** COVID-19 HEALTH MANDATE **

Issued: April 22, 2020

By: Governor Mike Dunleavy
Commissioner Adam Crum, Alaska Department of Health and Social Services
Dr. Anne Zink, Chief Medical Officer, State of Alaska

The State of Alaska is issuing its sixteenth health mandate, based on its authority under the Public Health Disaster Emergency Declaration signed by Governor Mike Dunleavy on March 11, 2020. This Mandate will go into effect April 24, 2020. The State of Alaska reserves the right to amend the Mandate at any time.

To date, the State of Alaska has issued 15 mandates to protect the public health of all Alaskans. These mandates, which have been aimed at flattening the curve, have been beneficial in slowing the spread of the disease.

This Mandate seeks to balance the ongoing need to maintain diligent efforts to slow and disrupt the rate of infection with the corresponding critical need to resume economic activity in a reasonable and safe manner.

This Mandate is the first of a series that are intended to reopen Alaska responsibly. By issuing this Mandate, the Governor is establishing consistent mandates across the State in order to mitigate both the public health and the economic impacts of COVID-19 across Alaska.

This Mandate addresses and modifies a number of prior Mandates and Health Care Advisories, as appropriate, to implement Phase I of the “Reopen Alaska Responsibly Plan.” If there is any discrepancy between this Mandate, including its attachments, and any other statements, mandates, advisories, or documents regarding the “Reopen Alaska Responsibly Plan”, this Mandate and its attachments will govern. FAQs may be issued to bring additional clarity to this Mandate based on questions that may arise.

Health Mandate 016 – REOPEN ALASKA RESPONSIBLY PLAN- PHASE I-A

Health Mandate 016 goes into effect at 8:00 a.m. on Friday, April 24, 2020.

Reopening Alaska’s businesses is vital to the state’s economic well-being, and to the ability of Alaskans to provide for their families. At the same time, everyone shares in the obligation to keep Alaska safe and continue to combat the spread of COVID-19. As a result, businesses and employees must, to the extent reasonably feasible, continue to take reasonable care to protect their staff and
operations during this pandemic. Meanwhile, all Alaskans have an obligation to help promote public health and fight this pandemic by continuing to follow public health guidance regarding sanitizing, handwashing, and use of face masks. Those that are at high risk of infection are encouraged to continue to self-quarantine, to the extent possible, and strictly follow social distancing mandates and advisories.

Unless explicitly modified by this Mandate as set forth below and in Attachments D through H, prior Mandates remain in effect unless and until they are amended, rescinded, or suspended by further order of the Governor. The Governor and the State of Alaska reserve the right to amend this Mandate at any time in order to protect the public health, welfare, and safety of the public and assure the state’s safe resumption of economic activity.

The activities and businesses listed below that were previously governed by the referenced Mandates may resume under the conditions and guidance provided in the following attachments.

Attachment D – Non-Essential Public Facing Businesses Generally – modifies Mandate 011

Attachment E – Retail Businesses – modifies Mandate 011

Attachment F – Restaurants Dine-In Services – modifies Mandate 03.1

Attachment G – Personal Care Services – modifies Mandate 09

Attachment H - Non-Essential Non-Public-Facing Businesses – modifies Mandate 011

**ENFORCEMENT**

A violation of a State of Alaska COVID-19 Mandate may subject a business or organization to an order to cease operations and/or a civil fine of up to $1,000 per violation. In addition to the potential civil fines noted, a person or organization that fails to follow State COVID-19 Mandates designed to protect the public health from this dangerous virus and its impact may, under certain circumstances, also be criminally prosecuted for Reckless Endangerment pursuant to Alaska Statute 11.41.250. Reckless endangerment is defined as follows:

(a) A person commits the crime of reckless endangerment if the person recklessly engages in conduct which creates a substantial risk of serious physical injury to another person.

(b) Reckless endangerment is a class A misdemeanor.

Pursuant to Alaska Statute 12.55.135, a defendant convicted of a class A misdemeanor may be sentenced to a definite term of imprisonment of not more than one year.

Additionally, under Alaska Statute 12.55.035, a person may be fined up to $25,000 for a class A misdemeanor, and a business organization may be sentenced to pay a fine not exceeding the greatest of $2,500,000 for a misdemeanor offense that results in death, or $500,000 for a class A misdemeanor offense that does not result in death.

***This Mandate is in effect until rescinded or modified.***
I. **Applicability:** This section generally applies to businesses interacting with the public which are not included in Attachment A: *Alaska Essential Services and Critical Infrastructure Order*. Retail businesses are addressed in Attachment E.

II. **Non-Essential Businesses can resume operations if they meet all of the following requirements:**

a. **Social Distancing:**
   i. Reservations only. Walk-ins prohibited.
   ii. Cloth face coverings must be worn by all employees.
   iii. No more than 20 customers, or 25 percent maximum building occupancy as required by law (whichever is smaller), are permitted at any one time.
   iv. Groups or parties must be limited to household members only.
   v. Social distance of at least six feet is maintained between individuals and household groups.
   vi. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.
   vii. Entryway signage must notify the public of the business’s COVID-19 Mitigation Plan and clearly state that any person with symptoms consistent with COVID-19 may not enter the premises.

b. **Hygiene Protocols:**
   i. Employer must provide handwashing capability or sanitizer.
   ii. Frequent hand washing by employees, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.
   iii. Employer must provide for hourly touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms) throughout work site.

c. **Staffing:**
   i. Employer must provide training for employees regarding these requirements and provide each employee a copy of the business mitigation plan.
   ii. Employer must conduct pre-shift screening and maintain staff screening log.
   iii. No employee displaying symptoms of COVID-19 will provide services to customers. Symptomatic or ill employees may not report to work;
   iv. No employee may report to the work site within 72 hours of exhibiting a fever.

