

RESOLUTION NO. 2020_____

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CULVER CITY, CALIFORNIA, CONFIRMING THE AUGUST 13, 2020 TWENTY-THIRD SUPPLEMENT TO PUBLIC ORDER (TEMPORARY USE OF CITY PARKS FOR OUTDOOR OPERATION OF GYMS AND FITNESS ESTABLISHMENTS); AUGUST 21, 2020 TWENTY-FOURTH SUPPLEMENT TO PUBLIC ORDER ((1) OUTDOOR OPERATION OF YOUTH SPORTS PROGRAMS; (2) USE OF DESIGNATED OUTDOOR CITY PARK SPACE FOR IN-PERSON FAITH BASED SERVICES AND THERAPEUTIC SMALL GROUP MEETINGS; AND (3) CONTINUED WAIVER OF OUTDOOR DINING AND VALET PARKING LICENSE FEES); AND THE SEPTEMBER 3, 2020 TWENTY-FIFTH SUPPLEMENT TO PUBLIC ORDER ((1) REOPENING INDOOR SERVICES FOR HAIR SALONS AND BARBERSHOPS AT 25% OF MAXIMUM OCCUPANCY; AND (2) BEGINNING SEPTEMBER 14, 2020, ALLOWING IN-SCHOOL SERVICES FOR STUDENTS WITH INDIVIDUALIZED EDUCATION PROGRAMS (IEPS) OR ENGLISH LEARNERS (ELS) AT K-12 SCHOOLS), ISSUED BY THE CITY MANAGER, AS DIRECTOR OF EMERGENCY SERVICES, UNDER CITY OF CULVER CITY EMERGENCY AUTHORITY, DUE TO THE CORONAVIRUS RESPIRATORY DISEASE (COVID-19) PANDEMIC.

WHEREAS, pursuant to the authority granted by Culver City Municipal Code (CCMC) Section 3.09.020, on March 14, 2020, the City Manager, as the Director of Emergency Services, issued a Proclamation of Local Emergency due to the Coronavirus (COVID-19) pandemic, which was ratified by the City Council on March 18, 2020 by Resolution No. 2020-R015. Such action followed the Los Angeles County Department of Public Health's and the Chair of the Board of Supervisor's declarations of a local health emergency and the State of California's declaration of a State of Emergency on March 4, 2020, and the declaration of a National Emergency on March 13, 2020; and

WHEREAS, as of September 9, 2020, Johns Hopkins University reported 27,695,130 confirmed COVID-19 cases globally and 900,079 deaths; 6,356,310 cases nationally, with 190,649 U.S. deaths; and 739,527 cases in California, with 13,841 deaths. Further, as of September 9, 2020, the Los Angeles County Department of Public Health

1 reported 249,859 cases in Los Angeles County with 6,090 deaths, which includes 379 cases
2 and 29 deaths in Culver City. As there is a continued increase in cases and ongoing significant
3 risk of infection throughout the United States and the State of California, the California
4 Department of Public Health and the Los Angeles County Department of Public Health continue
5 to actively address the COVID-19 pandemic and implement measures to prevent the spread of
6 COVID-19; and

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8 WHEREAS, on March 16, 2020, under the authority of CCMC Section 3.09.020,
9 the City Manager issued a Public Order enacting new City measures to protect members of the
10 public and City workers from undue risk of COVID-19 ("March 16 Order"). The March 16 Order
11 included, among other things, temporary restrictions on certain establishments throughout
12 Culver City, in which large numbers of people tend to gather and remain in close proximity; and

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14 WHEREAS, on March 20, 2020, the City Manager issued a First Supplement to
15 Public Order enacting further City measures to protect members of the public and City workers
16 from undue risk of COVID-19 ("March 20 Order"). The March 20 Order was enacted after the
17 City of Los Angeles and Los Angeles County Department of Public Health issued a similar
18 public order. The March 20 Order issued, and incorporated by reference, any and all orders set
19 forth in *Public Order Under City of Los Angeles Emergency Authority, Subject: SAFER AT*
20 *HOME*, issued by Los Angeles Mayor Eric Garcetti on March 19, 2020; and

