Alameda County FAQs for Shelter in Place Order
Effective on June 19, 2020

This document was last updated on June 23, 2020 at 3 PM

Note: Updates to the FAQs may be issued periodically, with the most recent updates reflected in blue text. Please check back for updates.

To slow and decrease the spread of COVID-19, Alameda County is issuing an updated legal order directing residents to shelter at home with some exceptions. The order limits activity, travel, and business functions to only the most essential needs. Governor Newsom issued a similar statewide order on March 19, 2020 that directed all Californians to stay home except to go to an essential job or to shop for essential needs; and on May 4, 2020 and May 7, 2020 Orders informing local health jurisdictions and industry sectors that they may gradually reopen under the new modifications and guidance provided by the State. These Orders remain in effect in Alameda County, with the local order prevailing in areas where it is more restrictive than the order issued by the State.

General Questions

1. What do the State and Alameda County Orders do?
   This Order requires that most people stay home unless they are engaged in certain businesses and activities which are discussed more below.

   For most people, this means you and those you live with should remain at home. You may leave your home for specified reasons to make sure you have the necessities of life such as getting food and medical supplies.

   You may go outside to take care of pets, go on a walk, and exercise outside, so long as you do not congregate in a group (except if specified by the Order or the FAQs), and maintain at least six feet of distance between you and other people.

   If you are sick you should self-isolate, including, to the extent you can, from others you live with. Visit http://www.acphd.org/ for information about COVID-19 symptoms and to learn how to protect yourself.

2. What does the June 19 Order do?
   This Order replaces the June 8 Shelter in Place Order as of 8 a.m. on June 19, 2020. This
updated Order requires that most people continue sheltering in their place of residence. It allows additional businesses to open that could not operate under the June 5 Order and some low-to-moderate risk activities to resume.

You are still allowed to participate in “essential activities,” “outdoor activities,” and “additional activities”; and/or to work for an “essential business,” “outdoor business,” “additional business,” or perform “minimum basic operations” if it is not possible for you to work from home.

The June 19 Order allows the following additional businesses and activities:
- Indoor and outdoor retail
- Indoor and outdoor religious services and cultural ceremonies
- First Amendment events
- Outdoor dining
- Outdoor non-contact fitness classes
- Outdoor museums, outdoor historical sites, and publicly assessable gardens
- Dog parks
- College sports non-contact training activities

Please read the Order for more information and the requirements to reopening.

3. When does this Order take effect? When does it end?
As of 8 a.m. on June 19, 2020, everyone in the County must strictly follow this new Order. This new Order will continue to be in effect until it is rescinded, superseded, or amended in writing by the Health Officer based on (1) COVID-19 Indicators progress; (2) developments in epidemiological and diagnostic methods for tracing, diagnosing, treating, or prevention for COVID-19; and (3) scientific understanding of the transmission dynamics and clinical impact of COVID-19.

4. Have the FAQs been updated to reflect the Alameda County Shelter in Place Order extension effective June 19, 2020?
Yes.

5. Who issued the State and Alameda County Orders?
The State Orders were issued by Governor Gavin Newsom, while the Alameda County Health Officer issued our local order. The county health officer has the authority under state law to issue Orders to protect the health and welfare of everyone in their respective jurisdictions.

6. How does the State Order interact with local orders to shelter in place? Does it supersede them?
The orders issued by the Governor are statewide orders, and local orders may be more restrictive. The State orders and new stay-at-home order will remain in effect in
Alameda County. Where a conflict exists between this Order and any state public health order related to the COVID-19 pandemic, the most restrictive provision controls.

7. Does the Alameda County Order cover all cities and unincorporated areas of the County?
   No. The Alameda County Order and FAQs applies to all cities and unincorporated areas in Alameda County except the City of Berkeley. The City of Berkeley has its own public health jurisdiction. Click here to view the City of Berkeley’s Shelter in Place Order and FAQs.

8. Is this mandatory or is it just guidance?
   Yes, it is mandatory. These Orders are a legal Order issued under the authority of California law. You are required to comply, and it is a crime (a misdemeanor with up to $1,000 in fines or six months imprisonment) not to follow the Orders (although the intent is not for anyone to get into trouble).

   It is critical for everyone to follow the Orders to prevent the spread of COVID-19 and protect themselves, their loved ones, friends, neighbors, and the whole community. All persons, businesses, and other entities are required to comply if they do not fall within the exemptions that are specified in the Orders.

9. Why is this Order in place?
   This Order is issued based on evidence of continued significant community transmission of COVID-19 within the County and throughout the Bay Area; continued uncertainty regarding the degree of undetected asymptomatic transmission; scientific evidence and best practices regarding the most effective approaches to slow the transmission of communicable diseases generally and COVID-19 specifically; evidence that the age, condition, and health of a significant portion of the population of the County places it at risk for serious health complications, including death, from COVID-19; and further evidence that others, including younger and otherwise healthy people, are also at risk for serious outcomes.

   Due to the outbreak of the COVID-19 disease in the general public, which is now a pandemic according to the World Health Organization, there is a public health emergency throughout the County. Making the problem worse, some individuals who contract the virus causing the COVID-19 disease have no symptoms or have mild symptoms, which means they may not be aware they carry the virus and are transmitting it to others. Further, evidence shows that the virus can survive for hours to days on surfaces and be indirectly transmitted between individuals. Because even people without symptoms can transmit the infection, and because evidence shows the infection is easily spread, gatherings and other direct or indirect interpersonal interactions can result in preventable transmission of the virus.

10. Am I allowed to leave my home while these Orders are in effect?
    The intent of these Orders is to ensure that people remain in their residences and
minimize social interactions outside of their immediate household unit. However, you may leave your residence for reasons specified in the Alameda County Order. These reasons include ensuring the health and safety of yourself and your family, engaging in outdoor activity that does not involve close contact with other people, obtaining services and supplies for yourself and your family, and to perform employment or volunteer functions that are permissible under the Alameda County Order.

11. Why aren’t more businesses allowed to open?
Thanks to the collective effort and sacrifice of the 7 million residents across the Bay Area, we have made progress in slowing the spread of the novel coronavirus, ensuring our hospitals are not overwhelmed with COVID-19 cases and saving lives. This progress allows a limited number of additional businesses to reopen, so long as they strictly comply with social distancing requirements and other protections in the Order.

However, at this stage of the pandemic, we need to maintain most of the restrictions of shelter-in-place so that we do not lose the progress we have achieved. Lifting too many restrictions too soon could easily lead to a large surge in cases and result in avoidable hospitalizations and deaths, and it may also lead to longer-term economic harms.

12. Does this revised Shelter in Place Order mean that I no longer need to comply with the face covering requirement when conducting essential business and when around others outside of their immediate household?
No, you must continue to comply with the Face Covering Order. Click here for more information about the face covering requirement.

13. What happens if I don’t comply with the Orders?
This is a legally enforceable order issued under California law. It is a crime to violate these Orders, and you may be punished by a fine or imprisonment for doing so. County Sheriff and all chiefs of police in the County have the authority to ensure compliance with and enforce this Order. (See Question #8 in the General Questions section)

14. Is there a timeline for when businesses such as hair salons, barbershops, tattoo parlors, pools, gyms, casinos, movie theatres, spas, waxing salons, cardrooms, etc. can reopen?
Alameda County has developed a reopening plan, please visit http://www.acphd.org/media/584319/alameda-county-covid-19-reopening-plan-english.pdf. This is the current plan but subject to adjustments.

Alameda County has not been approved by the State to move through all of Stage 2 of the State’s Resilience Roadmap. This means that Alameda County cannot reopen all businesses and allowed activities listed on this webpage at this time: https://covid19.ca.gov/roadmap-counties/.
15. For more information and updates:

**Alameda County**

*Alameda County Public Health Department website:*

*Alameda County New Shelter in Place Order effective June 19, 2020:*

*Alameda County Face Covering Order:*

*Alameda County List of Businesses and Activities Allowed or Not Allowed to Reopen*

*Alameda County Reopening Plan*

**California**

*California COVID-19 Response website:*
https://covid19.ca.gov/

*California Department of Public Health COVID-19 website:*
https://www.cdph.ca.gov/Programs/CID/DCDC/Pages/Immunization/nCOV2019.aspx

*California Shelter in Place Order issued on March 19:*

*California Order to Begin Gradual Movement to Stage 2 issued on May 7:*

*California Resilience Roadmap:*
https://covid19.ca.gov/roadmap/
**California Industry Guidance:**
[https://covid19.ca.gov/industry-guidance/](https://covid19.ca.gov/industry-guidance/)

**Federal**

*Centers for Disease Control and Prevention COVID-19 website:*

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**Higher Risk Populations**

1. **Who is at higher risk for COVID-19?**
   People who are over the age of 60, and those with underlying health issues—such as diabetes, lung disease, cancer, and compromised immune systems—are susceptible to serious illness from COVID-19. We urge these individuals to isolate at home and avoid or minimize essential activities outside the home.

   California has launched multiple initiatives to support older Californians during the COVID-19 pandemic.
   - Great Plates Delivered: Home Meals for Seniors
     This program will enlist community restaurants to prepare meals that will be delivered to older Californians who are isolating at home and who are ineligible for other nutrition programs during California’s stay at home order. Click here for updated information about participating localities.
   - Friendship Line California: 1-888-670-1360
     This program will support lonely and isolated older Californians across the state. Friendship Line California is toll-free and available to provide emotional support to older Californians facing loneliness, isolation and anxiety.

2. **How is Alameda County helping people experiencing homelessness?**
   The Health Care Services Agency holds regular calls with the homelessness provider community, offers ongoing guidance for shelter and outreach providers, and supplements hygiene efforts in encampments. The County is also working with State and city partners to identify isolation and quarantine solutions for people who may become ill.

   If you are homeless and have COVID-19 symptoms, call Alameda Health System 510-437-8500 for telephone screening and more information.