For the latest information on COVID-19, visit [coronavirus.alaska.gov](http://coronavirus.alaska.gov)
v. Employer must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html.

d. Cleaning and Disinfecting:
  i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
  ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, businesses may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.

III. Non-Essential Businesses Requiring In-Home Services

a. Applicability: Businesses not falling under Attachment A: Alaska Essential Services and Critical Infrastructure Workforce which require provision of services in a person’s home. Examples include, but are not limited to, installation of products such as windows, blinds, and furniture, non-critical inspections and appraisals, and showing a home for sale.

b. These businesses can resume operations if they meet all of the following requirements:

  i. Social Distancing:
     1. Cloth face coverings worn by all workers and residents of the home.
     2. Social distance of at least six feet is maintained between non-household individuals.
     3. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.

  ii. Hygiene Protocols:
     For the latest information on COVID-19, visit coronavirus.alaska.gov
1. The worker must wash and/or sanitize hands immediately after entering the home and at time of departure.
2. The worker must sanitize surfaces worked on, and must provide their own cleaning and sanitation supplies.

iii. Staffing:
1. Provide training for employees regarding these requirements and the business mitigation plan.
2. Conduct pre-shift screening and maintain staff screening log.
3. No employee displaying symptoms of COVID-19 will provide services to customers. Symptomatic or ill employees may not report to work.
4. No person may work within 72 hours of exhibiting a fever.
I. **Applicability:** This section applies to retail businesses interacting with the public only, and are not included in Attachment A: *Alaska Essential Services and Critical Infrastructure Order.*

II. Retail businesses may resume operations if they meet all of the following requirements:

   a. **Social Distancing:**
      i. No more than 20 customers, or 25 percent maximum business occupancy as required by law (whichever is smaller) is permitted at any one time.
      ii. Social distance of at least six feet is maintained between non-household individuals.
      iii. Cloth face coverings shall be worn by all employees and patrons.
      iv. Only one adult per household per visit.
      v. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.
      vi. Entryway signage notifying the public of the business’s COVID-19 Mitigation Plan and stating clearly that any person with symptoms consistent with COVID-19 may not enter the premises.

   b. **Hygiene:**
      i. Employer must provide hand washing capability or sanitizer.
      ii. Frequent hand washing by employees, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.
      iii. Employer must provide for hourly touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms) throughout work site.

   c. **Staffing/Operations:**
      i. Provide training for employees regarding these requirements and the business mitigation plan;
      ii. Conduct pre-shift screening, maintain staff screening log;
      iii. No employee displaying symptoms of COVID-19 will provide services to customers. Symptomatic or ill employees may not report to work;

For the latest information on COVID-19, visit [coronavirus.alaska.gov](http://coronavirus.alaska.gov)
iv. No person may work within 72 hours of exhibiting a fever;  
v. Employer must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html.

d. Cleaning and Disinfecting:

i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the retail business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.

ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, retail businesses may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.


II. Retail businesses are encouraged to follow best practices:

a. Entryway, curbside, and home delivery.

b. Telephone and online ordering for contactless pickup and delivery.

c. Cashless and receiptless transactions.
I. **Applicability:** This section applies to restaurants only. Bars remain closed.

II. **Restaurants may resume table service dining if they meet all of the following requirements:**

   a. **General:**
      i. Social distancing protocol is maintained.
      ii. Continue to follow all regulatory and legal standards required to operate a food services business in Alaska.
      iii. Develop protocols in the restaurant’s COVID-19 Mitigation Plan to minimize direct contact between employees and customers/groups, and increase physical distancing.

   b. **Capacity:**
      i. Indoors
         1. Groups limited to household members only.
         2. Limit maximum indoor capacity to 25 percent maximum building occupancy as required by law.
      ii. Outdoors
         1. Groups limited to household members only.
         2. No more than 20 tables. Tables must be 10 feet apart.

   c. **Operations:**
      i. Reservations only. Walk-in prohibited.
      ii. Cloth face coverings worn by all employees interacting with the public.
      iii. Entryway signage stating that any customer who has symptoms of COVID-19 must not enter the premises.
      iv. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.
      v. Hard copy of written safety, sanitization, and physical distancing protocols (specific to COVID-19) on the business premises.
      vi. Disposableware should be used when available.
      vii. Condiments by request in single-use disposable packets or reusable condiments by request that are sanitized between parties.
      viii. Fully sanitize tables and chairs after each group.
      ix. Sanitize or provide disposable menus or menu board.
      x. Hourly touch-point sanitization (workstations, equipment, screens, doorknobs, restrooms).

