April 25, 2020

EIGHTH AMENDED STANDING PUBLIC HEALTH ORDER MODIFYING
RESTRICTIONS TO CONTINUE TO LIMIT AND CONTAIN THE SPREAD OF THE
COVID-19 VIRUS.

Pursuant to Colo. Rev. Stat. § 25-1-506 and other applicable authority, this Order sets forth
guidance and requirements for, as well as limitations on, group gatherings and other activities to
slow the spread of the COVID-19 virus. Except as provided expressly herein, this Order amends
and supersedes all previous Standing Public Health Orders issued by Gunnison County regarding
COVID-19.

On March 10, 2020, the Governor of Colorado declared a state of Emergency related to the
presence of COVID-19 in the State. The Colorado Department of Public Health and
Environment has confirmed that COVID-19 continues to spread throughout the State of
Colorado, and community transmission of the illness has been confirmed in Gunnison County.

On March 12, 2020, Gunnison County declared a Local Disaster Emergency related to COVID-
19. The County extended this Local Disaster Emergency pursuant to a meeting of the Gunnison
County Board of County Commissioners on March 17, 2020.

On March 13, 2020, the President of the United States declared a National Emergency due to
COVID-19.

On March 15, 2020, large municipalities across the nation, such as New York City, have
announced the closing of all bars and restaurants except for takeout and delivery services.
On March 15, 2020, the Colorado Department of Public Health and Environment ("CDPHE") issued a statement strongly advising visitors to and residents of Gunnison County to minimize social contact and recommending that visitors return home rather than remain in the County.

On March 25, 2020, the Governor of Colorado issued Executive Order D 2020 017, "Ordering Coloradans to Stay at Home Due to the Presence of COVID-19 in the State." The Governor subsequently issued amendments to this Order.

On March 26, 2020, CDPHE issued Updated Public Health Order 20-24 Implementing Stay at Home Requirements.

On April 20, 2020 and again on April 22, 2020, the Governor of Colorado announced that the State of Colorado would begin on or around April 27, 2020 a measured and deliberative process to phase out certain restrictions imposed by previous Orders issued by the Governor and by CDPHE.

The purpose of these amendments is to direct and support the community’s COVID 19 response efforts.

The Public Health Director continues to find that non-residents, visitors and non-resident homeowners from lower altitudes, regardless of whether they are residents of Colorado, another state, or a foreign country, are at a greater risk for complications from COVID-19 infection than residents, who are acclimatized to the high-altitude environment of Gunnison County. The Public Health Director also finds that non-residents, regardless of whether they own a residence in Gunnison County, and regardless of whether they reside in Colorado, another state, or another country, continue to impose potentially excessive burdens on local health care, public services, first responders, food supplies and other essential services. Such persons continue to potentially create issues with regard to enforcement of Gunnison County’s public health orders.

Notwithstanding these findings, the Public Health Director has determined that, at this time, relaxation of at least some of the restrictions directed toward non-residents and others can be and is consistent with protecting the public health. The Public Health Director finds that such
relaxation must be conducted on a gradual or “roll out” basis in order to continue to protect the public health but to also allow a gradual return to normal activities. For this reason, this Order is designed to relax certain requirements on April 27, 2020, and others on May 1 and again on May 4, 2020. Prior to these effective dates, the provisions of the Seventh Amended Standing Public Health Order (issued April 21, 2020), which is incorporated by reference herein, shall continue to apply except as otherwise expressly provided in this Order.

The Public Health Director reserves the right to tighten restrictions in future Orders should protection of the public health necessitate such measures.

The age, condition, and health of a significant portion of the population in Gunnison County places it at risk of serious health complications, including death, from COVID-19. Although most individuals who contract COVID-19 do not become seriously ill, persons with mild symptoms and asymptomatic persons with COVID-19 may place other vulnerable members of the public at significant risk. A large surge in the number of persons with serious infections can compromise the ability of the healthcare system, particularly in the high-country counties currently affected by community transmission, to deliver necessary healthcare to the public.

The limitations on business activities and large gatherings, and the use of social distancing decreases the risk of COVID-19 transmission to our most vulnerable populations, and is especially important for people who are over 60 years old and those with chronic health conditions due to their higher risk of severe illness and death from COVID-19. This Order will reduce the likelihood that many individuals will be exposed to COVID-19, and will therefore slow the spread of COVID-19 in our communities.

This Order is adopted pursuant to the legal authority set forth in sections 25-1-506 and 25-1-508, Colorado Revised Statutes. Under these laws, the Gunnison County Public Health Director has the duty to investigate and control the causes of epidemic or communicable diseases and conditions affecting public health and to establish, maintain, and enforce isolation and quarantine, and in pursuance thereof, and for this purpose only, to exercise physical control over
property and over the persons of the people within the jurisdiction of the agency as the agency may find necessary for the protection of the public health.