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22 WHEREAS, since the March 19 *SAFER AT HOME* Order, Los Angeles Mayor
23 Garcetti issued revised *SAFER AT HOME* Orders on April 1, April 10, and April 27, 2020. In
24 step with the City of Los Angeles, on April 7, 2020, April 11, 2020, and May 1, 2020
25 respectively, the City Manager issued a Fourth Supplement to Public Order (incorporating the
26 April 1 *SAFER AT HOME* Order), a Seventh Supplement to Public Order (incorporating the
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1 April 10 *SAFER AT HOME* Order), and a Ninth Supplement to Public Order (incorporating the
2 April 27 *SAFER AT HOME* Order); and

3 WHEREAS, beginning in May 2020, the City Manager issued supplemental public
4 orders consistent with the Los Angeles County Roadmap to Recovery orders, including:

- 5 • *Tenth Supplement to Public Order on May 7, 2020* (safe reopening of limited
6 businesses with strict physical distancing and infection control protocols in
7 place; additional curbside pick-up);
- 8 • *Eleventh Supplement to Public Order on May 14, 2020* (extension of previous
9 orders; safe reopening of additional businesses with curbside pick-up;
10 extension of relaxation of parking and signage restrictions; extension of
11 outdoor dining and valet parking fee waivers);
- 12 • *Thirteenth Supplement to Public Order on May 20, 2020* (conditional
13 reopening of pet grooming, pet training and car washes);
- 14 • *Fourteenth Supplement to Public Order on May 22, 2020* (additional curbside
15 pick-up for lower risk retailers located in interior of indoor mall or shopping
16 center; vehicle-based parades permitted);
- 17 • *Fifteenth Supplement to Public Order on May 27, 2020* (phased safe
18 reopening of lower risk businesses at 50% capacity, non-essential office-
19 based businesses, and faith based in-person services at the lower of 25%
20 capacity or 100 persons; reopening of pools/hot tubs in multi-unit residence;
21 further extension of outdoor dining and valet parking fee waivers);
- 22 • *Sixteenth Supplement to Public Order on June 1, 2020* (safe reopening of
23 additional businesses, subject to restrictions, including hair salons and barber
24 shops, and in-person dining at 60% capacity; allowing restaurants and retailers
25 to temporarily expand into public right-of-way, subject to approval of the Public
26 Works Director/City Engineer);
- 27 • *Seventeenth Supplement to Public Order on June 10, 2020* (suspend or
28 modify certain provisions of the Zoning Code to provide relief from parking
requirements for outdoor dining areas; provide reduced parking requirements
for new restaurant uses; create an expedited process for establishing outdoor
dining and retail areas in private parking lots; allow takeaway alcohol services;
and temporarily suspend legal non-conforming use provisions);
- *Eighteenth Supplement to Public Order on June 12, 2020* (permitting
reopening in compliance with all County protocols of music, television and film
production; day camps, gyms and fitness establishments; museums, galleries,
botanical gardens, zoos, and aquariums; professional sports leagues and
facilities opening for training sessions and spectator-free events; campgrounds
and RV parks; hotels, lodging, and short-term rentals; public swimming pools;
visiting a physician or child's pediatrician for routine care and wellness visit;
outdoor and indoor photography; and in-person behavioral health or substance
use disorder support in therapeutic small groups meetings);
- *Nineteenth Supplement to Public Order on June 19, 2020* to allow for personal
care establishments, bars, wineries and tasting rooms, to reopen, as well as

clarify that there was no attendee limit on outdoor faith-based services and outdoor protests. The Order reiterated the higher risk businesses that were required to remain closed; and

WHEREAS, due to increases in the daily reported COVID-19 cases, hospitalizations, and the testing positivity rates, the Los Angeles County Public Health Officer issued revised orders on June 28, 2020 and July 1, 2020, in alignment with the California Governor's announcements requiring the closure of specific activities and business sectors, including but not limited to bars, breweries, tasting rooms, distilleries that possess a low risk public health restaurant permit, indoor restaurant dining, cardrooms, satellite wagering facilities, and indoor portions of museums, zoos and aquariums, in effect superseding certain previous orders, including those in Culver City that were more lenient than the new restrictions, to address the serious regression of COVID-19 indicators within Los Angeles County; and