For the latest information on COVID-19, visit [coronavirus.alaska.gov](http://coronavirus.alaska.gov)
d. **Hygiene:**
   
i. Employer must provide hand washing capability or sanitizer.
   
ii. Frequent hand washing by employees, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.


e. **Staffing:**
   
i. Provide training for employees regarding these requirements and the COVID-19 Mitigation Plan;
   
ii. Conduct pre-shift screening, maintain staff screening log;
   
iii. No employee displaying symptoms of COVID-19 will provide services to customers. Symptomatic or ill employees may not report to work;
   
iv. No person may work within 72 hours of exhibiting a fever;
   

f. **Cleaning and Disinfecting:**
   
i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the restaurant business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   
ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, restaurant businesses may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   

III. **Restaurants are encouraged to follow additional best practices:**
   
a. Entryway, curbside, and home delivery.
   
b. Telephone and online ordering for contactless pickup and delivery.
   
c. Cashless and receiptless transactions.
   
d. Customers enter and exit through different entries using one-way traffic, where possible.

For the latest information on COVID-19, visit [coronavirus.alaska.gov](https://coronavirus.alaska.gov)
I. **Applicability:** This section applies to personal care services including, but not limited to, the following business types:

   i. Hair salons;
   ii. Day spas and esthetics locations;
   iii. Nail salons;
   iv. Barber shops;
   v. Tattoo shops;
   vi. Body piercing locations;
   vii. Tanning facilities;
   viii. Rolfing;
   ix. Reiki;
   x. Lactation consultants;
   xi. Acupressure.

   xii. Personal Care Services can resume if they meet all of the following requirements:

   a. **Compliance with Licensing and Board Direction:** Nothing in this mandate or any attachment shall be construed to waive any existing statutory, regulatory, or licensing requirements applicable to providers or businesses operating under this attachment. Service providers should consult their licensing board for additional direction on standards for providing services.

   b. **Social Distancing:**
      i. Reservations only. Walk-ins prohibited.
      ii. No person is allowed to stay in waiting areas. Waiting areas should not have any magazines, portfolios, or catalogues. No beverage service can be provided.
      iii. Only the customer receiving the service may enter the shop, except for a parent or guardian accompanying a minor, a guardian ad litem, or someone with legal power of attorney accompanying an individual with disabilities. Drivers, friends, and relatives cannot enter the business.
      iv. Limit of one customer per staff person (customer-employee pair) performing personal care services. Social distancing of at least six feet between customer-employee pairs.
      v. No more than ten people should be in the shop at a time, including staff and clients.
      vi. Customers must receive pre-visit telephonic consultation to screen for symptoms consistent with COVID-19, recent travel, and exposure to people with suspected or confirmed COVID-19.

For the latest information on COVID-19, visit [coronavirus.alaska.gov](http://coronavirus.alaska.gov)
vii. Workstations must be greater than six feet apart to ensure minimum social distancing is maintained.

viii. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.

ix. Entryway signage notifying the public of the business’s COVID-19 Mitigation Plan and stating clearly that any person with symptoms consistent with COVID-19 may not enter the premises.

c. **Hygiene Protocols:**
   i. Business must supply handwashing capability or sanitizer.
   ii. Service providers must wear cloth face coverings, at a minimum.
   iii. Customers must wear cloth face coverings and wash or sanitize hands upon arrival. Cloth face coverings worn by customers may be removed for a short time when necessary to perform services, but must be worn at all other times, including when entering and exiting the shop.
   iv. Employees must wash their hands frequently, including before and after each client, using an adequate supply of hot water with soap.
   v. An adequate supply of disinfectant, hand sanitizer, and paper towels must be available.
   vi. Business must have a designated employee on-site responsible for monitoring and following all sanitation protocols.
   vii. Workstations, chairs, tools, shampoo bowls, and anything within six feet of seat must be cleaned and disinfected after each patron. In addition, hourly touch-point sanitation must occur. Employer must provide for hourly touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms) throughout work site.
   viii. Visibly dirty surfaces must be cleaned immediately. Use detergent or soap and water prior to disinfection. Then, use a disinfectant. Most common EPA-registered household disinfectants will work.
   ix. Customer capes are single use only or need to be cleaned and disinfected before re-using.
   x. Any sanitation protocols required in state licensing statutes or regulations that are more stringent than those listed in this mandate must be followed.

d. **Staffing/Operations:**
   i. The shop owner is responsible for supplying personal protective equipment and sanitation supplies to its employees or contractors, including cloth face coverings and disposable gloves.

   ii. **Salons/Barber Shops:**
      1. All hairdressers and barbers must be stocked with proper disinfectant, such as marvicide, bleach, and hand sanitizer.
      2. All tools must be kept in closed containers and labeled properly.
      3. Cloth face coverings must be worn at all times by hairdressers or barbers.

For the latest information on COVID-19, visit [coronavirus.alaska.gov](https://coronavirus.alaska.gov)
iii. Esthetician:
   1. Gloves and cloth face coverings required before client arrival until after client clean-up. No services that require removal of cloth face covering can be provided.

iv. Manicurist:
   1. Gloves and cloth face coverings required before client arrives until after client clean-up.

v. Provide training for employees regarding these requirements and the COVID-19 Mitigation Plan.

vi. Conduct pre-shift screening and maintain staff screening log.

vii. No employee displaying symptoms of COVID-19 will provide services to customers. Symptomatic or ill employees may not report to work;

viii. No employee may report to the work site within 72 hours of exhibiting a fever.

ix. Employer must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html

e. Cleaning and Disinfecting:
   i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.

   ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, businesses may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.


II. Personal Care businesses are encouraged to follow additional best practices:
   a. Cashless and receiptless transactions.
   b. Customers enter and exit through different entries using one-way traffic, where possible.
   c. Reserved hours for operation limited to high-risk populations.
   d. A manager or shop owner should be on site during business hours at all times.

For the latest information on COVID-19, visit coronavirus.alaska.gov
State of Alaska COVID-19 Mandate 016 - Attachment G
Personal Care Services
Page 3 of 3
I. **Applicability:** This section applies to businesses not interacting with the public and which are not included in Attachment A: *Alaska Essential Services and Critical Infrastructure Order.*

II. **Non-Public-Facing Businesses may resume operations only if they meet all of the following requirements:**

a. **Social Distancing:**
   i. Cloth face coverings must be worn by all employees.
   ii. All occupied, desks, cubicles, or open work spaces must be at least six feet apart.
   iii. Any high-risk employee must be provided an alternative workspace and/or special accommodations at the employee’s request to avoid contact with, and mitigate the risk of, the employee’s exposure to colleagues and others at the business.
   iv. Employers should make efforts to maximize remote work opportunities for eligible employees.
   v. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff.

b. **Hygiene Protocols:**
   i. Employer must provide hand washing capability or sanitizer.
   ii. Frequent hand washing must be enforced.
   iii. An adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.
   iv. Employer must provide daily touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms) throughout the work site.

c. **Staffing:**
   i. Provide training for employees regarding these requirements and provide each employee a copy of the COVID-19 Mitigation Plan.
   ii. Employer must conduct pre-shift screening and maintain staff screening log.
   iii. No employee displaying symptoms of COVID-19 will provide services to customers. Symptomatic or ill employees may not report to work.
   iv. No person may work within 72 hours of exhibiting a fever.
v. Employer must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html.

d. Cleaning and Disinfecting:
   i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, businesses may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
** COVID-19 HEALTH MANDATE **  
Amendments to Mandate 016

Issued: April 23, 2020

By: Governor Mike Dunleavy  
Commissioner Adam Crum, Alaska Department of Health and Social Services  
Dr. Anne Zink, Chief Medical Officer, State of Alaska

Mandate 016, issued on April 22, 2020, is amended to include Attachments I through M.

Unless explicitly modified by this Mandate, as set forth below and in Attachments I through M, prior Mandates remain in effect, unless and until they are amended, rescinded, or suspended by further order of the Governor. The Governor and the State of Alaska reserve the right to amend this Mandate at any time in order to protect the public health, welfare, and safety of the public and assure the state’s safe resumption of economic activity.

The activities and businesses listed below that were previously governed by the referenced Mandates may resume under the conditions and guidance provided in the following attachments.

Attachment I – Childcare and Day Camps – modifies Mandate 011  
Attachment J – Fishing Charters – modifies Mandate 011  
Attachment K – Gyms and Fitness Centers – modifies Mandate 03.1  
Attachment L – Lodging and Overnight Camping – modifies Mandate 011  
Attachment M – Intrastate Travel/Outdoor Day Activity – modifies Mandates 011 and 012

Issued: April 24 2020

By: Governor Mike Dunleavy  
Commissioner Adam Crum, Alaska Department of Health and Social Services  
Dr. Anne Zink, Chief Medical Officer, State of Alaska

Attachment N – Social, Religious, and other Gatherings

For the latest information on COVID-19, visit coronavirus.alaska.gov  
State of Alaska COVID-19 Mandate 016-Amendments
Childcare and Day Camps
Attachment I
Issued April 23, 2020
Effective April 24, 2020
Part of Phase I

By: Governor Mike Dunleavy
Commissioner Adam Crum
Alaska Department of Health and Social Services

Dr. Anne Zink, Chief Medical Officer, State of Alaska

I. Purpose: This is intended to allow for people to return to the workforce as much as possible while still protecting public health.

II. Requirements to Operate:

a. Definition of group:
   i. “Group” includes the number of children in a distinct unit. It does not include staff.

b. Social Distancing:
   i. Groups must be static, that is, no mixing of children between groups.
   ii. Group size must be no more than ten children.
   iii. Social distancing should be encouraged whenever possible with an understanding on limitations in social distancing in young children.
   iv. Summer camps should have enhanced social distancing measures and should be held outside whenever feasible.
   v. Visitors and activities (such as field trips) involving other groups are prohibited.
   vi. Camp or facility must explain health guidelines to all children and staff, in an age-appropriate manner.
   vii. Camp or facility must establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and children.
   viii. Camp or facility must develop policies that ensure adequate supplies for the number of children in each group to minimize sharing of high-touch materials to the extent possible. For example, camp or facility will procure sufficient art supplies, assign equipment to a single child, etc. If there are not enough high-touch materials for each child, the camp or facility must assure that materials are disinfected between uses and that children wash their hands before and after using shared supplies.
   ix. Camp or facility must post entryway signage stating clearly that any person with symptoms consistent with COVID-19 may not enter the premises.
   x. Activities which require projection of voice or physical exertion must only take place outdoors, with a minimum of ten feet between each person, with an understanding on limitations in social distancing in young children.