   Homeless individuals who are tested positive for COVID-19 or experiencing symptoms of
COVID-19 or been exposed to COVID-19 can be referred to temporary hotel rooms for isolation and recovery. Eligible individuals must be referred by approved referral agencies. To maintain the health and safety of on-site staff and clients no walk-ins will be accepted. Visit [http://www.acphd.org/2019-ncov/isolation-housing.aspx](http://www.acphd.org/2019-ncov/isolation-housing.aspx) for more information.

If you are looking for shelter, please call 211. Shelter availability is extremely limited. 211 can provide information about Alameda County's Coordinated Entry System (CES) as well as give daily updates on bed availability at a few shelters that are not part of CES.

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**Shelter in Place & Social Distancing**

1. **What does it mean to “shelter in place?”**
   The term “shelter in place” means to stay in your home and not leave unless necessary for one of the designated exceptions listed in these Orders. You may leave your home to get food, to get a prescription, to see a doctor, to go to work if your work is essential or to perform minimum basic operations as defined in these Orders, to take your child(ren) to and from childcare that is authorized under these Orders, and to help people you care for get the things they need to live and be healthy and safe.

2. **What are the social distancing guidelines I still need to follow?**
   The best way to reduce their risk of getting sick, as with seasonal colds or the flu, still applies to prevent COVID-19:
   - Wash hands with soap and water for at least 20 seconds as frequently as possible.
   - Stay home if you are sick.
   - Avoid touching your face.
   - Covering coughs or sneezes (into the sleeve or elbow, not hands)
   - Avoid groups (stay at least six feet away from others)
   - Reduce the time you are around others outside the home, even when at least six feet away.
   - Wear a face covering when out in public, as required by the Health Officer’s June 5, 2020 Order, except if a face covering is not required for you (e.g., for children 12 years of age and younger, or anyone who has trouble breathing or is unable to remove a face covering without assistance).

3. **When practicing social distancing, how far should I stay away from others if I must be away from my home?**
   At least six feet, which is appropriately two to three steps away, including if you are on the bus or train.
4. **What if I’m in a line and there isn’t six feet between me and others?**
   You should still try to maintain at least six feet between you and others. When that isn’t possible for short periods, do your best to maximize distance and keep the duration short. And be sure when in line you don’t sneeze or cough onto people. If needed, cough or sneeze into your shirt or into an elbow with clothing on.

5. **What is the difference between “sheltering in place” and “social distancing”?**
   Sheltering in place is a more rigorous form of social distancing. There are some differences. Sheltering at home means you:
   - Must stay home.
   - Can only leave your home for: “essential activities,” “outdoor activities,” or “additional activities”; to work for an “essential business,” “outdoor business,” or “additional business”; to provide or access “essential governmental functions”; to perform “minimum basic operations” for your employer; or for “essential travel,” as those terms are defined in the new [Order](#).
   - Cannot host or attend any gatherings, except as specified in the Order or these FAQs.

   The other principles of social or physical distancing and appropriate hygiene will continue to apply whenever feasible. These include washing hands, using hand sanitizer, disinfecting surfaces, not going out if sick, and staying at least six feet away from others. Wearing a face covering at all times outside the home is also very important.

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**Social Bubble**

1. **Can I hang out with people outside of my household or living unit?**
   Yes. You can form a Social Bubble and hang out with people outside of your household or living unit.

2. **How many people can be in my Social Bubble?**
   A Social Bubble must not have more than 12 individuals. It can be comprised of a combination of households (ideally only 2-3), but you and those in your Social Bubble must not participate in more than one Social Bubble in a three-week period.

3. **Where can my Social Bubble gather?**
   Your Social Bubble must gather outdoors such as a park or a backyard. When in your outdoor Social Bubble, you may remove your face covering when eating or drinking. Make sure your Social Bubble is at least six feet away from another Social Bubble.

   Social Bubbles are not allowed during [Vehicle Based Gathering](#) events.
4. Can I carpool with members of my Social Bubble?
   No, members of Social Bubbles may only interact outdoors.

5. I have shared custody – Can my child belong to more than one Social Bubble?
   Yes, if the child resides in more than one dwelling unit as part of a shared custody arrangement.

6. Can my child be a member of one Social Bubble and one Child Care or Youth Extracurricular Activity Unit?
   Yes. They can be part of only one Social Bubble and only one Child Care or Youth Extracurricular Activity Unit during any three-week period.

7. What are some Social Bubble tips for us to stay safe and prevent COVID-19 transmission?
   • Stick to a stable group of 12 or fewer
   • Join only one bubble
   • Stick together for at least three weeks
   • Plan for outdoors only
   • Don’t forget face coverings
   • Talk about why/how you want to bubble up: routines and communication
   • Remember that your actions affect everyone in the group
   • Agree to have no hard feelings if it doesn’t work out
   • Agree to all follow the same rules

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**Enforcement & Compliance**

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1. Who is enforcing the Order?
   The Order has the force of law, and all persons, businesses, and other entities are required to comply. Enforcement decisions and processes rest with local law enforcement entities to enforce as appropriate within their jurisdictions. In unincorporated areas of the County, the Sheriff’s department enforces and in cities, it is police departments (See Question #13 in the General Questions Section).

   For enforcement questions, please contact COVID19compliance@acgov.org.

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**Health Care**

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1. Where can I go to get tested for COVID-19?

2. What should I do if I’m sick? If I or a family member need immediate medical
attention, can I leave home to go to the doctor or hospital?
If you are feeling sick, please first call your doctor, a nurse hotline, or an urgent care center before going to the hospital. Do not go to the emergency room of a hospital unless you are having an actual emergency. But you can and should seek medical advice if you or a family member is sick. If it is not an emergency, please contact your primary care provider to determine next steps. Also, you can check online resources to help you assess symptoms if you are worried about whether you or a loved one has the COVID-19 virus. You should check https://www.cdc.gov/coronavirus/2019-ncov/index.html for more information.

Call 911 or go to an emergency room only if you are experiencing a medical emergency. If you need to go to the hospital, call ahead so they can prepare for your arrival. If you need to call 911, tell the 911 operator the exact symptoms you are experiencing so the ambulance provider can prepare to treat you safely.

3. What if I need to get healthcare from my medical provider?
You can still get your health needs addressed. You should contact your healthcare provider to see if they are providing regular services. If you are feeling sick, please first call your doctor, a nurse hotline, or an urgent care center. Do not go to the emergency room of a hospital unless you are having an actual emergency.

4. What about preventive and non-urgent care?
Under the Order, all medical services, including routine and preventive care, are considered essential. This includes, but is not limited to, mental health services, immunizations, well-woman exams, allergy shots, eye exams, physical therapy, and surgeries. Preventive and non-urgent care should generally not be deferred. If possible, health care visits should be done remotely.

Contact your health care provider to see what services they are providing.

For health care providers, please read this advisory for guidance.

5. Can I still go to my Mental Health appointments?
Yes, mental health appointments can continue. Patients should consult with their practitioners to determine whether it is appropriate and feasible to conduct individual mental health appointments remotely.

6. Can I still go to my substance abuse treatment groups (e.g. Alcoholics Anonymous or Narcotics Anonymous) or other group counseling sessions?
All participants in group counseling services should attend meetings remotely if they are equipped to do so. Groups should make accommodations for remote support to the maximum extent feasible. If remote participation is not feasible or advisable under the circumstances, participation may occur in person provided that there is compliance with the social distancing requirements set forth in the Order, including maintaining at least
6 feet distance between individuals, capping group size to reduce in-person interactions, and wearing face coverings.

7. **What mental health resources are available for people experiencing distress?**
   The following resources are available to help people who may be experiencing distress or heightened anxiety right now:
   - 24/7 Behavioral Health Services Department Call Center: (800) 491-9099
   - Crisis Text Line: Text RENEW to 741741
   - Crisis Support Services Suicide Prevention – (800) 309-2131
   - Crisis Support Services Text Line – text "safe" to 20121 between 4:00p.m. and 11:00 p.m. 7 days a week
   - Nationwide Hotline – (800) 273-TALK or (800) 273-8255

   If you are experiencing an emergency, please call 911 immediately.

8. **I run a dental facility – can I continue to provide non-urgent dental services to patients?**
   Non-urgent health care services including dental can resume. Please see this [guidance](#) for the resumption of non-urgent health care services in Alameda County.

9. **Can I get my prescriptions or other healthcare needs? Can I leave home to go to the pharmacy to get my prescription filled?**
   Yes. Drug stores, licensed cannabis retailers, and other medical supply stores are allowed and encouraged to operate. When possible, you should have prescription medicines and healthcare supplies delivered to your home.

10. **Can I continue to use reflexology, massage therapy, chiropractic, or similar services?**
    You may continue to use these services if your healthcare provider has determined that they are medically necessary for you.

11. **Can and should I donate blood if I am healthy?**
    Yes, blood banks, blood donation centers, and blood drives are exempt healthcare operations. If you are healthy and do not have COVID-19 symptoms, you are encouraged to donate. The need for adequate blood donations from healthy people is critical.

12. **Will this Order prevent companies working on vaccines and testing for COVID-19 from continuing to do that work?**
    No. The Order exempts any business that is performing work related to the delivery of health care, including companies working on vaccines and testing for COVID-19.
1. **Should I stock up on food, necessities like toilet paper, and on medicines?**
   No. You will continue to be able to purchase these items whenever you need them, as stores selling necessary items like grocery stores, pharmacies, and hardware stores will remain open. Please continue to buy normal quantities of these items on the same schedule you normally do. This will ensure that there is enough for everyone.

2. **Can I go to the store (grocery store, market, corner store, food bank, etc.) to buy food and other things?**
   Yes. This also includes medical supplies at a pharmacy, essential home maintenance supplies at a hardware store, or office supplies for your home business or work.

3. **What if I can’t get out of the home? How can I get supplies and food?**
   Please contact friends, family, or others you know who can provide support. They are permitted to pick up any of your needs. You can also order food and other supplies, and have it delivered to your home.

4. **Can I have cannabis delivered to my home?**
   Yes. The Order allows licensed cannabis businesses to deliver products to people’s residences as long as your local jurisdiction allows it.