For the avoidance of doubt, this Order should be construed to eliminate all non-essential services, travel, activities or sales of goods, and should be construed in the light most favorable to preventing the community spread of COVID-19 and protecting the public health.

To the extent any ambiguity exists between this Order and any statement made by Gunnison County or others regarding the interpretation or effect of this Order, the express terms of this Order and the interpretation of the Public Health Director shall control.

For the avoidance of doubt, this Order controls over any executive order issued by the Governor of Colorado. This Public Health Order is consistent with and more restrictive than the executive orders thus far issued by the Governor of Colorado and the Colorado Department of Public Health and Environment ("CDPHE"). Because this Order is more restrictive, the waiver process contemplated by the CDPHE does not apply to this Order.

For the avoidance of doubt, this Order applies equally to persons within the boundaries of Gunnison County, Colorado, regardless of their city, state or country of origin.

The Public Health Director finds that the provisions of this Order are necessary and are the least restrictive means available to continue to adequately protect the public health.

If any provision of this Order is held to be invalid, the remainder of the Order, including the application of such part or provision to other persons or circumstances, shall not be affected and shall continue in full force and effect.

This Order shall apply to all unincorporated areas of Gunnison County, Colorado (including State and Federal public lands) and all incorporated (municipal) areas that do not have their own public health agency, to wit: City of Gunnison, Town of Crested Butte, Town of Mt. Crested Butte, Town of Marble, and the Town of Pitkin, Colorado.
I. DEFINITIONS

For purposes of this Order:

An “Event” is a gathering for business, social, or recreational activities, or a location that engages in or allows for such activities; that takes place indoors or outdoors, including, but not limited to, community, civic, public, leisure, or sporting events; parades; concerts; festivals; assemblies; places of worship; conventions; fundraisers; restaurants (regardless of capacity); community recreational centers; ice rinks; libraries; child care centers; and similar locations and activities.

“Event” does not include activities that can be individual, conducted in small groups consistent with the express terms of this Order, or limited to persons residing in the same residence, such as golfing, cross-country (Nordic) skiing, backcountry skiing, snowshoeing, walking, hiking, trail running, road cycling, dog walking, fly fishing, kayaking, paddle boarding, and mountain biking, as long as social distancing and other efforts to comply with this Order occur. For the avoidance of doubt, because guided, group or team activities are unable, by their nature, to maintain social distancing and other anti-viral measures, such activities are prohibited. This includes, but is not limited to, minor or adult rugby, lacrosse or soccer leagues, group or team bike rides, guided raft trips, guided backcountry ski excursions, avalanche courses, wilderness medicine classes (e.g., Wilderness First Aid or First Responder) courses, Nordic ski classes, rock climbing schools or clubs, guided mountain bike classes or trips, guided fly fishing floats or trips, guided horse- or backpacking excursions, and other activities conducted in a group or employing or using a professional guide or instructor.

“Event” also does not include places of employment for federal, state, local and special district employees, employees of public utilities or utility service providers (e.g., electric utility providers, internet service providers, water and sewer service providers), grocery stores (e.g., Clark’s, Safeway, or City Market), hardware stores, gas stations, medical service providers (e.g., hospitals, doctor’s offices, veterinarians, medical clinics, dental offices, physical therapists, pharmacies, medically necessary massage, medically necessary acupuncture) or discount department stores (e.g., Wal-Mart, Dollar General).
“Fastest and Safest Available Means” means those method(s) of travel reasonably available to a person and that does not endanger the safety or public health of such person or others. By way of example only, a person who has tested positive for COVID-19 should not immediately travel and should instead follow the requirements for isolation and self-quarantine set forth in Paragraph II(O) of this Order.

“Principal Residence” normally means the property that a person uses a majority of the time during the year, but can also be determined on a case-by-case basis (if necessary) employing additional factors at the sole discretion of the Public Health Director, including but not limited to:

(i) If employed, the person’s place of employment;
(ii) The principal place of abode of the person’s family members;
(iii) The address listed on the person’s federal and state tax returns, driver’s license, automobile registration, and voter registration card;
(iv) The person’s mailing address for bills and correspondence;
(v) The location of the person’s banks; and/or
(vi) The location of religious organizations and recreational clubs with which the person is affiliated.

“Non-Resident” means a person whose Principal Residence is outside of Gunnison County, including but not limited to visitors, tourists, non-resident homeowners, unemployed seasonal or temporary workers, and non-resident university students not presently enrolled in a post-secondary education institution located within Gunnison County.

“Non-Resident Homeowner” means a Non-Resident whose Principal Residence is outside of Gunnison County, regardless of what state or country in which the Principal Residence is located.