For the latest information on COVID-19, visit coronavirus.alaska.gov
State of Alaska COVID-19 Mandate 016 - Attachment I
Childcare and Day Camps
Page 1 of 4
c. **Capacity:**
   i. Group size limited to no more than ten.
   ii. A facility, camp, or social activity may oversee multiple groups, as long as the groups are kept apart at all times and no mixing between groups occurs, including staff. Each group should have separate eating areas, recreation space, and restroom facilities.
   iii. Camps should encourage registration for longer periods (multiple weeks versus one week) to minimize mixing of participants.
   iv. For any attendees who come from out-of-state or have recently traveled out-of-state, camp or facility staff will require affirmation from the parent or guardian that the child has abided by the 14-day quarantine requirement prior to participation after arriving in the community.

d. **Hygiene Protocols:**
   i. Camp and facility staff must clean and disinfect frequently touched surfaces on an hourly basis. This includes tables, doorknobs, light switches, countertops, handles, sinks, faucets, and toys.
   ii. Camp and facility must maintain an adequate supply of disinfectant, hand sanitizer, and paper towels to have available.
   iii. Camp and facility staff must wash hands frequently using hot water, if possible, with soap. Handwashing must occur before and after food preparation, assisting a child with eating, and changing diapers. If soap and water are not readily available, camp must supply hand sanitizer with at least 60 percent alcohol.
   iv. Camp and facility staff should require frequent handwashing or use of hand sanitizer, if handwashing is not available, by the children. This includes upon entry into the facility or camp, before and after an activity, and at a minimum, on an hourly basis.

e. **Staffing/Operations:**
   i. Cloth face coverings must be worn by all employees. Face coverings may be removed for a short time when necessary, such as when playing a musical instrument, but must be worn at all other times.
   ii. Cloth face coverings are prohibited on babies and children under the age of two because of the danger of suffocation, but cloth face coverings should be encouraged in older children.
   iii. Camp or facility must maintain a hard copy of the COVID-19 Mitigation Plan and any other written safety, sanitization, and physical distancing protocols (specific to COVID-19) on the business premises.

For the latest information on COVID-19, visit [coronavirus.alaska.gov](https://coronavirus.alaska.gov)
iv. Camp or facility staff must supervise young children when using hand sanitizer.

v. Camp or facility staff must communicate to parents or guardians the importance of keeping children home when they are sick. No child may return to camp or facility within 72 hours after last fever.

vi. Camp or facility staff must screen every child daily upon arrival. If a touchless thermometer is available, staff will conduct temperature checks.

vii. If a cafeteria or group dining room is typically used, meals should be in classrooms instead. Camp or facility must plate each child’s meal individually so that multiple children are not using the same serving utensils.

viii. If possible, food preparation should not be done by the same staff who diaper children. If the same staff perform both tasks, the staff person must wash their hands before and after every event (food preparation and changing a diaper).

ix. If possible, the camp or facility should designate certain sinks to be used for food preparation only. If that is not possible, the sink must be cleaned and disinfected after each use.

x. Camp or facility must teach and model social distancing, creating space, and avoiding unnecessary touching, in an age-appropriate manner.

xi. Camps or facilities must provide training for staff regarding these requirements and provide each staff member a copy of the COVID-19 Mitigation Plan.

xii. Camp or facility must conduct staff pre-shift screening and maintain staff screening log.

xiii. No staff displaying symptoms of COVID-19 will provide services to children. Symptomatic or ill staff may not report to work.

xiv. No staff member may report to the work site within 72 hours of exhibiting a fever.

xv. Employer must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html.

f. Cleaning and Disinfecting:

i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the camp or facility may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.

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ii. When an active staff member is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, camps or facilities may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by staff performing a comprehensive disinfection of all common surfaces.


III. The following best practices are encouraged:

a. Any person in a high-risk population is encouraged to stay home, not work in childcare settings, and avoid entering for drop off or pick up.

b. Camp or facility should provide for staggering arrival and drop off times and limit direct contact with parents, guardians, or family members as much as possible.
I. **Applicability:** This attachment applies to day fishing charter operations and modifies the restrictions outlined in Mandate 011.

II. **Day fishing charters can resume operations only if they meet all of the following requirements:**

   a. **Social Distancing:**
      i. Passengers must bring their own food and drinks onboard. Food and drinks must be kept separate from the crew’s food and drinks.
      ii. Passengers and crewmembers should not pass or share fishing rods or equipment, to the maximum extent possible.
      iii. Passengers and crewmembers must wear cloth face coverings that meet the recommendations contained in Health Alert 010.
      iv. Crewmembers shall clean or dispose of face coverings in accordance with Health Alert 010.
      v. If possible, social distance of at least six feet is maintained between individuals; if not possible, crewmember and patrons must maintain as much social distancing as allowed on the vessel, depending on its size and configuration. Passengers and crewmembers from the same household are not required to social distance from each other.
      vi. The vessel captain must establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.
      vii. Signage must be posted on the vessel to notify the public of the vessel's COVID-19 Mitigation Plan and clearly state that any person with symptoms consistent with COVID-19 may not enter the vessel.

   b. **Capacity:**
      i. If patrons are household members, the charter may be for the full legal load/capacity of the boat or vessel.
      ii. If patrons are non-household members, fishing charters may only take the number of patrons that can maintain social distancing requirements if their vessel is not large enough to allow each patron and crewmember to social distance at legal load/capacity.

   c. **Hygiene Protocols:**
      i. Crewmembers must provide handwashing capability or sanitizer on the vessel.
      ii. Frequent handwashing by employees, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.