WHEREAS, on July 7, 2020, to align with the County of Los Angeles, the City Manager issued the Twentieth Supplement to Public Order, to reiterate which higher risk businesses, recreational sites, and commercial properties must be closed under the County of Los Angeles recent Public Health orders; additionally, to acknowledge the financial hardship experienced by hotels and motels in the City, the July 7 Order waived penalties and interest due to the City on any past due transit occupancy taxes ("TOT"), provided the payment of all outstanding TOT is remitted to the City within 30 days, and further providing that for those operators who have already paid their past due TOT, all outstanding penalties and interest accrued between March 1, 2020 and July 7, 2020 were waived; and

WHEREAS, on July 21, 2020, the City Manager issued the Twenty-First Supplement to Public Order (July 21 Order), allowing the safe outdoor operation of gyms,

1 fitness centers and personal care services, pursuant to a Temporary Use Permit (TUP),
2 provided all operations were in compliance with State, County and local protocols; and

3 WHEREAS, the Public Orders listed hereinabove issued by the City Manager
4 have been confirmed by the City Council; and

5 WHEREAS, on August 13, 2020, pursuant to the direction of the City Council, the
6 City Manager issued the Twenty-Third Supplement to Public Order, to accommodate gyms and
7 fitness establishment's outdoor operations, allowing gyms and fitness establishments to
8 temporarily use Culver City parks facilities, subject to obtaining a temporary park use permit;
9 and
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11 WHEREAS, to continue to support the safe operation and recovery of business
12 sectors and outdoor activities, and to align with the activities being allowed by Los Angeles
13 County, on August 21, 2020, the City Manager issued the Twenty-Fourth Supplement to Public
14 Order, to allow youth sports programs to resume, and to address the expanded use of outdoor
15 park spaces for therapeutic small group meetings and in-person faith-based services, subject to
16 a parks permit and following the applicable County of Los Angeles protocols; and
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18 WHEREAS, to align with the County of Los Angeles Public Health Officer revised
19 Order issued September 2, 2020, the City Manager issued the September 3, 2020 Twenty-Fifth
20 Supplement to Public Order, to allow the safe indoor operation of hair salons and barbershops,
21 at 25% of maximum occupancy, in compliance with the applicable County protocols; and further
22 allowing K-12 schools to offer in-school services as of September 14, 2020, for students with
23 individualized Education Programs (IEPs) or English Learners (ELs) needing assessments
24 and/or specialized in-school services, with priority given to students with disabilities, limited to
25 10% or less of the total student body.
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1 NOW, THEREFORE, the City Council of the City of Culver City, California, DOES
2 HEREBY RESOLVE as follows:

3 1. Pursuant to CCMC Section 3.09.020.B.1.h(2), the City Council hereby
4 confirms the Twenty-Third Supplement to Public Order issued by the Director of
5 Emergency Services on August 13, 2020, attached hereto as Exhibit A and incorporated
6 herein as though fully set forth.

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8 2. Pursuant to CCMC Section 3.09.020.B.1.h(2), the City Council hereby
9 confirms the Twenty-Fourth Supplement to Public Order issued by the Director of
10 Emergency Services on August 21, 2020, attached hereto as Exhibit B and incorporated
11 herein as though fully set forth.

12 3. Pursuant to CCMC Section 3.09.020.B.1.h(2), the City Council hereby
13 confirms the Twenty-Fifth Supplement to Public Order issued by the Director of
14 Emergency Services on September 3, 2020, attached hereto as Exhibit C and
15 incorporated herein as though fully set forth.
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4. The City Council finds that this Resolution is not subject to the California Environmental Quality Act ("CEQA") pursuant to CEQA guidelines, California Code of Regulations, Title 14, Chapter 3, §15060(c)(2) [the activity will not result in a direct or reasonably foreseeable indirect physical change in the environment] and §15060(c)(3) [the activity is not a project as defined in §15378] because it has no potential for resulting in physical change to the environment, directly or indirectly.

5. This Resolution shall take effective immediately upon its adoption.

APPROVED and ADOPTED this _____ day of _____ 2020.