5. **How will I get food and medicines I need if I must “shelter in place” in my home?**
   The Order specifically allows people to leave their home to buy food, purchase medicine, and purchase other necessary items. It also encourages businesses selling those items to remain open and allows employees of those businesses to keep working.

6. **Can grocery stores, farmers markets, and other food retailers remain open?**
   Yes. Grocery stores, certified farmers’ markets, farm and produce stands, supermarkets, food banks, convenience stores, and other food retail establishments selling foods items and non-alcoholic drinks are encouraged to stay open to provide food items and pet supplies to the public. Section 6 of the Order requires all businesses allowed to operate under the Order to follow any industry-specific requirements issued by the Health Officer related to COVID-19. The Health Officer’s requirements for essential retail and grocery stores, essential workers, and food facilities can be found [here](#).

When visiting these places, you must help the retailer maintain physical distancing and face covering requirements, including while you are shopping and standing in line.
7. **Can I go shopping for things other than food/groceries?**
   This Shelter in Place Order allows all retailers to sell goods indoors, whether or not they are considered “essential.” We strongly encourage retail stores to continue providing curbside or other outdoor pickup in lieu of or in addition to indoor retail. The Order also permits travel to retail businesses.

Retail stores, including shopping centers and malls, must comply with specific conditions identified in Appendix C-1: [http://www.acphd.org/media/587211/health-officer-order-20-14-a-appendix-c-1-additional-businesses-permitted-to-operate-english.pdf](http://www.acphd.org/media/587211/health-officer-order-20-14-a-appendix-c-1-additional-businesses-permitted-to-operate-english.pdf)


8. **Can I go to a yard sale and/or garage sale?**
   Yes. If you are holding a yard sale and/or garage sale, please review and implement the applicable measures in *Appendix A of the Order* and the State’s retail guidance: [https://covid19.ca.gov/pdf/guidance-retail.pdf](https://covid19.ca.gov/pdf/guidance-retail.pdf).

9. **Can I go to the bank?**
   Yes, you can go to the bank and other financial institutions such as check cashers, money lenders, and pawn shops; but you should minimize unnecessary trips.

10. **Can I go out to do laundry or have my laundry done?**
    Yes. For safe reopening guidance for laundromats and dry cleaning, please visit: [https://covid19.ca.gov/pdf/guidance-limited-services.pdf](https://covid19.ca.gov/pdf/guidance-limited-services.pdf)

**Restaurants & Meals**

1. **How can I access free or reduced-price meals for myself or my family?**
   *Schools*, soup kitchens, food banks, and other entities that provide free or reduced priced food goods or meals to students or other members of the public are encouraged to continue providing these services. However, food provided by these establishments to the public may not be eaten on the premises but must instead be delivered or taken away for consumption.
If you cannot afford food, please call the Alameda County Community Food Bank’s Emergency Food Helpline at 1-510-635-3663.

You can also visit Alameda County’s COVID-19 Food Distribution, Testing, and Services map website for available resources: http://www.acgov.org/maps/food-services.htm

2. Can I go to a restaurant, café, coffee or tea shop, ice cream shop, food truck, or other food service location?
   Yes. You can now dine outdoors at these businesses. Patrons will not be permitted to dine inside. We strongly encourage you to order carry out or delivery.

   Restaurants offering outdoor dining must implement the applicable measures in Appendix A of the Order, Environmental Health’s restaurant operating procedures, and the State’s dine-in restaurant guidance.

   If a restaurant previously only had indoor seating and is planning for outdoor seating should contact your planning department for guidance and/or approval. Major changes to food service operations, such as addition of dining areas, food preparation areas, cleaning stations, or food storage areas may require advance approval by the Department of Environmental Health. Contact your inspector to discuss proposed changes.

   Restaurants with existing outdoor, unenclosed bars may use the bar seating for outdoor dining, but may not keep or serve alcohol from the bar.

3. Is my favorite restaurant, café, coffee or tea shop, ice cream shop, food truck or other foodservice location open?
   Restaurants and other facilities that prepare and serve food to the public are encouraged to stay open to provide delivery, carry out, and/or outdoor dining. Patrons will not be permitted to dine inside restaurants and similar establishments.

4. Can I dine outdoors at a brewpub, brewery, bar, pub, craft distillery, and winery?
   If these businesses have an on-site restaurant they may provide outdoor dining. The alcohol must be sold to patrons in conjunction with a meal. We encourage these businesses to continue to provide carry out or delivery.

   These businesses must comply with the conditions of Appendix C-1, implement the applicable measures in Appendix A of the Order and the State’s dine-in restaurant guidance, and implement Environmental Health’s restaurant operating procedures.

5. Can brewpubs, breweries, bars, pubs, craft distilleries, and wineries that do not have an on-site restaurant be allowed to reopen for outdoor dining?
   Brewpubs, breweries, bars, pubs, craft distilleries, and wineries that do not have on-site restaurants can contract with another vendor to provide food service for outdoor dining.
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The alcohol must be sold in the same transaction as a meal.

These businesses must comply with the conditions of Appendix C-1, implement the applicable measures in Appendix A of the Order and the State’s dine-in restaurant guidance, and implement Environmental Health’s restaurant operating procedures.

6. Can I go to a winery, bring my own food to dine outdoors at their property, and only purchase a bottle of wine?
No. You must purchase a meal in the same transaction as the alcohol in order to dine outdoors at their property.

7. I don’t cook—how can I purchase meals
Restaurants, cafes, food trucks, and similar establishments may remain open to supply meals to the public via delivery, carryout, and/or outdoor dining. You can also purchase prepared foods at grocery stores, supermarkets, certified farmers’ markets, convenience stores, and other such food retailers.

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Transportation & Travel

1. I don’t have a car. Can I ride the bus or train, or can I get a ride in my favorite ride-share/on-demand car service or a taxi?
Yes, but public transit, ride-share services, or any other way of traveling can only be used for Essential Travel, which means (see section 15.i):
   i. Travel related to the provision of or access to Essential Activities, Essential Governmental Functions, Essential Businesses, Minimum Basic Operations, Outdoor Activities, Outdoor Businesses, Additional Activities, and Additional Businesses.
   ii. Travel to care for any elderly, minors, dependents, or persons with disabilities.
   iii. Travel to or from educational institutions for purposes of receiving materials for distance learning, for receiving meals, and any other related services.
   iv. Travel to return to a place of residence from outside the County.
   v. Travel required by law enforcement or court order.
   vi. Travel required for non-residents to return to their place of residence outside the County. Individuals are strongly encouraged to verify that their transportation out of the County remains available and functional prior to commencing such travel.
   vii. Travel to manage after-death arrangements and burial.
   viii. Travel to arrange for shelter or avoid homelessness.
   ix. Travel to avoid domestic violence or child abuse.
   x. Travel for parental custody arrangements.
xi. Travel to a place to temporarily reside in a residence or other facility to avoid potentially exposing others to COVID-19, such as a hotel or other facility provided by a governmental authority for such purposes.

When you are on public transit, you must follow the Order’s social distancing requirements to the greatest extent feasible, including maintaining a distance of six feet from everyone outside your household or living unit; frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer; covering coughs and sneezes; wearing a face covering when out in public, as required in the Health Officer’s June 5, 2020 Order, except if a face covering is not required for you (e.g., for children ages 12 and younger, or anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms (see https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html).

When you use ride-share services for essential travel, keep in mind that you should avoid as much as possible being in close quarters in a vehicle that has been used by lots of other people.

2. Can I use a bike from a bike-share service?
   Yes, you can use shared bikes and scooters for essential travel, such as commuting to work as an essential employee. But keep in mind that shared bikes and scooters are not routinely sanitized. Take precautions, including bringing sanitization wipes, not touching your face while on the bike or scooter, and washing your hands for at least 20 seconds immediately after.

3. Can bike repair and supply shops/mobile bike repair continue to operate?
   Yes. Bike repair and supply shops are treated as an essential business (the same as auto repair shops) because they are necessary to facilitate essential travel.

4. I work for an allowed business, as defined by the new Order. Do I need to have a letter from my employer or other documentation to travel?
   No. You do not need to carry official documentation (and the County does not issue any) demonstrating that you are exempt under the new Order. But be prepared to explain if requested by law enforcement why your travel is allowable under the Order.

5. Am I allowed to commute into or out of the County for work or daily activities?
   Yes, but only to perform essential activities, outdoor activities or limited additional activities, to maintain essential government functions, to operate an essential business, outdoor business or limited additional business, or to perform minimum basic operations at a non-essential business, as those terms are defined in the Order. You can also leave to go back home or engage in other essential travel. Otherwise, the answer is no because that puts you and others in the community at risk. Keep in mind
that Health Officers in neighboring counties have issued the same or similar shelter in place orders, which you will be subject to while in that jurisdiction. That means that the neighboring county can enforce violations against you.

6. I work/volunteer in healthcare operations—can I leave home to go to work/volunteer?
Yes. “Healthcare operations” includes hospitals, clinics, COVID-19 testing locations, dentists, pharmacies, blood banks and blood drives, pharmaceutical and biotechnology companies, other healthcare facilities, healthcare suppliers, home healthcare services providers, mental health providers, or any related and/or ancillary healthcare services. “Healthcare Operations” also includes veterinary care and all healthcare services provided to animals, but does not include fitness, exercise gyms, and similar facilities.

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Visiting or Returning to Alameda County

1. If I’m outside the county travelling for vacation or business, am I allowed to return home?
Yes, the Order allows you to come home.

2. I’m staying overnight in County but live elsewhere. Can I go home?
Yes, you can leave the County to return home.

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Caring for/Visiting Others

1. Can I leave home to care for my elderly parents or friends who require assistance to care for themselves? Or a friend or family member who has disabilities?
Yes. You can provide necessary care for family member or pet in another household who has no other source of care. Be sure that you protect them and yourself by following social distancing guidelines such as washing hands before and after, using hand sanitizer, maintaining at least 6 feet of distance when possible, coughing or sneezing into a tissue and then washing your hands, and wearing a face covering. If you have early signs of a cold, please stay away from your older loved ones.