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iii. Crewmembers must provide for hourly touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms).

d. **Staffing:**
   i. Vessel captains must provide training for crewmembers regarding the COVID-19 Mitigation Plan, train their crewmembers in basic hygiene practices, such as frequent and thorough hand washing, respiratory etiquette (e.g., covering coughs and sneezes), and discourage crewmembers or passengers from using others’ personal property, work tools, and equipment.
   
   ii. Vessel captains must conduct pre-shift staff screening and maintain staff screening log.
   
   iii. No crewmembers displaying symptoms of COVID-19 may provide services to customers. Symptomatic or ill employees may not report to work.
   
   iv. No crew member may report to the work site within 72 hours of exhibiting a fever.
   


e. **Cleaning and Disinfecting:**
   i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the vessel may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   
   ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, vessels or facilities may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   
I. **Applicability:** This attachment applies to outdoor gym and fitness classes and activities only. Indoor fitness activities are still prohibited.

II. **Outdoor classes and activities at gyms and fitness centers can resume operations only if they meet all of the following requirements:**

   a. **Social Distancing:**
      i. Reservations only. Walk-ins prohibited.
      ii. Class or group workouts must consist of 20 or fewer participants, including staff.
      iii. Social distancing of at least ten feet must be maintained while exercising between individuals. When not exercising, social distancing of six feet must be maintained.
      iv. In class or group workout settings, the business should provide clear markings to indicate where each person should stand to maintain this distance. Workout equipment available for use should be spaced to maintain ten-foot-distancing (can use signage to close certain equipment to maintain distancing).
      v. Cloth face coverings must be worn by all employees.
      vi. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public.
      vii. Entryway signage notifying the public of the business’s COVID-19 Mitigation Plan and stating clearly that any person with symptoms consistent with COVID-19 may not enter the premises.
      viii. Each participant must be screened prior to the activity. No one can participate who is exhibiting symptoms or who has knowingly been in contact with a suspected positive case of COVID-19 within the past 14 days.
      ix. No participant may join a class or group within 72 hours of exhibiting a fever.
      x. This screening should be conducted electronically, in advance. If the screening is in person, pens and touch screens must be sanitized before and after each use.

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b. **Hygiene:**
   i. Facility must provide handwashing capability or sanitizer.
   ii. Frequent handwashing by employees and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.
   iii. Employer must provide for hourly touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms) throughout work site.
   iv. Any equipment used must be fully disinfected prior to the activity, between each participant’s use of the equipment, and after the activity.
   v. Equipment shall not be shared between patrons at the same time (must be fully disinfected prior to the next participant’s use).
   vi. Businesses must comply with CDC guidelines to the maximum extent possible: [https://www.cdc.gov/mrsa/community/environment/athletic-facilities.html](https://www.cdc.gov/mrsa/community/environment/athletic-facilities.html).

c. **Staffing/Operations:**
   i. Provide training for employees regarding these requirements and the COVID-19 Mitigation Plan.
   ii. Conduct pre-shift staff screening and maintain staff screening log.
   iii. No employee displaying symptoms of COVID-19 may provide services to customers. Symptomatic or ill employees may not report to work.
   iv. No employee may report to the work site within 72 hours of exhibiting a fever.
   vi. Regular social distancing of six feet, and hygiene protocols, must be followed by staff during necessary non-public facing operations.

d. **Cleaning and Disinfecting:**
   i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, the business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.

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least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.


III. Gyms and Exercise/Fitness Businesses are encouraged to follow additional best practices:

a. Cashless and receiptless transactions.
b. Participants encouraged to wear cloth face coverings.
I. **Applicability:** This Attachment applies to camping and lodging facilities and areas, including, but not limited to:
   a. Overnight cabins for rental;
   b. RV parks;
   c. Tent sites;
   d. Privately-owned campgrounds;
   e. Bed and breakfasts;
   f. Hotels, motels, and inns.

II. **Unless a business has filed a protective plan,** as required under Mandate 010 Attachment A, the above businesses may resume operations only by meeting all of the following requirements:

   a. **Social Distancing:**
      i. Reservations only. Walk-ins prohibited.
      ii. To the extent possible, a business should take reservations online or by phone and encourage electronic payment methods.
      iii. When contacted for a reservation, a representative of the business must ask if the group consists only of household members and can rely on the groups answer.
      iv. Non-household members are prohibited from sharing any cabin, tent, or other lodging.
      v. Cloth face coverings must be worn by all employees.
      vi. Social distancing of at least six feet is maintained between non-household members in common areas of the facility/business.
      vii. Business must establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff and the public, including housekeeping services.
      viii. Entryway signage must notify the public of the business’s COVID-19 Mitigation Plan and clearly state that any person with symptoms consistent with COVID-19 may not enter the premises.
      ix. Campsites, tent sites, and RV sites must be spaced apart, with no site being occupied within 25 feet of another by non-household members.