GÖRAN ERIKSSON, MAYOR
City of Culver City, California

ATTEST:

APPROVED AS TO FORM:

JEREMY GREEN
City Clerk

CAROL A. SCHWAB
City Attorney



JOHN M. NACHBAR
CITY MANAGER

CITY MANAGER'S OFFICE

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Twenty-Third Supplement to Public Order Under City of Culver City Emergency Authority

Issue Date: August 13, 2020

Subject: Temporary Use of City Parks for Outdoor Operation of Gyms and Fitness Establishments

On March 14, 2020, the City Manager, as Director of Emergency Services, issued a Proclamation of Local Emergency, due to the outbreak and spread of the Coronavirus Respiratory Disease (COVID-19), which was ratified by the City Council on March 18, 2020 by Resolution No. 2020-R015. Such action followed the Los Angeles County Department of Public Health's and the Chair of the Board of Supervisor's declarations of a local health emergency and the State of California's declaration of a State of Emergency on March 4, 2020, and the President's declaration of a National Emergency on March 13, 2020.

Beginning on March 16, 2020, the City Manager issued a number of public orders closing many businesses and significantly restricting the operations of others, consistent with various supplemental orders that were issued by the State of California and the Los Angeles County Department of Public Health, as well as a number of neighboring communities, including the City of Los Angeles.

Beginning in the early part of May 2020, the County of Los Angeles announced its Roadmap to Recovery, A Phased Approach to Reopening Safely, which allowed certain businesses and activities to slowly reopen and resume, subject to strict public health protocols. Although this phased reopening allowed some businesses to open many others remained closed.

In late June and early July, 2020, due to increases in the daily reported COVID-19 cases, hospitalizations, and the testing positivity rates, the Los Angeles County Public Health Officer issued revised orders, in alignment with the California Governor's announcements, requiring the closure of specific activities and business sectors, superseding previous orders (which had allowed many businesses to reopen), to address the serious regression of COVID-19 indicators within Los Angeles County. Such closures of certain higher risk businesses, recreational sites, commercial properties, and activities, where more frequent and prolonged person-to-person contacts are likely to occur, superseded any previous openings permitted in Culver City.

Among the businesses that had reopened, but were required to once again close, are gyms and fitness establishments. However, on July 13, 2020 the County Public Health Officer Revised the Reopening Protocol for Gyms and Fitness Establishments: Appendix L, to allow the reopening of those businesses only if their operations were moved outdoors and reiterating that no indoor facilities may be open to the public until further notice.

On August 10, 2020, the City Council discussed the temporary use of designated City outdoor park space for gyms and fitness establishments (including fitness camps) and directed the City Manager and Parks, Recreation and Community Services (PRCS) Director to allow such use, giving priority to long-standing Culver City businesses, allowing for equitable use of space and ensuring space is available for the Culver City Unified School District if needed. City Council also directed that reduced fees be charged, but that such fees should cover PRCS staff costs. City Council further emphasized the importance that park renters comply with all COVID-19 public health protocols.

Consistent with the City Council's August 10, 2020 direction, to allow certain Culver City businesses and activities to resume outdoors and safely re-open as the County permits, effective as of the date of this Order, and by virtue of authority vested in me as the Director of Emergency Services, pursuant to the provisions of CCMC Section 3.09.020.B.1.h(2), to make and issue rules and regulations on matters reasonably related to the protection of persons, property and the environment as affected by such emergency, I hereby order:

1. Notwithstanding any provisions of the Culver City Municipal Code to the contrary, in order to accommodate gyms and fitness establishments outdoor operations, subject to the PRCS Director's approval, gyms and fitness establishments may temporarily use designated Culver City outdoor park space to conduct classes, training sessions, camps, and the like, subject to obtaining a temporary park use permit and compliance with all State of California Public Health Orders and guidance, industry guidance, local laws and regulations, and the most recent version of the required Los Angeles County Department of Public Health Protocol for Gyms and Fitness Establishments (Appendix L), which can be accessed at: <http://publichealth.lacounty.gov/media/Coronavirus>.
2. In order to effectuate this Public Order, the PRCS Director shall have the authority and discretion to: (a) establish procedures, standards, conditions, rules and regulations, as he may deem appropriate, to implement the processing and approval of such temporary park use permits, while ensuring compliance with the Americans with Disabilities Act (ADA), and any other measures deemed necessary to protect the public health, safety and welfare; (b) designate and limit park space for such activities as deemed appropriate; and (c) establish permit fees, subject to approval of the City Manager, in an amount to cover PRCS staff costs in processing, monitoring and enforcing such park use and permit compliance.
3. This Twenty-Third Supplement to Public Order supersedes any provision in a previous Order where there is a conflict between the Orders; otherwise all Stay at

Home orders remain in place. Except as specifically provided herein, public and private gatherings of any number of people occurring outside of a single household or living unit continue to be prohibited.