2. Can I visit loved ones in the hospital, nursing home, skilled nursing facility, or other residential care facility?
You may visit a hospital or other healthcare facility for the purpose of obtaining health care services and supplies. On June 16, the California Department of Public Health provided visitor limitation guidance allowing for certain visitation. Visitation at a nursing home, skilled nursing facility, or residential care facility is currently not
allowed, unless patients are at end of life. We are waiting for the State to issue visitation guidance for licensed facilities.

If you need to know more, please contact the facility you want to visit by phone before you visit to inquire about the status of visits. This is difficult, but it is necessary in order to protect hospital staff, your loved ones, and other patients.

3. Can I leave home to visit friends or family members in another household or living unit if there is no urgent need or I am not performing an essential activity?
Yes, so long as they are part of your Social Bubble.

4. Can I carry out a court-ordered visit with my kids?
Yes. The Order exempts travel by court order or law enforcement.

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**Schools, Childcare, Tutoring & Home-Based Care**

1. **Does this Order require that schools shut down?**
   This Order requires that schools generally stop holding classes at physical locations within the County. However, public and private K-12 schools may provide in-class summer school instruction and may maintain Minimal Business Operations to facilitate distance learning or internships and career pathways or perform essential functions. If summer school is provided, it must complete and implement [Appendix A of the Shelter in Place Order](https://www.cde.ca.gov/ls/he/hn/coronavirus.asp), follow the [State’s Schools Guidance](https://www.cde.ca.gov/ls/he/hn/coronavirus.asp), and comply with the [County’s Childcare Guidance](https://www.cde.ca.gov/ls/he/hn/coronavirus.asp) about student class sizes and other conditions.

   Schools are encouraged to provide distance learning to their students and to provide free and reduced-price lunches for takeaway or by delivery.

   The Order also allows schools to provide care or supervision of children to enable personnel to work for businesses allowed to operate under this Order or work as essential governmental employees, provided that: (1) children are in stable groups of 12 or fewer; (2) children do not change from one group to another; (3) multiple groups in a facility stay in separate rooms; and (4) providers or educators remain solely with one group.

2. **What if I work for a school?**
   Schools are subject to special requirements and restrictions, please visit the California Department of Education website for more information at: [https://www.cde.ca.gov/ls/he/hn/coronavirus.asp](https://www.cde.ca.gov/ls/he/hn/coronavirus.asp)

   Schools may allow their employees to come to work to support any continuing free
and/or reduced price-meals and other essential services. Please check with your local school districts about the availability of such programs.

3. What if I work for a childcare facility, summer camp, and other educational or recreational institution or programs providing care for children?

Childcare establishments, summer camps, and other educational or recreational institutions or programs may provide care or supervision for children of all ages. In the Order this is called a “Childcare or Youth Extracurricular Activity Unit”. These operations must comply with the following conditions:

1. They must be carried out in stable groups of 12 or fewer children (“stable” means that the same 12 or fewer children are in the same group each day).
2. A child cannot be a member of more than one Childcare or Youth Extracurricular Activity Unit at the same time during any three-week period.
3. Children shall not change from one group to another.
4. If more than one group of children is at one facility, each group shall be in a separate room or area. Groups shall not mix with each other.
5. Providers or educators shall remain solely with one group of children.

For additional guidance around childcare facilities and camps such as infection control, visit http://www.acphd.org/2019-ncov/resources/childcare-schools-colleges.aspx

4. Can my tutoring business continue to provide lessons?

Yes. Home-based tutoring and tutoring at a center is allowed. If it’s home-based tutoring, the student and tutor should distance at least six feet from each other. The tutor must wear a face covering while in the home. If any member of the household/living unit feel sick, you must not provide tutoring lessons in their home. Additionally, if you feel sick, you must not provide any lessons.

If you are providing tutoring at a center, please review and implement Appendix A of the Alameda County Shelter in Place Order, follow the State’s Schools Guidance for safe reopening https://covid19.ca.gov/pdf/guidance-schools.pdf, and comply with the Alameda County Face Covering Order http://www.acphd.org/2019-ncov/health-officer-orders.aspx.

5. What do I do about my kids? I have to work.

If you work for a business allowed to reopen as specified in the Order, you can and should continue to work. Certain employers, schools, and community organizations will be providing childcare/daycare for employees of essential businesses.

Essential workers searching for childcare can connect with Child Care Resource and Referral agencies to find care. Visit First 5 Alameda County for more information.
6. Is home-based care for seniors and adults allowed? 
Yes.

7. I am a nanny. Can I go to work? 
The Order allows nannies and childcare providers caring for a child in the child’s own home to continue working.

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**Home Repair, Housekeeping, Landscaping & Other Limited Services**

1. Can home service workers continue to provide their services?  
Home service workers can keep providing services in homes if they are essential to health, safety, sanitation, or the necessary operation of the home. This includes plumbers, electricians, exterminators, and other services needed to maintain a safe and sanitary home. Home construction and repair work is also allowed, as is home-based care for children, adults, seniors, and pets.

2. What if I have a service or equipment emergency at my home, such as with plumbing or electricity?  
Service providers like plumbers, electricians, and exterminators can keep working and providing services to the public that are necessary to maintain a livable, sanitary, and functional household. You can call your building manager or one of these service providers, or you can also visit your hardware store to assist with making your own repairs.

3. Can my housekeeper continue to clean my home?  
Yes. Remember to distance yourself at least six feet from your housekeeper. The housekeeper must wear a face covering while in the home. If you feel sick, do not ask nor allow your housekeeper to clean your home.

4. Can my professional chef continue to prepare my meals at my home?  
Yes. For safe reopening guidance for professional chef services, please visit https://covid19.ca.gov/pdf/guidance-limited-services.pdf. Your chef must wear a face covering while in your home. If you feel sick, do not ask nor allow your chef to prepare your meals.

5. Can I take my pet to a pet groomer?  
Yes. For safe reopening guidance for pet grooming services, please visit: https://covid19.ca.gov/pdf/guidance-limited-services.pdf

6. Can my professional dog walker walk my dog?  
Yes. If the dog walker or pet owner has any COVID-19 symptoms, has been sick, or has been exposed to someone who has, dog walking services must be cancelled. Dog walkers
and pet owners should keep their interactions limited, maintain 6 feet distance, and wear face covering.

For safe reopening guidance for dog walking services, visit: https://covid19.ca.gov/pdf/guidance-limited-services.pdf

7. Can my landscaper/arborist/gardener continue to maintain my yard?
   Yes. Arborists, landscapers, gardeners, and similar service professionals can operate as outdoor businesses, as that term is defined in the Order, but they must strictly comply with social distancing requirements.

For safe reopening guidance for landscapers/arborists/gardeners, visit: https://covid19.ca.gov/pdf/guidance-limited-services.pdf

Recreation, Entertainment, Weddings, Social & Religious Activities

1. Can I leave home to go to a vehicle-based gathering such as drive-in theatre, concert, and graduation?
   Yes. Vehicle-based gatherings are allowed in Alameda County under the following conditions:
   - Gathering must be held outdoors, and must be by invitation only
   - Gatherings of more than 10 cars must have on-site security, requested either through local law enforcement or a private security firm; hosts with their own security on staff may use that security
   - Security should ensure compliance with this order, as well as social distancing and face covering requirements
   - Parking arrangement must accommodate physical distancing and allow for both emergency exit from each vehicle, and emergency vehicle access to the site
   - Each gathering is limited to no more than 200 vehicles and can be no longer than 3 hours
   - Occupants of the car:
     - Must be of the same household or living unit
     - Must wear face coverings if the windows are open
     - Must always remain in the car, except to go to the restroom (if one is provided) or for the receipt of a significant document, like a diploma
     - May not linger/socialize with occupants of other cars if outside the car
   - No food or drink sales or distribution are permitted at the event
   - Develop a Gathering Plan
   - Gathering planners must apply for any jurisdictional permits, and be prepared to
share their gathering plan with local law enforcement or any private security

For more information about the highly regulated vehicle-based gathering Order visit http://www.acphd.org/2019-ncov/health-officer-orders.aspx

2. **Can I leave home to go to my church, temple, synagogue, or mosque?**
   Yes. In person religious services and cultural ceremonies are allowed. We strongly encourage providers of religious services and cultural ceremonies to continue to provide streaming services to allow remote participation by vulnerable populations and those that choose not to come in person to services and ceremonies.

3. **How many people are allowed to attend in-person religious services and cultural ceremonies?**
   We strongly encourage limiting in-person participation in religious services to outdoor services and smaller numbers, as little as 25 or fewer.

   In-person religious services and cultural ceremonies a be held indoors and outdoors provided that the number of attendees does not exceed 100 persons, or 25% of the capacity of the area in which gatherings take place, whichever is less.

4. **Can you share best practices and other requirements for safe in-person religious service and cultural ceremonies?**

5. **Can I leave home to work out?**
   Yes, if you will be outdoors and not in close contact with other people or using equipment that other people outside your household have touched. You can also participate in outdoor non-contact fitness classes.

   Outdoor non-contact fitness classes are allowed with up to 12 people, including the instructor and must comply with the following conditions:
   - The instructor and all participants must wear face coverings at all times, except when engaged in high-intensity aerobic activity
   - The instructor and all participants must arrange themselves to provide adequate social distancing of at least 6 feet at all times. Greater distance is recommended for high-intensity aerobic activity.
   - No member of the class may share equipment, and equipment should be sanitized between uses.
• The instructor of or organizer for the classes must obtain any required use authorizations from the owner or manager of the outdoor space, including permits for using parks required by any city, county, or district before undertaking the fitness classes.

• It is recommended that the instructor of or organizer for fitness classes consider maintaining contact information of attendees and that this information be kept by the event’s organizer for at least 21 days after the event. The purpose of this recommendation is to assist us with effective contact tracing in case of an outbreak that may have affected people attending the class(es).

Fitness centers, gyms, fitness equipment at parks, climbing walls, swimming pools, and other recreational and fitness facilities must remain closed at this time.