   b. **Hygiene Protocols:**
      i. Business must provide handwashing capability or sanitizer.
      ii. Frequent hand washing by employees, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.
iii. Business must provide for hourly touch-point sanitization (e.g., workstations, equipment, screens, doorknobs, restrooms) throughout work site and common areas.

c. Staffing:
   i. Business must provide training for employees regarding these requirements and provide each employee a copy of the COVID-19 Mitigation Plan.
   ii. Business must conduct pre-shift screening and maintain staff screening log.
   iii. No employee displaying symptoms of COVID-19 may provide services to customers. Symptomatic or ill employees may not report to work.
   iv. No employee may report to the work site within 72 hours of exhibiting a fever.
   v. Business must establish a plan for employees getting ill and a return-to-work plan following CDC guidance, which can be found online at: https://www.cdc.gov/coronavirus/2019-ncov/community/guidance-business-response.html.

d. Cleaning and Disinfecting:
   i. Cleaning and disinfecting must be conducted in compliance with CDC protocols weekly or, in lieu of performing the CDC cleaning and disinfecting, the business may shut down for a period of at least 72 consecutive hours per week to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.
   ii. When an active employee is identified as being COVID-19 positive by testing, CDC cleaning and disinfecting must be performed as soon after the confirmation of a positive test as practical. In lieu of performing CDC cleaning and disinfecting, businesses may shut down for a period of at least 72 consecutive hours to allow for natural deactivation of the virus, followed by site personnel performing a comprehensive disinfection of all common surfaces.

III. Mixed Businesses/Application of Other Attachments

   a. If there is a dine-in restaurant on site, then Attachment F also applies.
   b. If there are retail services provided on-site, such as a gift store or convenience store, then Attachment E also applies.
   c. To the extent that the business has filed a protection plan as an essential business under Attachment A, that plan governs the business’s operation for non-essential patrons.

For the latest information on COVID-19, visit coronavirus.alaska.gov
State of Alaska COVID-19 Mandate 016 - Attachment L
Lodging and Overnight Camping
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Intrastate Travel And Outdoor Day Activity
Attachment M
Issued April 22, 2020
Effective April 24, 2020
Part of Phase I

By: Governor Mike Dunleavy
Commissioner Adam Crum, Alaska Department of Health and Social Services
Dr. Anne Zink, Chief Medical Officer, State of Alaska

I. **Applicability:** This attachment applies to recreational intrastate travel and outdoor daytime activities (not overnight) and modifies travel restrictions in Health Mandate 012 and relevant portions of Health Mandate 011.

II. **Intrastate travel and outdoor day recreation is permitted under the following conditions and guidance:**

   a. **Household Members:** members of the same household, travelling in a passenger vehicle or car, are permitted to travel between communities and generally on the road system for any purpose, including, but not limited to, recreational or sightseeing activities conducted within the mandate guidelines.

   b. **Day Recreation:** members of different households may jointly engage in outdoor activity so long as:

      i. The group does not exceed 20 persons;

      ii. Non-household members shall not travel in the same vehicle together to the site of the activity;

      iii. Non-household members shall maintain a six-foot distance from members of other households at all times during the outdoor activity.

      iv. In mixed household groups, members of each group should wear cloth face coverings.

      v. Non-household members must adhere to social distancing protocols, and shall refrain from touching each other and from sharing food or drink.

      vi. The group shall assure members have sufficient hand sanitizer to disinfect hands during the activity and upon returning to the vehicle or car.

      vii. Upon returning home, members of the group must wash their hands and wash their clothes before using them again.

III. **Precautions while traveling:**

    a. Stops shall be minimized on the way to the final destination.

    b. If travelers must stop for food, gas, or supplies, only one traveler shall engage with the third-party vendor. The traveler must practice social distancing by keeping six feet away from others when possible, and avoid crowded places whenever possible. Cloth face coverings should be used whenever a traveler engages with a third-party vendor(s).

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c. Travelers who have to stop, shall wash their hands or use hand sanitizer before exiting, and immediately after returning, to the car or vehicle.

IV. Additional information:

a. Travelers should refer to Mandate 016 for further and additional information on how to navigate state and local rules regarding intrastate travel and recreation.

b. Alaskans should refer to other mandates and guidance as appropriate when engaging in other activities, such as overnight camping or lodging.
Social, Religious, and Other Gatherings
Attachment N
Issued April 24, 2020
Effective April 24, 2020
Part of Phase 1

By: Governor Mike Dunleavy
Commissioner Adam Crum, Alaska Department of Health and Social Services
Dr. Anne Zink, Chief Medical Officer, State of Alaska

I. Applicability: This attachment applies to different types of gatherings of individuals and social organizations, including funerals and weddings, not otherwise covered by other attachments. This attachment modifies Health Alert 011 and Health Mandate 012. Businesses and non-profits are covered under other attachments to Mandate 016.