4. Additional social distancing, infection control, and health and safety measures and guidelines may be imposed at any time, in my sole discretion, in order to ensure the protection of the public's health and safety, and the intent of each and every Public Order is carried out.

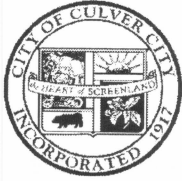
Any violation of this Twenty-Third Supplement to Public Order may be enforced under the CCMC, which provides for fines not to exceed \$1,000 or imprisonment not to exceed six months. Each individual officer should use their discretion in enforcing this order and always keep the intent of the order in mind.

This Twenty-Third Supplement to Public Order shall be effective immediately and shall remain in effect until superseded, amended, modified or rescinded.

Date: 8/13/2020



John M. Nachbar, City Manager
Director of Emergency Services
City of Culver City



JOHN M. NACHBAR
CITY MANAGER

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Twenty-Fourth Supplement to Public Order Under City of Culver City Emergency Authority

Issue Date: August 21, 2020

Subject: (1) Safe Outdoor Operation of Youth Sports Programs; (2) Use of Designated Outdoor City Park Space for In-person Faith Based Services and Therapeutic Small Group Meetings; and (3) Continued Waiver of Outdoor Dining and Valet Parking License Fees.

This Twenty-Fourth Supplement to Public Order addresses several distinct issues: (1) the safe outdoor operation of Youth Sports Programs; (2) the use of designated outdoor City park space by in-person faith based services and therapeutic small groups meetings (behavioral health or substance use disorder support), subject to certain conditions and a City permit; and (3) the continued waiver of outdoor dining and valet parking license fees.

On March 14, 2020, the City Manager, as Director of Emergency Services, issued a Proclamation of Local Emergency, due to the outbreak and spread of the Coronavirus Respiratory Disease (COVID-19), which was ratified by the City Council on March 18, 2020 by Resolution No. 2020-R015. Such action followed the Los Angeles County Department of Public Health's and the Chair of the Board of Supervisor's declarations of a local health emergency and the State of California's declaration of a State of Emergency on March 4, 2020, and the President's declaration of a National Emergency on March 13, 2020.

Beginning on March 16, 2020, the City Manager issued a number of public orders closing many businesses and significantly restricting the operations of others, consistent with various supplemental orders that were issued by the State of California and the Los Angeles County Department of Public Health, as well as a number of neighboring communities, including the City of Los Angeles.

Beginning in the early part of May 2020, the County of Los Angeles announced its Roadmap to Recovery, A Phased Approach to Reopening Safely, which allowed certain businesses and activities to slowly reopen and resume, subject to strict public health protocols. Although this phased reopening allowed some businesses to open and some activities to resume, many other businesses remained closed and activities were not permitted.

In late June and early July, 2020, due to increases in the daily reported COVID-19 cases, hospitalizations, and the testing positivity rates, the Los Angeles County Public Health

Officer issued revised orders, in alignment with the California Governor's announcements, requiring the closure of specific activities and business sectors, superseding previous orders (which had allowed many businesses to reopen), to address the serious regression of COVID-19 indicators within Los Angeles County. Such closures of certain higher risk businesses, recreational sites, commercial properties, and activities, where more frequent and prolonged person-to-person contacts are likely to occur, superseded any previous openings permitted in Culver City.

To support the safe operations and recovery of our business sectors and outdoor activities within the City during COVID-19, and consistent with the State Orders and guidance as well as County Orders and protocols, by virtue of authority vested in me as the Director of Emergency Services, pursuant to the provisions of CCMC Section 3.09.020.B.1.h(2), to make and issue rules and regulations on matters reasonably related to the protection of persons, property and the environment as affected by such emergency, I hereby order:

1. *Safe Outdoor Operation of Youth Sports Programs.* Youth sports programs, which includes youth sports leagues, club sports, travel sports, and sports sponsored by private and public-school serving students in TK-12 schools, may resume outdoor activities only, until further notice. Any youth sports program operating outdoors shall comply with all State of California Public Health Orders and Guidance, local laws, rules and regulations, and the most recent version of the required Los Angeles County Department of Public Health Reopening Protocol for Youth Sports Leagues posted at <http://publichealth.lacounty.gov/media/Coronavirus/>.