6. The Order prohibits non-essential travel on foot or bike—can I still go on a walk or take a bike ride?
Yes. The Order allows you to go outside for exercise activities like walking and running, as long as you strictly follow social distancing requirements including maintaining a distance of six feet from everyone outside your household, frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer, covering coughs and sneezes wearing a face covering when out in public, as required in the Health Officer’s June 5, 2020 Order, except if a face covering is not required for you (e.g., for children 12 years of age and younger, or anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms (see https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html).

7. I become anxious when cooped up in my house. Am I allowed to go to a park or on a hike? Can I travel to a County park or open space?
Yes. Spending time outside improves mood and well-being, and is particularly beneficial to children. You can go for walks, go to the park, and enjoy other outdoor activities. But operators of parks, beaches, and other open spaces may restrict entry, close certain areas, or close the whole facility altogether if the Health Officer orders those measures to reduce crowding and limit risk of COVID-19 exposure.

While you’re on a hike or enjoying an open space area, you must strictly follow social distancing requirements including maintaining a distance of six feet from everyone outside your household or living unit, frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer, covering coughs and sneezes, wearing a face covering when out in public, as required in the Health Officer’s June 5,
**2020 Order** except if a face covering is not required for you (e.g., for children 12 years of age and younger, or anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms (see [https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html](https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html)).

8. **Are trails and parks allowed to stay open?**
   Yes, if physical distancing is maintained when on your walks and in parks to avoid spread of the virus. If non-compliance is noted in some trails or parks, they may be closed down or closed to vehicle access.

   Each governmental entity can make a determination regarding the restrictions on public access to parks, beaches, and open spaces necessary to maintain social distancing.

9. **Can I go to the library?**
   Libraries can reopen to only allow curbside pickup and drop-off of books and other media.

10. **Can I go to a nightclub or theater?**
    No. Entertainment venues like these are not permitted to be open in Alameda County during this Order. However, drive-in theaters, concerts, and other events are allowed if they meet the conditions identified in the highly regulated Vehicle-Based Gatherings Order.

11. **Can I attend a First Amendment activity?**
    Individuals may participate in-person, outdoor political gathering or protests as long as physical distancing of six feet between persons or groups of persons from different households or Social Bubbles is maintained at all times. All persons participating in permitted constitutionally protected activities should comply with [Health Officer Order No. 20-13](#) (the “Face Covering Order”).

12. **Can I attend an outdoor museum?**
    Yes. Outdoor museums, outdoor historical sites, and publicly accessible gardens can reopen.

    Members of the public are not allowed to access any indoor facilities associated with outdoor museums, outdoor historical sites, or publicly accessible gardens, except to use restrooms, which must be frequently cleaned. All business and transactions involving members of the public must occur outdoors.

    Businesses operating under this category must implement measures to ensure that social distancing of at least six feet is maintained at all times other than between members of the same household.

    These businesses must implement applicable measure in [Appendix A of the Order](#) and the State’s [outdoor museum guidance](#).
13. Can I train for a college sports team?
Yes. College sports teams may train or hold non-contact practices, conditioning, or drills outdoors in stable groups of up to 12 team members and one coach.

Team members and coaches should maintain a separation of at least six feet from other individuals and avoid the use of shared equipment, and all shared equipment should be sanitized between uses. Distancing beyond six feet is recommended for intense aerobic activity.

Coaches shall wear face coverings at all times. Team members shall wear face coverings except when engaged in distance running or other high-intensity aerobic activity. Participants should limit their participation to one sport or activity and shall remain members of one stable of up to 12 team members and one coach.

Locker rooms, weight rooms, or other indoor facilities may not be used at this time.

14. Can I go to the gym or health club?
No. Gyms, fitness studios, and health clubs are not permitted to operate under this Order. This Order does allow for outdoor non-contact fitness classes and must comply with the conditions listed in Appendix C-1.

15. Can I take my kids to the park and can we use playgrounds?
You can take your kids to the park or other areas to run around in open spaces or bring your own sports equipment to an open space as long as it is used only by members of your own household and not shared with other people. Recreational areas with equipment that lots of people touch or areas where people gather close together, like playgrounds, picnic areas, and barbecue areas, must be closed and you cannot use them while the Order is in effect.

16. Can I use the outdoor gym equipment, and picnic and barbecue areas?
No. All recreational areas with high-touch equipment and surfaces, or that encourage gathering must be closed, including but not limited to playgrounds, outdoor gym equipment, picnic areas, barbecue areas, swimming pools, and spas.

17. Can I play team sports?
Sports with shared equipment or physical contact, like kicking a soccer (not in groups), throwing a football, throwing a baseball/softball, volleyball (singles), and badminton (singles) may only be played with members of your same household or living unit or within a childcare or camp setting.

We will carefully monitor any changes to the State Shelter Order. In the event the State relaxes restrictions on additional outdoor recreation, the Health Officer will consider...
whether to similarly relax the restrictions imposed by this Order.

18. **Can public and private tennis and pickleball courts reopen under this Order?**
   Yes, tennis and pickleball is permitted under this Order. Tennis and pickleball courts may be used by members of different households or living units so long as no more than two people are present (i.e., singles tennis or pickleball).

   For players, visit [USTA’s website](https://www.usta.com) for player tips and recommendations to playing tennis safely.

   If you are a tennis court operator, visit the [CDC website](https://www.cdc.gov) for cleaning guidance. USTA also provides guidance on keeping the environment clean, see “Provide a Clean Environment” section for more information.

19. **Can golf courses reopen under the new Order?**
   Yes, golf courses can reopen and social distancing must be maintained. Golfers should participate as singles, unless they are golfing with other members of their household. If the State has more restrictive conditions, golf courses must comply with those restrictions. Visit the State’s FAQs at [https://covid19.ca.gov/stay-home-except-for-essential-needs/](https://covid19.ca.gov/stay-home-except-for-essential-needs/) to view what is permitted with golfing.

20. **Can common recreational spaces in apartment buildings or residential communities with shared amenities (like gyms and roofdecks) stay open?**
   No. For apartment dwellers and residential communities, the Order’s shelter in place requirements for the “household or living unit” means their own apartment or housing unit, not the building, complex, or residential community as a whole. Common recreational spaces shared with others in the apartment building, complex, or residential community, like gyms, barbecue areas, pools, and roof decks, must be closed like any other public recreational space that contains high-touch equipment or encourages gathering.

21. **What about common areas in apartments, like shared laundry rooms, that residents need to access for sanitation needs?**
   Apartment residents should be allowed to access facilities that are required for household cleaning and sanitation needs. Owners of apartment buildings must enhance cleaning of high-touch surfaces in these areas, and residents must observe all social distancing requirements in the Order, including: maintaining at least 6 feet of separation from other people who are not part of their own household; washing their hands frequently for at least 20 seconds each time (or using hand sanitizer); coughing or sneezing into a tissue or sleeve (not their hands); wearing a face covering when out in public, as required in the Health Officer’s [June 5, 2020 Order](https://www.alamedacounty.gov/health/), except if a face covering is not required (e.g., for children 12 years of age and younger, or anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding using the shared facility if they are sick.
22. Are last rites permitted?
Last rites are permitted for non-COVID-19 and non-suspect COVID-19 people. For
COVID-19 and COVID-19 suspected cases, last rites must be performed virtually or by
phone. A priest can arrange with the health care provider to take the holy oil/water
from the priest and administer it to the patient’s forehead. However, it is up to the
health care provider to determine if it is feasible to administer the holy oil/water.

23. Are marriages/weddings allowed with social distancing and with how many people
maximum?
Yes. You can have an in-person marriage/wedding ceremony, but only if it is not
possible to postpone it. A maximum of 25 individuals can participate in the
ceremony. It should be conducted outdoors, and physical distancing of six feet and
face coverings must be maintained. The State doesn’t allow wedding
receptions/parties (food and beverage) at this time.

The marriage/wedding ceremony can occur in a place of worship or at a non-
religious venue.

Vehicle-based weddings are allowed as long as it is in compliance with the Vehicle-
Based Gathering Order issued on May 18, 2020.

Mail & Package Deliveries

1. Can I still get my mail and deliveries?
Yes. Mail and delivery services may continue to operate under the Order.

2. Can I still order the things I need online and have them delivered to my residence?
Yes. The Order allows you to go online, purchase items, and have them delivered to
your home.

Pets

1. Can I walk my dog/pet?
Yes, and you can now take your dog to the dog park. Be sure that you distance yourself
at least six feet from others who are not part of your household. Also note that the
Centers for Disease Control and Prevention (CDC) has released guidance advising that
you should treat pets as you would your human family members – do not let pets
interact with people or animals outside the household. If a person inside your household
becomes sick, isolate that person from everyone else, including pets.
2. Can I take my dog to the dog park?
   Yes, dog parks can reopen. Face coverings must be worn by all people in the dog park, subject to limited exception in the Face Covering Order.

   Pet owners are urged to use on-leash dog parks or keep their dogs on a leash, particularly if the dog is not under voice control — pet owners who choose to let their dogs be off leash in an off-leash dog park should prevent their dog from interacting with other people or animals to the greatest extent feasible.

   People in the dog park should maintain at least six feet of physical distance from people or animals other than those in their same household, living unit, or Social Bubble.

   People must bring their own water for themselves and their pets, and must not use common water facilities in the park.

   People should bring their own bags for picking up and disposing of pet waste.

   People must follow any other rules and regulations adopted by the operator of the dog park.

3. Can I go to a vet or pet hospital if my pet is sick?
   Yes. You can go to the vet or pet hospital if your pet is sick. Remember to distance yourself at least six feet from other pets and owners and wear a face covering.

   Please call first to determine if the vet has any restrictions in place.

4. Can I take my pet to a groomer?
   Yes.

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Moving, Storage & Short-Term Rentals

1. Can I still move to my new residence during the Order?
   Yes. You can move, but only if it is not possible to postpone the planned move, or if the move is necessary to preserve access to shelter.