“Residence” means a home, apartment, condominium unit, manufactured home, long term hotel or motel room, accessory dwelling unit or similar such structure where one or more persons reside on a permanent or temporary (at least 30 days or more) basis. For avoidance of doubt,
“Residence” does not include those buildings, facilities, locations or activities set forth in Paragraph II(G) of this Order.

II. ORDER

A. All Events of more than one person occurring outside a Residence are prohibited, except as otherwise expressly permitted in this Public Health Order.

   a. Nothing in this Order prohibits the gathering of members living in the same Residence.

B. All Events at the following locations are prohibited, regardless of the number of attendees: Day care centers, child care centers, home child care centers, private schools (including prechools), private day schools, community recreational centers, ice rinks, and libraries.

   a. Beginning May 1, 2020, this Paragraph B no longer applies to day care centers, child care centers, or home child care centers, except that such facilities must otherwise comply with the provisions of this Order, including but not limited to Paragraphs D and N.

   b. Beginning April 27, 2020, libraries may offer curbside and delivery service of books, periodicals, DVDs and other library materials to patrons, so long as:

      i. Such libraries otherwise comply with the provisions of this Order, including but not limited to Paragraph N;

      ii. Such libraries follow the American Library Association’s guidelines for disinfecting returned items, so long as such guidelines remain stricter that the requirements of this Order; otherwise, this Order controls.
C. All Events at bars, nightclubs, taverns, taprooms, distilleries and restaurants are prohibited, regardless of the number of attendees, except that such establishments may provide takeout and delivery of food so long as such establishments are otherwise in compliance with this Order.

a. For the avoidance of doubt, this means that bars, taverns, taprooms, craft breweries and restaurants should be and hereby are closed, except for takeout and/or delivery food service.

b. Service of alcohol by the drink at bars, taverns, craft breweries and restaurants is hereby prohibited, except that such facilities may serve alcohol on a package basis if otherwise permitted by law.

D. All Events at retail establishments are prohibited, regardless of the number of attendees, except for the types of retail establishments excepted by this Order: Federal, state, local and special district facilities (including public schools but not including post-secondary institutions), public utilities or utility service providers (e.g., electric utility providers, internet service providers, water and sewer service providers but not including cellular phone retail stores), grocery stores (e.g., Clark's, Safeway, or City Market), banks, automobile, repair shops, auto parts stores, laundromats, livestock, farming or ranching operations, hardware stores, medical service providers (e.g., hospitals, doctor's offices, medical clinics, veterinarians, medical supply companies, dental offices, physical therapists, pharmacies but not including non-medical massage parlors, or tattoo artists), mail and shipping centers, kennels and animal shelter or boarding facilities, equestrian stables (but not including commercial horseback riding or horse-packing operations), food banks, airport operations, newspapers, radio and television stations, gas stations and discount department stores (e.g., Wal-Mart, Dollar Tree).
a. Notwithstanding the foregoing, beginning May 1, 2020, retail establishments may permit customers or patrons into their respective stores, salons, or facilities, so long as:

i. No more than ten (10) persons, inclusive of all employees, staff, contractors, customers or clients are present in a store, establishment or facility at any one time (unless otherwise required by Paragraph N); and

ii. The provisions of this Paragraph and Paragraphs C, E, and N are otherwise followed.

b. The provisions of the foregoing Paragraph D(a) shall not apply to the following establishments or activities, meaning that such facilities shall remain closed or otherwise prohibited:

i. Spas;
ii. Tanning booths;
iii. Oxygen bars;
iv. Non-medical massage parlors;
v. Tattoo artists;
vi. Indoor cycling studios;
vii. Dance studios;
viii. Concert or performance halls or spaces;
iX. Martial arts facilities and classes;
ix. Gyms, weight rooms, and workout centers; and
x. guided, group or team outdoor activities, including:
   1. minor or adult rugby;
   2. softball, lacrosse or soccer leagues;
   3. group or team bike rides;
   4. guided raft trips;
5. wilderness medicine classes;
6. rock climbing schools or clubs;
7. guided mountain bike classes or trips;
8. guided fly fishing floats or trips;
9. guided horse- or backpacking excursions, and
10. any other activity employing or using a professional guide or instructor

c. Retail establishments may continue to operate by online or over-the-phone sales, except goods ordered through such means must be delivered by mail or by delivery to a customer’s home or vehicle outside of the retail location.

d. Package liquor stores and marijuana dispensaries may continue to operate so long as they are otherwise in compliance with this Order.

e. Those establishments exempted by this Paragraph D are nonetheless strongly encouraged to comply with this Order to the maximum extent possible consistent with applicable law.

f. Medical service providers may to continue to perform elective procedures or surgeries while this Order remains in effect.

g. Golf courses, Frisbee golf courses, outdoor archery ranges, and outdoor shooting ranges may continue to open their courses or ranges to club members or patrons for recreation, so long as:

i. Any restaurant or retail facility at any course or range either remains closed or otherwise complies with this Paragraph D and Paragraph E of this Order;
ii. The use of golf carts by club members or patrons that are leased or borrowed from the facility is prohibited, except where necessary to comply with the Americans with Disabilities Act;

iii. Beginning May 1, 2020, golfing or shooting parties of more than ten (10) persons consist of only members living within the same residence; and

iv. The provisions of Paragraph N are followed.