2. *Use of Outdoor Park Space for Therapeutic Small Group Meetings and In-person Faith Based Services.*

A. In-person behavioral health or substance use disorder support groups (such as Alcoholics Anonymous or Narcotics Anonymous) may be held in designated outdoor park spaces, subject to a permit from the City's Parks, Recreation and Community Services (PRCS) Department, with 10 people or fewer in attendance, with physical distancing. All behavioral health or substance use disorder support groups shall comply with all State of California Public Health Orders and Guidance, local laws, rules and regulations, and the most recent version of the required Los Angeles County Department of Public Health Reopening Protocol for Substance use Disorder and Mental Health Support Groups, posted at <http://publichealth.lacounty.gov/media/Coronavirus/>.

B. Faith based organizations may apply for a permit from the City's PRCS Department to hold outdoor faith-based services in designated outdoor park spaces. Any outdoor faith based services shall comply with all

State of California Public Health Orders and Guidance, local laws, rules and regulations, and the most recent version of the required Los Angeles County Department of Public Health Protocol for Places of Worship, (Appendix F), posted at <http://publichealth.lacounty.gov/media/Coronavirus/>.

3. Permits and Procedures. In order to effectuate Sections 1 and 2 of this Public Order, the City's PRCS Director shall have the authority and discretion to establish procedures, standards, conditions, rules and regulations, as he may deem appropriate, to implement the processing and approval of such permits to use designated outdoor park space for youth sports programs, in-person faith based services, and therapeutic small group meetings, while ensuring compliance with the Americans with Disabilities Act (ADA), and any other measures deemed necessary to protect the public health, safety and welfare.

4. Continued Waiver of Outdoor Dining and Valet Parking License Fees. As set forth in the March 20, April 11, May 14 and May 27, 2020 Supplements to Public Orders, outdoor dining license fees and valet parking license fees will continue to be waived, through October 31, 2020, or the termination of the Local Emergency, whichever occurs earlier.

5. This Twenty-Fourth Supplement to Public Order supersedes any provision in a previous Order where there is a conflict between the Orders; otherwise all Stay at Home orders remain in place. Except as specifically provided herein, public and private gatherings of any number of people occurring outside of a single household or living unit continue to be prohibited.

6. Additional social distancing, infection control, and health and safety measures and guidelines may be imposed at any time, in my sole discretion, in order to ensure the protection of the public's health and safety, and the intent of each and every Public Order is carried out.

Any violation of this Twenty-Fourth Supplement to Public Order may be enforced under the Culver City Municipal Code, which provides for fines not to exceed \$1,000 or imprisonment not to exceed six months. Each individual officer should use their discretion in enforcing this order and always keep the intent of the order in mind.

This Twenty-Fourth Supplement to Public Order shall be effective immediately and shall remain in effect until superseded, amended, modified, or rescinded.

Date: 8/21/2020



John M. Nachbar, City Manager
Director of Emergency Services
City of Culver City



JOHN M. NACHBAR
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**Twenty-Fifth Supplement to Public Order Under
City of Culver City Emergency Authority**

Issue Date: September 3, 2020

Subject: (1) Reopening Indoor Services for Hair Salons and Barbershops at 25% of Maximum Occupancy; and (2) Beginning September 14, 2020, Allowing In-School Services for Students with Individualized Education Programs (IEPs) or English Learners (ELs) at K-12 Schools.

This Twenty-Fifth Supplement to Public Order addresses two issues: (1) the safe re-opening of indoor services for hair salons and barbershops, at 25% of the maximum occupancy; and (2) beginning September 14, 2020, allowing K-12 schools to offer in-school services for small, stable cohorts of students with Individualized Education Programs (IEPs) or English Learners (ELs) needing assessments and or specialized in-school services.

On March 14, 2020, the City Manager, as Director of Emergency Services, issued a Proclamation of Local Emergency, due to the outbreak and spread of the Coronavirus Respiratory Disease (COVID-19), which was ratified by the City Council on March 18, 2020 by Resolution No. 2020-R015. Such action followed the Los Angeles County Department of Public Health's and the Chair of the Board of Supervisor's declarations of a local health emergency and the State of California's declaration of a State of Emergency on March 4, 2020, and the President's declaration of a National Emergency on March 13, 2020.