   When moving into or out of the Bay Area region, individuals are strongly urged to quarantine for 14 days. To quarantine, individuals should follow the guidance of the United States Centers for Disease Control and Prevention.

2. Can I still access necessary items in my self-storage unit?
   Self-storage facilities are not essential businesses but they can maintain minimum business operations and allow people to access their units to the extent they are
accessing them for medical or other essential needs.

3. **Are short-term rentals such as AirBnBs allowed?**

   Yes, with conditions. Under the County’s Order, short-term rentals can likely still operate to a limited extent, but renters should only use short-term rentals when necessary to essential activities. For example, if a person had to travel to the County to help build a hospital, the person could stay in a short-term rental. Another example of an allowed rental would be if a person needed to leave their home for their safety, e.g., domestic violence. Hosts should make clear to potential guests that vacations and leisure travel are not allowed under the County’s Order. Hosts should take all reasonable measures to avoid renting to individuals displaying signs of illness and should also deep-clean/disinfect between rentals.

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**Funeral Services & Operations**

1. **Are funeral home providers and mortuaries allowed to continue operating?**

   Yes, funeral home providers and mortuaries may continue operating to the extent necessary to the transport, preparation, or processing of remains. This means that any employee necessary for the transport, preparation and/or processing of a body may continue to report to these facilities to conduct their work.

2. **Are funeral services/burials allowed?**

   Funeral services/burials may proceed with no more than 25 people. Funerals must be conducted in strict compliance with the social distancing requirements set forth in the Order.

   Funeral services should be conducted outdoors if feasible, and physical distancing of six feet and face coverings must be maintained. Food and beverage are not allowed.

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**Government & Non-Profit Organizations**

1. **Do government agencies providing essential governmental functions need to complete and implement Site-Specific Protection Plan?**

   Governmental entities are strongly encouraged to complete [Site-Specific Protection Plan (Appendix A)](#) for each of their facilities that remain open for any essential governmental functions, though the Order does not require them to do so. Just as with private businesses, this plan assists governments in implementing risk reduction measures identified by the Health Officer, ensure that government agency staff and
community members accessing government services are protected, and inform government employees and members of the public visiting the facilities about their respective responsibilities to prevent the spread of COVID-19. Each department or agency continuing to perform essential governmental functions at the workplace is encouraged to complete and implement a Site-Specific Protection Plan for its facilities, post the plan where it is publicly visible, and distribute the plan to its employees.

2. **Is the local government shutting down?**
   No. Essential government functions will continue, including first responders, emergency management personnel, emergency dispatchers, and law enforcement. Other government functions or offices may be subject to reduced schedules or may be closed as part of the effort to fight the spread of COVID-19. Each government agency identifies the services that qualify as essential governmental functions, and designates the personnel who will continue providing those functions.

3. **I work for the government—Can I continue to go to work?**
   As a government employee, you can continue to go to work if your employer designates you as an essential employee. Each government agency is responsible for determining which of its workers are essential workers.

4. **Are non-profit organizations allowed to continue operating?**
   Yes, if they are an essential business, outdoor business, or additional business, as described in the Order, or if they contract with a governmental entity and provide an essential governmental function. Non-profits that are allowed to continue operating include, for instance, food pantries, organizations providing housing for homeless residents, and organizations providing other critical services.

   Unless closer contact is necessary for their work, all employees must strictly comply with the Order’s social distancing requirements, including maintaining a distance of six feet from one another, frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer, covering coughs and sneezes, wearing a face covering, as required in the Health Officer’s June 5, 2020 Order, except if a face covering is not required for them (e.g., anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms (see https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html).

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**Workers & Businesses (General Information)**

1. **What businesses are open in Alameda County?**
   “Essential businesses,” “outdoor businesses,” and a limited number of “additional businesses” are allowed to reopen.
For a non-exhaustive list of businesses that can reopen and those that must remain closed at this time, please visit: [http://www.acphd.org/media/587214/alameda-county-health-officer-20-14-a-businesses-english.pdf](http://www.acphd.org/media/587214/alameda-county-health-officer-20-14-a-businesses-english.pdf)

2. **What are “Essential Businesses”?**

The following excerpt from the Order lists the “Essential Businesses” (see section 15.f of the Order):

i. Healthcare Operations and businesses that operate, maintain, or repair Essential Infrastructure.

ii. Grocery stores, certified farmers’ markets, farm and produce stands, supermarkets, food banks, convenience stores, and other establishments engaged in the retail sale of unprepared food, canned food, dry goods, non-alcoholic beverages, fresh fruits and vegetables, pet supply, fresh meats, fish, and poultry, as well as hygienic products and household consumer products necessary for personal hygiene or the habitability, sanitation, or operation of residences, or to enable work from home. The businesses included in this subparagraph (ii) include establishments that sell multiple categories of products provided that they sell a significant amount of essential products identified in this subparagraph, such as liquor stores that also sell a significant amount of food.

iii. Food cultivation, including farming, livestock, and fishing.

iv. Businesses that provide food, shelter, and social services, and other necessities of life for economically disadvantaged or otherwise needy individuals.

v. Construction, but only as permitted under the State Shelter Order and only pursuant to the Construction Safety Protocols listed in Appendix B and incorporated into this Order by this reference. Public works projects shall also be subject to Appendix B, except if other protocols are specified by the Health Officer.

vi. Newspapers, television, radio, and other media services.

vii. Gas stations and auto-supply, auto-repair (including, but not limited to, for cars, trucks, motorcycles and motorized scooters), and automotive dealerships, but only for the purpose of providing auto-supply and auto repair services. This subparagraph (vii) does not restrict the on-line purchase of automobiles if they are delivered to a residence or Essential Business.

viii. Bicycle repair and supply shops.

ix. Banks and money remittance services, financing services at pawn shops, check cashing services, money lenders, and similar financial institutions. For businesses that mix a financial service component with a retail or other component, only the financial service can be open.

x. Service providers that enable real estate transactions (including rentals, leases, and home sales), including, but not limited to, real estate agents, escrow
agents, notaries, and title companies, provided that appointments and other
residential real estate viewings must only occur virtually or, if a virtual viewing
is not feasible, by appointment with no more than two visitors at a time
residing within the same household or living unit and one individual showing
xi. the unit (except that in person visits are not allowed when the occupant is
present in the residence).

xii. Hardware stores.
xiii. Plumbers, electricians, exterminators, and other service providers who provide
services that are necessary to maintaining the habitability, sanitation, or
operation of residences and Essential Businesses.
xiv. Businesses providing mailing and shipping services, including post office boxes.
xv. Educational institutions—including public and private K-12 schools, colleges,
and universities—for purposes of conducting in-class summer school
instruction, facilitating distance learning or career internship and pathways,
conducting or participating in COVID-19 related research, or performing
essential functions, or as allowed under subparagraph xxvi, provided that social
distancing of six feet per person is maintained to the greatest extent possible.
xvi. Laundromats, drycleaners, and laundry service providers.
xvii. Restaurants and other facilities that prepare and serve food, but only for
delivery, carry out or outdoor dining. Schools and other entities that typically
provide free food services to students or members of the public may continue
to do so under this Order on the condition that the food is provided to students
or members of the public on a pick-up and take-away basis only. Schools and
other entities that provide food services under this exemption shall not permit
the food to be eaten at the site where it is provided, or at any other gathering
site.
xviii. Funeral home providers, mortuaries, cemeteries, and crematoriums, to the
extent necessary for the transport, preparation, or processing of bodies or
remains.
xix. Businesses that supply other Essential Businesses, Outdoor Businesses, or
Additional Businesses with the support or supplies necessary to operate, but
only to the extent that they support or supply these businesses. This exemption
shall not be used as a basis for engaging in sales to the general public from
retail storefronts that are not otherwise authorized under this Order.
xx. Businesses that have the primary function of shipping or delivering groceries,
food, or other goods directly to residences or businesses. This exemption
shall not be used to allow for other functions besides those necessary to the delivery
operation.
xxi. Airlines, taxis, rental car companies, rideshare services (including shared
bicycles and scooters), and other private transportation providers providing
transportation services necessary for Essential Activities and other purposes
expressly authorized in this Order.
xxiii. Residential facilities and shelters for seniors, adults, and children.
xxiv. Professional services, such as legal, notary, or accounting services, when necessary to assist in compliance with non-elective, legally required activities or in relation to death or incapacity.
xxv. Services to assist individuals in finding employment with Essential Businesses.
xxvi. Moving services that facilitate residential or commercial moves that are allowed under this Order.
xxvii. Childcare establishments, summer camps, and other educational or recreational institutions or programs providing care or supervision for children of all ages, subject to the requirements of Section 7. Childcare establishments may also be required to comply with other applicable federal, state, and local requirements. To the extent there is any inconsistency between the different regulations, the strictest rule governs. For additional guidance from the state regarding childcare licensing, please visit: https://www.cdss.ca.gov/Portals/9/CCLD/PINs/2020/CCP/PIN_20-06-CCP.pdf.
xxviii. The operation of public libraries for curbside pickup of books and other media.

3. **What is an “outdoor business” and can they reopen?**
An “outdoor business” is any business that normally operated primarily outdoors before March 16, 2020. Such businesses may reopen so long as they can provide for full social distancing between persons. Outdoor businesses must comply with the Order’s social distancing requirements and post a Site-Specific Protection Plan (Appendix A).

4. **What is an “additional business” and can they reopen?**
This Order allows limited “additional businesses & activities” to reopen as follows:
- Indoor retail
- Places of worship
- First amendment activities
- Outdoor dining
- Outdoor non-contact fitness classes
- Outdoor museums, outdoor historical sites, and publicly accessible gardens
- College sports non-contact training and practices

Please review the **Order and Appendix C-1** for more details.

