmed contact of a COVID positive case. UDVs may visit COVID positive patients upon express exceptions made by Hospital. The UDV must wear a procedural face mask at all times while inside the Hospital. If sufficient procedural face masks are not available, the UDV may wear a clean Face Covering at all times while inside the hospital. The UDV is restricted from all public areas. The UDV must stay in the patient room at all times, except upon entering and leaving the Hospital. The UDV’s purchase and/or consumption of food and beverages or use of the cafeteria will be determined by the hospital, based on their infection prevention and control program. One UDV may be allowed to stay overnight for pediatric and obstetrics patients.

iv. **Visitors for Patients Near End of Life.** The Hospital or Residential Facility Administrator may make the determination for the number of visitors, based on the needs and context of a particular request and guided by their infection prevention and control program.

v. **Visitors for Other Licensed Care Facility Types.** This exception does not apply to Skilled Nursing Facilities. Two Unique Designated Visitors may be allowed per resident at licensed residential care facility and intermediate care facility types listed in Section 7. Visitation may be implemented at the facility administrator’s discretion and as feasible at the facility. Two UDV may be allowed to visit with residents in outside areas. The UDV must be screened for temperature and symptoms before visiting. The UDV may not be a COVID positive case or a confirmed contact of a COVID positive case. The two UDvs may visit at the same time. Visits must occur in outdoor areas and all persons must maintain a 6-foot distance. Resident and UDVs must wear a procedural face mask or Face Covering at all times. UDVs may not enter the facility.

vi. **Resident Movement at Adult Residential Facilities such as Social Rehabilitation Facilities, Enhanced Behavioral Support Facilities, and residential treatment facilities.** Facility administrators at these types of facilities may, but are not obligated to, allow Residents to travel off or onto their facility’s premises for purposes other than specific treatment or pressing legal purposes.

6. For the purposes of this Order, the following terms have the meanings given below:

i. “Necessary Visitation” means a visit or contact that is based on urgent health, legal, or other issues that cannot wait until later.

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ii. “Non-Essential Resident Movement” means travel off or onto Hospital or Residential Facility Premises by a resident other than for specific treatment or pressing legal purposes as described more fully in the COVID-19 Guidance.

iii. “Premises” includes without limitation the buildings, grounds, facilities, driveways, parking areas, and public spaces within the legal boundaries of each Hospital or Residential Facility type listed in Section 7 below.

iv. “Residential Facility” are those licensed facility types listed in Section 7 below.

v. “Visitors and Non-Essential Personnel” are employees, contractors, or members of the public who do not perform treatment, maintenance, support, or administrative tasks deemed essential to the healthcare mission of the Hospital or Residential Facility. This term includes family members and loved ones of residents and those who have legal authority to make healthcare or other legal decisions for a resident. The Ombudsperson is an authorized visitor and may make essential visits, and is not included in this term; but the Ombudsperson must still follow all conditions of visitation imposed by the Hospital or Residential Facility and should also try to avoid non-essential visits.

vi. “Unique Designated Visitor” or “UDV” is a person who is designated as a visitor for the patient or resident each day. The Unique Designated Visitor may change from day to day or week to week. However, this Order strongly recommends visitors to be consistent and not change day to day or week to week when feasible, especially in non-hospital / non-hospice settings.

vii. As used in this Order, a “Face Covering” means a covering made of a variety of materials such as cloth, fabric, cotton, silk, linen, or other permeable materials, that fully covers the tip of a person’s nose and mouth, without holes, including cloth face masks, surgical masks, towels, scarves, and/or bandanas.

A Face Covering with a one-way valve (typically a raised plastic cylinder about the size of a quarter on the front or side of the mask) that provides a preferential path of escape for exhaled breath shall not be used as a Face Covering under this Order because the valve permits respiratory droplets to easily escape which places others at risk.

7. This Order applies to each facility licensed type listed below:

i. Hospitals including General Acute Care and Psychiatric Health Facilities

ii. Skilled Nursing Facilities

iii. Intermediate Care Facilities of all license types

iv. Residential Care Facilities for the Elderly “RCFE” of all license types

v. Adult Residential Care Facilities (“ARF”)

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vi. Hospice Facilities

vii. Social Rehabilitation Facility

viii. Enhanced Behavioral Support Facility

For each hospital or residential facility listed above the resident or the resident’s authorized lawful representative may contact a representative of the facility to seek clarification of any part of this Order by contacting the administrator of the hospital or residential facility.

If a resident or the resident’s authorized lawful representative objects to the appropriateness of the limitation of access contained in this Order, the resident or lawful authorized representative must first raise their concern with the facility at issue. The hospital or residential facility is ordered to respond to the concern within two (2) business days.

If after receiving a response from the hospital or residential facility the objection is not resolved, the resident or lawful authorized representative may submit a written objection for consideration to the Public Health Department through the following method: subject: objection to Health Officer Order No. 2020-11.2 phdadmin@sbcphd.org. Please provide a description of the basis of the objection, including any facts or context that are relevant. The Department of Public Health will try to respond promptly. The local health emergency may not permit a prompt response. If a response is not received within three (3) business days of receipt of the objection, the objection will be considered not granted.