Beginning on March 16, 2020, the City Manager issued a number of public orders closing many businesses and significantly restricting the operations of others, consistent with various supplemental orders that were issued by the State of California and the Los Angeles County Department of Public Health, as well as a number of neighboring communities.

In the early part of May 2020, the County of Los Angeles announced its Roadmap to Recovery, A Phased Approach to Reopening Safely, which allowed certain businesses and activities to slowly reopen and resume, subject to strict public health protocols. Although this phased reopening allowed some businesses to open and some activities to resume, many other businesses remained closed and activities were not permitted.

In late June and early July, 2020, due to increases in the daily reported COVID-19 cases, hospitalizations, and the testing positivity rates, the Los Angeles County Public Health Officer issued revised orders, in alignment with the California Governor's

announcements, requiring the closure of specific activities and business sectors, superseding previous orders (which had allowed many businesses to reopen), to address the serious regression of COVID-19 indicators within Los Angeles County. Such closures of certain higher risk businesses, recreational sites, commercial properties, and activities, where more frequent and prolonged person-to-person contacts are likely to occur, superseded any previous openings permitted in Culver City.

On September 2, 2020, the County of Los Angeles Public Health Officer issued a revised Order, to align with the State of California's August 28, 2020 Blueprint for a Safer Economy, which describes a tiered approach to relaxing and tightening restrictions based on specific criteria.

To support the safe operations and recovery of our business sectors and educational activities within the City during COVID-19, and consistent with the State Orders and guidance as well as County Orders and protocols, by virtue of authority vested in me as the Director of Emergency Services, pursuant to the provisions of CCMC Section 3.09.020.B.1.h(2), to make and issue rules and regulations on matters reasonably related to the protection of persons, property and the environment as affected by such emergency, I hereby order:

1. *Safe Indoor Operation of Hair Salons and Barbershops at 25% of Maximum Occupancy.* Effective the date of this Order, hair salons and barbershops may reopen for indoor operations, at 25% of the salon or shop's maximum occupancy, with required modifications. As permitted by the State, operators are encouraged to continue providing as many services as possible outdoors. Hair salons and barbershops reopening indoors shall comply with all State of California Public Health Orders and Guidance, and local laws, rules, and regulations. The owner, manager or operator must, prior to reopening for indoor operations, prepare, implement and post the most recent version of the required Los Angeles County Department of Public Health Reopening Protocols for Hair Salons and Barbershops (Appendix H) posted at <http://publichealth.lacounty.gov/media/Coronavirus/>.

2. *In-School Services for Students with Individualized Education Programs or English Learners at K-12 Schools.* As authorized by the County, beginning September 14, 2020, K-12 schools may offer in-school services for a small, stable cohort of students with individualized Education Programs (IEPs) or English Learners (ELs) needing assessments and/or specialized in-school services, with priority given to students with disabilities. Schools must limit the number of students with IEPs and ELs, and other prioritized students allowed at any one time on campus for essential assessments and/or specialized in-school services to 10% or less of the total student body. All schools providing the permitted, limited in-school services as provided for herein, shall comply with all State of California Public Health Orders and Guidance, local laws, rules and

regulations, and the most recent version of the required Los Angeles County Department of Public Health Reopening Protocol for K-12 Schools (Appendix T1), posted at <http://publichealth.lacounty.gov/media/Coronavirus/>.

3. This Twenty-Fifth Supplement to Public Order supersedes any provision in a previous Order where there is a conflict between the Orders; otherwise all Stay at Home orders remain in place. Except as specifically provided herein, public and private gatherings of any number of people occurring outside of a single household or living unit continue to be prohibited.

4. Additional social distancing, infection control, and health and safety measures and guidelines may be imposed at any time, in my sole discretion, in order to ensure the protection of the public's health and safety, and the intent of each and every Public Order is carried out.

Any violation of this Twenty-Fifth Supplement to Public Order may be enforced under the Culver City Municipal Code, which provides for fines not to exceed \$1,000 or imprisonment not to exceed six months. Each individual officer should use their discretion in enforcing this order and always keep the intent of the order in mind.

This Twenty-Fifth Supplement to Public Order shall be effective immediately and shall remain in effect until superseded, amended, modified, or rescinded.

Date: 9/3/2020



John M. Nachbar, City Manager
Director of Emergency Services
City of Culver City