5. **Will all business offices and stores be required to close?**
No. “Essential businesses,” “outdoor businesses, “and “additional businesses” may keep their facilities open and continue providing their services and products to the public. Employees may leave home to go to these jobs. But all businesses, including essential, outdoor, and additional ones, are required to maximize the number of employees working from home and bring in only those employees who cannot carry out their job duties from home. Businesses that are not “essential businesses,”
“outdoor businesses,” and “additional businesses” as those terms are defined in the Order, must cease all activities at their facilities within the County, except to provide minimum basic operations, such as maintaining the value of a business’s inventory, keeping the business site safe and secure, ensuring that employees are able to work remotely, or providing for the delivery of existing inventory to residences or businesses.

Workers & Businesses (For Employers)

1. Essential Business Determinations:
Alameda County is not implementing a process to grant exemptions or make determinations on individual situations.

Please review the Alameda County Shelter in Place Order for more information.

2. My business is allowed to reopen – Am I required to submit my site-specific plan/reopening plan and the completed appendices to Alameda County for approval before reopening?
No. Your business is not required to submit your plan to Alameda County for approval. You should, however, prepare, post, implement, and distribute to Personnel a written Site-Specific Protection Plan. Please read the Shelter in Place Order and appendices to determine which appendix you must implement and any required State industry guidance.

We can provide guidance and technical assistance if needed. Please email COVIDRecovery@acgov.org or visit http://www.acphd.org/2019-ncov/covid-recovery.aspx for more information.

3. My business is considered an “essential business,” “outdoor business,” or “additional business,” how do I prevent a COVID-19 outbreak at my business?
Essential businesses and outdoor businesses in Alameda County are required to create a tailored Site-Specific Protection Plan (Appendix A) explaining how the business will comply with social distancing requirements, post it at the public entrance in plain sight, and produce it when requested by a governmental agency, including law enforcement.

The Site-Specific Protection Plan must be updated from prior versions to address new requirements listed in this Order or in related guidance or directives from the Health Officer. The form is attached to the Order as Appendix A. View the Order for more details about this requirement.

Social distancing requirements for businesses include:
• Limiting the number of people who can enter into the store as necessary to ensure that customers can easily maintain six-foot distance from one another.
• Providing stations with hand sanitizer or similar disinfectant to the public at entrance and throughout the facility.
• Marking six-foot increments in all queuing areas.
• Placing signs at entrance advising customers to maintain six-foot distance from one another and to wear face coverings.

No employee who can perform their customary employment duties remotely shall be required to report to the facility.

For COVID-19 Screening Guidance for Businesses visit:

For COVID-19 Self-Assessment Guidance for Personnel visit:

Visit The Centers for Disease Control and Prevention (CDC) website for additional social distancing measures for businesses.

“Additional Businesses” must complete and implement both Appendix A and Appendix C-1, and any applicable guidance and procedures (for restaurants, places of worship, and retail).

4. What should I do if I have an infected employee?
Contact COVIDWorkplace@acgov.org or (510) 764-7836 to report an infected employee. Disinfect and clean according to the CDC guidance:

For construction project, please contact COVIDWorkplace@acgov.org to report an infected employee, follow the cleaning and disinfecting guidance in Appendix B-1 or Appendix B-2.

For Quarantine and Isolation guidelines and information visit:
5. **What if my business is not considered an “Essential Business,” “Outdoor Business,” or an “Additional Business”?** Does this Order require that I shut down my business facility?

Yes, it does, except for the following “Minimum Basic Operations,” which are defined in the following excerpt from section 15.g of the Order:

i. The minimum necessary activities to maintain and protect the value of the business’s inventory and facilities; ensure security, safety, and sanitation; process payroll and employee benefits; provide for the delivery of existing inventory directly to residences or businesses; and related functions. For clarity, this section does not permit businesses to provide curbside pickup to customers.

ii. The minimum necessary activities to facilitate owners, employees, and contractors of the business being able to continue to work remotely from their residences, and to ensure that the business can deliver its service remotely.

Other than to maintain minimum basic operations, your employees can only work remotely from their residences. Any employees who are onsite must strictly follow the Order’s social distancing requirements, including maintaining a distance of six feet from one another (unless incompatible with the job duty), frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer, covering coughs and sneezes, wearing a face covering, as required in the Health Officer’s [June 5, 2020 Order](https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html), except if a face covering is not required for them (e.g., anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms.

You must also prepare, post, and implement a Site-Specific Protection Plan (see section 15.h and Appendix A of the [Order](https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html)) for any facility where you are carrying out minimum basic operations, and you must provide a copy of that protocol to each employee.

6. **Are auto dealerships now allowed to serve customers from their facilities under this new Order?**

Yes.

7. **I operate a food facility—what practices should I follow to keep my patrons safe?**

If you serve food, you may do carry out, delivery, and/or outdoor dining. You must also post, implement, and distribute a Site-Specific Protection Plan. Follow the best practices for allowable food facility operations included in the Alameda County Department of Environmental Health’s [COVID-19 Guidance Document for Food Facilities and also implement the Restaurant Operations Procedures](https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html). This information is available in multiple languages, visit the Alameda County Department of Environmental Health’s [website](https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html) for more information.

8. **What if I have a cafeteria at my worksite? Can it continue to operate to serve workers who are doing work exempted in the Order?**

The cafeteria can operate like other food facilities. It can serve food to the remaining
employees. The cafeteria must strictly follow the Site-Specific Protection Plan requirements in the Order.

9. **Can warehouses and distribution centers be open?**
   Yes, but only to the extent they support or supply those essential & additional businesses. Warehouses and distribution centers should minimize the number of employees onsite and strictly comply with all Site-Specific Protection Plan requirements in the Order. See Appendix C-1.

10. **Can I continue to operate my moving company?**
    Yes. Moving companies are considered an essential business and are encouraged to stay open to help people move into their new residence and/or help move essential businesses that are necessary to maintain health, safety, and sanitation.

11. **Can I operate a business that can or does sell things that can be delivered to people’s homes; can I continue doing that and shift more of my business to a delivery model?**
    Yes. Deliveries can continue to be sent to people’s homes, and you may adjust your business model accordingly while this Order is in place.

12. **I run a dental facility – can I continue to provide non-urgent dental services to patients?**
    Non-urgent health care services including dental can resume. Please see this guidance for the resumption of non-urgent health care services in Alameda County.

13. **Can medicinal and/or recreational cannabis businesses and growers continue to operate?**
    Yes. According to California’s cannabis regulatory agencies, cannabis is an essential medicine for many residents, and licensees may continue to operate at this time, as long as their operations comply with local rules and regulations. Suppliers to and licensed growers can operate as well. Any licensee that continues to operate must adopt social distancing and anti-congregating measures and must follow the CDC’s Interim Guidance for Businesses and Employers to Plan and Respond to Coronavirus Disease at all times.

14. **Can gardening and landscaping services continue to operate?**
    Yes. Arborists, landscapers, gardeners, and similar service professionals can operate as outdoor businesses, as that term is defined in the Order, but they must strictly comply with Site-Specific Protection Plan requirements.

    For safe reopening guidance for landscapers/arborists/gardeners, visit: https://covid19.ca.gov/pdf/guidance-limited-services.pdf

15. **Can my supply chain business continue to operate?**
    Only businesses supplying materials or transportation for “essential infrastructure,”
16. Are janitorial/custodial and security staff essential workers?
Yes, janitorial/custodial and security services are allowed because they are necessary for health, safety, and sanitation.

For safe reopening guidance for janitorial/custodial services, visit: https://covid19.ca.gov/pdf/guidance-limited-services.pdf

17. Can gun shops selling firearms and ammunition reopen?
Yes, gun shops can reopen for indoor retail and/or curbside/storefront pickup.

18. Can my pool maintenance company continue to operate?
Yes, so long as the service is necessary to maintain safety and sanitation. Allowable operations include routine maintenance work like cleaning, chemical balancing and adjustments, and filtration (necessary to, for instance, prevent pool algae from blooming) and safety-oriented repairs.

19. Can real estate agents show residences or commercial properties in person?
Generally, no. Real estate agents, escrow agents, and other service providers that facilitate real estate transactions like home sales, apartment rentals, and sale of commercial properties are essential workers, but all appointments and viewings must happen virtually (via video or livestream). If a virtual viewing is not possible, then a single photographer or videographer is permitted to visit the property once to take photographs and/or video. This should be done at a time when the occupant is not present in the residence. Only if these options are not possible, then in-person viewings can occur by appointment with no more than two visitors at a time from the same household, and only one agent showing the property. In-person viewings or walk-throughs are not allowed when the occupant is present in the residence. Commercial viewings should be limited to the minimum number of persons possible.

20. Are home inspectors, furniture stagers/movers, appraisers, contractors, landscape contractors, construction workers and other service providers allowed to perform work on or at a residence or commercial property to facilitate real estate transactions?
Yes as long as social distancing is maintained and people comply with the Face Covering Order.


Construction projects must comply with Appendix B-1 or Appendix B-2 of the Order.
21. Can notaries public continue to operate?
   Yes.

22. Can title insurance companies continue to operate?
   Yes.

23. What if some of the work my business does at its facility is essential and some is non-essential?
   Businesses that include an Essential Business component at their facilities alongside non-essential components must “scale down” their in-person operations to the Essential Business component only. For instance, if 20% of manufacturing capacity in your business is devoted to essential products, and 80% of capacity is devoted to non-essential products, you can only operate at 20% capacity. The exception to this rule is that retail storefronts that are allowed to stay open under the Order do not need to scale down and can keep their entire retail storefronts open.

24. Can my company tend to its labs under this Order?
   It depends. Your lab may operate only if it performs work that is exempted in the Order. Otherwise, you and your employees are allowed to perform only minimum basic operations onsite at your workplace, and must strictly comply with the Order’s social distancing requirements, including maintaining a distance of six feet from one another, frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer, covering coughs and sneezes, wearing a face covering, as required in the Health Officer’s June 5, 2020 Order, except if a face covering is not required for them (e.g., anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms (see https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html).

   You must also prepare, post, and implement a social distancing protocol (see section 15.h and Appendix A of the Order) for any facility where you are carrying out minimum basic operations, and you must provide a copy of that protocol to each employee. Other than that, employees cannot be onsite at your lab locations.