If any Visitor or Non-Essential Person refuses to comply with this Order, then the Hospital or Residential Facility may contact local law enforcement to request assistance in enforcing this Order. The Hospital or Residential Facility shall take whatever steps are possible within the bounds of the law to protect residents from any such visitor or person who refuses to comply with this Order. For example, a Hospital or Residential Facility should contact facility security and ask the unauthorized visitor or person to comply with conditions of visitation imposed by the Hospital or Residential Facility and this Order. Even if a Visitor or Non-Essential Person otherwise complies with the facility’s visitation protocols, they may still be violation of this Order if their presence is not a Necessary Visitation.

This Order is issued as a result of the worldwide pandemic of COVID-19 which has infected at least 16,555,731 individuals worldwide, in 213 countries and territories, including 5,576 cases and 32 deaths in the County, and is implicated in over 654,229 worldwide deaths.

This Order is issued based on evidence of continuing transmission of COVID-19 both within the County and worldwide, scientific evidence regarding the most effective approach to slow transmission of communicable diseases generally and COVID-19 specifically, as well as best practices as currently known and available to protect the public from the risk of spread of or exposure to COVID-19.

This Order is issued because of the propensity of the virus to spread person to person and also because the virus physically is causing property loss or damage due to its proclivity to attach to surfaces for prolonged periods of time.
This Order is issued in accordance with, and incorporates by reference: the March 4, 2020 Proclamation of a State Emergency issued by Governor Gavin Newsom; the March 12, 2020 Declaration of Local Health Emergency and Proclamation of Emergency based on an imminent and proximate threat to public health from the introduction of novel COVID-19 in the County; the March 17, 2020 Resolution of the Board of Supervisors ratifying the County Declaration of Local Health Emergency and Proclamation of Emergency regarding COVID-19; the guidance issued on March 11, 2020 by the California Department of Public Health regarding large gatherings of 250 people or more; Governor Gavin Newsom’s Executive Order N-25-20 of March 12, 2020 preparing the State to commandeer hotels and other places of temporary residence, medical facilities, and other facilities that are suitable as places of temporary residence or medical facilities as necessary for quarantining, isolating or treating individuals who test positive for COVID-19 or who have had a high-risk exposure and are thought to be in the incubation period; the March 13, 2020 Presidential Declaration of a National Emergency due to the national impacts of COVID-19; the guidance issued on March 15, 2020 by the Centers for Disease Control and Prevention, the California Department of Public Health, and other public health officials through the United States and around the world recommending the cancellation of gatherings involving more than fifty (50) or more persons in a single space at the same time; the March 16, 2020 Order of the State Public Health Officer prohibiting all gatherings with expected presence above ten (10) individuals; and Governor Newsom’s Executive Order N-33-20 of March 19, 2020 ordering all persons to stay at home to protect the health and well-being of all Californians and to establish consistency across the state in order to slow the spread of COVID-19; the March 22, 2020, Presidential Declaration of a Major Disaster in California beginning on January 20, 2020 under Federal Emergency Management Agency (FEMA) Incident 4482-DR-CA; Governor Newsom’s Executive Order N-60-20 of May 4, 2020 to allow reopening of lower-risk businesses and spaces (“Stage Two”), and thereafter to allow reopening of higher-risk businesses and spaces (“Stage Three”), and directing the State Public Health Officer to establish criteria and procedures to determine whether and how particular local jurisdictions may implement public health measures that depart from the statewide directives; and, the July 13, 2020 State Public Health Officer Order.

This Order is made in accordance with all applicable State and Federal laws, including but not limited to: Health and Safety Code sections 101040 and 120175; Health and Safety Code sections 101030 et seq., 120100 et seq.; and Title 17 of the California Code of Regulations section 2501.

If any provision of this Order or the application thereof to any person or circumstance is held to be invalid by a court of competent jurisdiction, 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.

The violation of any provision of this Order constitutes a threat to public health. Pursuant to Government Code sections 26602 and 41601 and Health and Safety Code sections 101029 and 120295, the Health Officer requests that the Sheriff and all chiefs of police in the County
ensure compliance with and enforce this Order. Per Health and Safety Code section 101029, “the sheriff of each county, or city and county, may enforce within the county, or the city and county, all orders of the local health officer issued for the purpose of preventing the spread of any contagious, infectious, or communicable disease. Every peace officer of every political subdivision of the county, or city and county, may enforce within the area subject to his or her jurisdiction all orders of the local health officer issued for the purpose of preventing the spread of any contagious, infectious, or communicable disease. This section is not a limitation on the authority of peace officers or public officers to enforce orders of the local health officer. When deciding whether to request this assistance in enforcement of its orders, the local health officer may consider whether it would be necessary to advise the enforcement agency of any measures that should be taken to prevent infection of the enforcement officers.”

Copies of this Order shall promptly be: (1) made available at the County Public Health Department; (2) posted on the County Public Health Department’s website (publichealthsbc.org); and (3) provided to any member of the public requesting a copy of this Order.

This Order 2020-11.2 supersedes and replaces Order 2020-11.1 previously issued by the County of Santa Barbara Health Officer on June 12, 2020.

IT IS SO ORDERED:

[Signature]
Henning Ansorg, M.D.
Health Officer
Santa Barbara County Public Health Department