II. Social Distancing Protocols for Individuals: These requirements apply to both indoor and outdoor settings.

a. Movement outside the home:
   i. Individuals are no longer required to stay home as previously required by Mandate 011.
   ii. Individuals frequenting businesses must adhere to the requirements set forth in the relevant attachment applicable to that industry.
      1. When in public spaces, every effort must be taken to maintain six-foot social distance from other members of the public. Social distancing is not required for members of the same household.
      2. In all gatherings that include multiple households, cloth face coverings should be worn by all participants. See Health Alert 010 for helpful information on cloth face coverings. This can be found online at: http://dhss.alaska.gov/dph/Epi/id/SiteAssets/Pages/HumanCoV/SOA_04032020_HealthAlert010_ClothFaceCoverings.pdf

b. Travel:
   i. Interstate travel is subject to Mandate 010, requiring 14-day quarantine upon arriving or returning to Alaska.
   ii. Intrastate travel between communities on the road system is permitted whether by driving or flying to your destination. (See also Attachment M for other requirements and guidance.)

c. Symptomatic Individuals:
   i. Any family member who is ill with COVID-19 must be immediately isolated in their home or other permitted place of isolation. See https://www.cdc.gov/coronavirus/2019-ncov/hcp/guidance-prevent-spread.html#precautions.

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ii. Any individual who exhibits symptoms of COVID-19 illness must not
leave their home or place of dwelling within 72 hours of their last fever,
including to work, except as necessary to seek or receive medical care.
Individuals who are symptomatic, but did not manifest a fever, must not
leave their home or dwelling place until they no longer exhibit symptoms.

iii. Any individual who exhibits symptoms of illness may not participate in
gatherings that include non-household members for at least 72 hours past
their last fever. Individuals who are symptomatic, but did not manifest a
fever must not leave their home or dwelling place until they no longer
exhibit symptoms.

iv. Individuals who have known exposure to a person who has tested positive
for COVID-19 shall self-quarantine for 14 days following the last
exposure, and shall not participate in any gatherings with non-household
members.

III. Guidance for Social and Other Gatherings:

For Indoor gatherings:

a. This section applies broadly to any types of gatherings, including political, union,
   fundraising, or other group events.

b. No gathering larger than 20 people is allowed, which includes the minimum
   number of necessary personnel to facilitate the event, or 25 percent maximum
   occupancy as required by law (whichever is smaller).

c. Gatherings may include non-household members.

d. Six-foot distancing must be maintained between non-household members.

e. At gatherings including non-household members, cloth face coverings must be
   worn, when possible. See Health Alert 010 for helpful information on cloth face
   coverings.

http://dhss.alaska.gov/dph/Epi/id/SiteAssets/Pages/HumanCoV/SOA_04032020_
HealthAlert010_ClothFaceCoverings.pdf

f. If the event is being held in a building that is open to the public, and not an
   individual’s home:

   i. Establish a COVID-19 Mitigation Plan addressing the practices and
      protocols to protect staff, volunteers, and the public.

   ii. Entry signage must be posted notifying the public of the organization’s
      COVID-19 Mitigation Plan and stating clearly that any person with
      symptoms consistent with COVID-19 may not enter the premises.

   iii. Persons enter and exit through different entries using one-way traffic, where
      possible.

   iv. The organizer or facility must provide handwashing capability or sanitizer.

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v. Frequent handwashing by staff and volunteers, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.

vi. Organization must provide for hourly touch-point sanitization (e.g., workstations, equipment, screens, doorknobs, restrooms) throughout facility during the gathering.

vii. No food or drink may be provided; if allowed at the venue, individuals may bring their own.

For Outdoor Gatherings:

i. No gathering larger than 20 people is allowed, social distancing must be maintained between individuals and household groups.

ii. Social distance of at least six feet is maintained between individuals and groups of non-household members.

iii. If singing or projecting of voice, then a minimum of ten feet between each person.

IV. Additional Guidance for Religious Gatherings. The general guidelines on religious activities outlined in Health Alert 011 still apply except as amended below:

For Indoor Services:

i. No gathering larger than 20 people is allowed, which includes the minimum number of necessary personnel or volunteers to facilitate the service, or 25 percent maximum occupancy as required by law (whichever is smaller).

ii. Gatherings may include members from different households.

iii. Six-foot distancing must be maintained between non-household members.

iv. At gatherings including non-household members, fabric face coverings must be worn, when possible. See Health Alert 010 for helpful information on face coverings.

http://dhss.alaska.gov/dph/Epi/id/SiteAssets/Pages/HumanCoV/SOA_04032020_HealthAlert010_ClothFaceCoverings.pdf

a. If in-person services (instead of livestream or drive-in services discussed in Health Alert 010) are held, the following requirements apply:

i. Establish a COVID-19 Mitigation Plan addressing the practices and protocols to protect staff, volunteers and the public.

ii. Entry signage must be posted notifying the public of the organization’s COVID-19 Mitigation Plan and stating clearly that any person with symptoms consistent with COVID-19 may not enter the premises.

iii. Require persons enter and exit through different entries using one-way traffic, where possible.

iv. The organizer or facility must provide handwashing or sanitizer.
v. Establish protocols for sacrament, communion, or collecting offering with minimal handling of the offering plate and money and proper sanitization of hands and disinfecting of surfaces.

vi. Frequent handwashing by staff and volunteers, and an adequate supply of soap, disinfectant, hand sanitizer, and paper towels must be available.

vii. Organization must provide for hourly touch-point sanitization (e.g. workstations, equipment, screens, doorknobs, restrooms) throughout facility during the gathering.

For Outdoor Services:

i. No gathering larger than 20 people is allowed, social distancing must be maintained between individuals and household groups.

ii. Social distance of at least six feet is maintained between individuals and groups of non-household members.

iii. If singing or projecting of voice, then minimum of ten feet between each person.