25. I am in the business of manufacturing food that I supply to grocery stores and other food retailers. Am I required to shut down?
   No. Businesses that supply food goods and prepared meals to grocery stores and other food retailers are essential and may continue operating.
26. My business provides critical services and products for the federal government that we are required to provide on a time-certain basis—can we continue to manufacture these products or perform these services?
Employees and contractors of any governmental entity may continue to provide the services and products if the governmental entity determines that they are necessary to carry out an essential governmental function.

27. My business manufactures, supplies, or repairs cell phones. Can it stay open?
Yes. If your business is primarily engaged in supply or repair of cell phones or other telecommunications devices, then it is essential and may continue to operate under the Order for that purpose.

28. Can plant nurseries stay open?
Plant nurseries that qualify as outdoor businesses under the Order may open. An outdoor business is a business that was primarily operating outdoors prior to March 16, 2020, and that has the ability to fully maintain social distancing of at least six feet between all persons.

29. Are car washes allowed to continue operating under the Order?

30. Does the Order require that businesses stop work that is necessary to our healthcare system?
No. The Order exempts any business that is performing work related to the delivery of health care, including hospitals, clinics, COVID-19 testing locations, dentists, pharmacies, blood banks and blood drives, pharmaceutical and biotechnology companies, other healthcare facilities, healthcare suppliers, home healthcare services providers, mental health providers, and veterinary care and all healthcare services provided to animals.

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**Essential Workers & Businesses (For Employees)**

1. What do I do if my employer requires me to go to work?
Many businesses are not allowed to operate under this Order. Essential businesses, as defined in the Order, are allowed (and encouraged) to continue operating. Outdoor businesses, as defined in the Order, are also allowed to operate. If your work is not an essential, outdoor, or additional business, you are not allowed to go to work and your employer cannot make you go except for limited minimum basic operations such as maintaining the value of a business’s inventory, keeping the business site safe and secure, or ensuring that employees are able to work remotely. The Order does not prohibit
anyone from working from home. Your employer can require you to work from home – and you can do so – if the type of work you do can be performed remotely.

2. What if I want to go to work at a physical location in the County and I’m not sick?
Unless your work is exempted in the Order, you cannot go to work at a physical location in the County even if you want to. You can work from home for any business if your employer allows it and your work can be done from home.

3. I work for Apple, Google, or another large technology company that provides products and services that the public needs to access critical services. Is my company being completely shut down?
No. But most employees of these companies need to work from home. The only employees of these companies who can go to work are: (i) employees who are needed to maintain the minimum basic operations described in the Order; or (ii) employees who are needed to work onsite to operate, maintain, or repair Essential Infrastructure (i.e., essential global, national, and local infrastructure for internet, computing services, business infrastructure, communications, and web-based services for the community) and who cannot perform their work duties from home.

Any employees who are onsite must strictly follow the Order’s social distancing requirements, including maintaining a distance of six feet from one another (unless incompatible with the job duty), frequently washing hands with soap and water for at least 20 seconds or using an effective hand sanitizer, covering coughs and sneezes, wearing a face covering, as required in the Health Officer’s June 5, 2020 Order, except if a face covering is not required for them (e.g., anyone who has trouble breathing or is unable to remove a face covering without assistance); and avoiding all social interaction outside the household when sick with COVID-19 symptoms (see https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html). Any business that is carrying out minimum basic operations at a facility in the County must also prepare, post, and implement a social distancing protocol (see section 15.h and Appendix A of the Order) and must provide a copy of that protocol to each employee.

4. I work/volunteer in healthcare operations—can I leave home to go to work/volunteer?
Yes. “Healthcare operations” includes hospitals, clinics, COVID-19 testing locations, dentists, pharmacies, blood banks and blood drives, pharmaceutical and biotechnology companies, other healthcare facilities, healthcare suppliers, home healthcare services providers, mental health providers, or any related and/or ancillary healthcare services. “Healthcare Operations” also includes veterinary care and all healthcare services provided to animals, but does not include fitness, exercise gyms, and similar facilities.

5. I work in a hospital or medical clinic, but I’m not sure I’m essential. Should I continue to work? What if I’m over 60?
Yes. All employees of hospitals, clinics, and other organizations that provide healthcare,
provide services to healthcare organizations, provide needed supplies to healthcare organizations, or otherwise maintain healthcare operations of all kinds may continue working.

The Health Order does not advise or encourage health care workers over 60 to stop reporting to work and defers to each employer for policies on employee safety.

6. Where can I find worker resources such as worker protection information?
For worker protection information, visit the California Department of Industrial Relations at [https://www.dir.ca.gov/dlse/Essential-and-Non-essential-Workers.htm](https://www.dir.ca.gov/dlse/Essential-and-Non-essential-Workers.htm).


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**Construction & Essential Infrastructure**

1. Can I get a building permit or building inspection from the Planning Department for my construction project, or make sure my business gets the Fire Department’s fire safety and hazmat inspection that I need to keep operating?
   Contact the relevant city or county agency to determine if it is still providing the service you need as an essential governmental function.

2. Are commercial and residential construction projects allowed?
   The Order allows all construction projects that are permitted under the March 19, 2020 Order of the California State Public Health Officer (the “State Shelter Order”), as long as the projects comply with the Construction Safety Protocols listed in Appendices B-1 and B-2 of the [Order](#). Once they comply with the Construction Safety Protocols, construction sites do not also need to post a Site-Specific Protection Plan.

3. I work for an essential infrastructure organization—can I leave home to go to work?
   Yes, if the project you are working on is immediately necessary to the maintenance, operation, or repair of Essential Infrastructure. Essential Infrastructure means airports, utilities (including water, sewer, gas, and electrical), oil refining, roads and highways, public transportation, solid waste facilities (including collection, removal, disposal, recycling, and processing facilities), cemeteries, mortuaries, crematoriums, and telecommunications systems (including the provision of essential global, national, and local infrastructure for internet, computing services, business infrastructure, communications, and web-based services).

4. What recycling businesses are allowed to operate under the Order?
   All recycling facilities may operate, including but not limited to those providing for recycling of beverage containers, scrap metal, used oil, construction and demolition
debris, and any other materials that can be, or are required to be, recycled by the State of California.

5. Can composting facilities operate?
Yes. Composting facilities may operate, and composting activities may take place.

6. Can quarries continue to operate under the Order?
Yes. All quarries must complete, post, and implement a Social Distancing Protocol and provide all employees with a copy of the Protocol. They must also strictly comply with Social Distancing Requirements set forth in the Order.

7. My business installs distributed solar, storage, and/or electric vehicle charging systems – can it continue to operate?
Yes, this is permissible construction activity and must comply with the Construction Project Safety Protocols in Appendix B of the Order. Businesses may also operate to manufacture distributed energy resource components, like solar panels.

8. I have County Ordinance Code violations on my property and have been ordered by the County (or have agreed with the County) to correct the violation. Can the abatement work be done while the Shelter in Place Order is in effect? Will I be penalized if the work isn't done?
Yes. This work must comply with the Construction Project Safety Protocols in Appendices B-1 and B-2 of the Order or the Site-Specific Protection Plan in Appendix A, as applicable.

9. Can I conduct site assessment, remediation, or mitigation work that I have been directed to perform by the County Department of Environmental Health under a remedial action agreement?
Yes. This work must comply with the Construction Project Safety Protocols in Appendices B-1 and B-2 of the Order or the Site-Specific Protection Plan in Appendix A, as applicable.

10. Does the Order allow for state-mandated testing, operator inspections, and repairs of underground storage tanks?
Yes. State-mandated tests and operator inspections of underground storage tanks are essential activities and should continue under the Order. Repairs necessary to maintain the safety of underground storage tank systems and activities to respond to alarms and address unauthorized releases are also essential and should continue. All such work must be conducted in accordance with the Order, including adhering to social distancing requirements.

11. Who can serve as the third-party jobsite safety accountability supervisor (JSAS) on large construction projects subject to the Large Construction Project Safety Protocol?
A company must use an independent contractor as a JSAS. The JSAS cannot be an employee of any company that is engaged in construction activities at the jobsite.
12. Can the person who serves as the Safety Compliance Officer (SCO) also serve as the third-party jobsite safety accountability supervisor (JSAS) on large construction projects subject to the Large Construction Project Safety Protocol?
No. The SCO and JSAS must be different people. There must be an SCO onsite at all times, and the SCO may be an employee of a company doing construction work at the jobsite. The JSAS must be an independent third-party contractor (not an employee of a company doing construction work at the jobsite), and does not need to be at the jobsite at all times.

13. Will all large construction projects have to stop work or delay start of construction until they have identified or trained their third-party jobsite safety accountability supervisor (JSAS)?
No. The JSAS does not need to be on site for the project to start, but must be ready to make site visits shortly thereafter.

14. Does the third-party jobsite safety accountability supervisor (JSAS) have to be on the jobsite at all times on large construction projects subject to the Large Construction Project Safety Protocol? How frequently must the JSAS visit the site?
The JSAS does not need to be at the jobsite at all times. The JSAS must visit the jobsite with sufficient frequency to adequately ensure compliance. The frequency of visits will vary depending on the size and complexity of the jobsite. For large construction projects subject to the Large Construction Project Safety Protocol, the frequency of JSAS visits must be documented in the Site-Specific Health & Safety Plan.

15. In the Construction Project Safety Protocols, construction projects are required to establish daily screening protocols. What do the daily health screening protocols have to include, and/or what should they include?
At a minimum, screening should include questions about whether the individual has a cough, fever, or any other COVID-19 symptoms.

16. The Construction Project Safety Protocols require the construction site to have a daily attendance log of all workers and visitors that includes contact information. Does the County have a required form to use for this daily attendance log?
No. As long as the information specified in the Construction Project Safety Protocols is collected, the attendance log is compliant.

17. Who will enforce the requirements of Appendix B-1 and Appendix B-2?
COVID-19 compliance will enforce the requirements. Please email compliance concerns to COVID19compliance@acgov.org.

18. What are the penalties for non-compliance of the construction requirements?
Violation of a health officer order is a misdemeanor, carrying fines and jail time.