E. For purposes of this Order, the term “restaurants” does not include any establishment or business that is a limited retail food establishment, as that term is defined by C.R.S. § 25-4-1607(a.5), including but not limited to ice cream shops, doughnut shops, soda fountains, and candy stores.

a. Such limited retail food establishments may continue to operate as retail establishments pursuant to the limitations set forth in Paragraph D of this Order, e.g., providing food items on a takeout or delivery basis only with no customers entering the establishment for food service purposes.

F. For purposes of this Order, all professional offices not expressly excluded by Paragraph D of this Order, including but not limited to law firms, accountants, architects, real estate offices, backcountry guide operations, title companies, engineers, escrow agents, and investment and brokerage firms are deemed retail establishments for purposes of this Order, and, therefore, all Events at such offices are prohibited and such offices shall operate by telecommuting only, except:

a. Solo practitioners (i.e., professionals who practice by themselves without sharing physical office space with others) may continue to use their professional offices so long as no other persons, (e.g., other professionals, staff, clients and customers) are present.
b. A single staff member from a professional office may meet with a single client, or a group of clients who live in the same residence, so long as:

i. The purpose of such a meeting is solely for the client(s) to physically execute or affix his or her signature to formal paper documents (e.g., a will) for which no legal alternative (such as electronic signature) exists; and

ii. The requirements of Paragraph N of this Order are followed.

c. Beginning April 27, 2020, real estate agencies and agents are permitted to conduct commercial or residential property showings to clients or potential buyers so long as the requirements of this Order are followed, but are not permitted to conduct open house showings or events during the pendency of this Order, so long as such agencies and agents comply with the provisions of this Order, including but not limited to Paragraph N.

d. Beginning May 4, 2020, professional offices may open their facilities to clients, customers and staff, so long as:

i. No more than ten (10) persons, inclusive of all employees, staff, contractors, customers or clients, are present in an office, establishment or facility at any one time (unless otherwise required by Paragraph N); and

ii. The provisions of this Paragraph and this Order, including but not limited to Paragraph N, are otherwise followed.

G. All short term lodging, including but not limited to campgrounds (whether private or government operated), reserved camping sites, hotels, motels, short term rentals (less than 30 days), bed and breakfast establishments, lodges and retreats shall continue to
cease operations, unless otherwise authorized in writing by the Public Health Director for emergency or quarantine purposes, or to provide lodging for essential federal, state, county or local personnel.

a. For the avoidance of doubt, dispersed camping on Federal public lands by Gunnison County residents is permitted so long as campers are otherwise in compliance with this Order and any order or rule issued by the United States or the State of Colorado.

H. Beginning May 1, 2020, all public transportation, (e.g., bus service) may continue to operate under the provisions of this Order so long as the number of riders or passengers does not exceed ten (10) persons (e.g., no more than ten total people in a vehicle including the operator or driver) and so long as the provisions of this Order are otherwise complied with.

a. Commercial air travel is not affected by the provisions of this Order.

b. Private or charter air travel must comply with the provisions of this Order to the extent consistent with Federal law and Federal requirements.

I. Beginning April 27, 2020, non-resident homeowners who are physically present within the County as of that date are permitted to remain in the County, so long as such persons otherwise comply with the provisions of this Order.

J. Non-residents who are not, as of the date of this Order, physically present within the County, are prohibited from entering Gunnison County during the duration of this Order, unless:

a. Expressly permitted by this Order;
b. Such person(s) must enter or leave the County in order to comply with a Court Order, such as a Court-approved allocation of parental responsibilities or parenting plan in a domestic relations matter;

c. Such person(s) are necessary to allow the businesses, events or activities permitted by this Order to continue (e.g., delivery drivers to grocery stores or gas stations, medical personnel to assist in hospital operations, law enforcement to assist in the enforcement of this Order);

d. Such non-residents:

   i. Are residents of Delta, Pitkin, Chaffee, Saguache, Hinsdale, Ouray, Montrose, or Mesa Counties;

   ii. Must enter Gunnison County either:

       1. To obtain essential goods and services not otherwise reasonably available to them by means other than by traveling to Gunnison County; or

       2. because of geography, have no choice other than to travel through Gunnison County in order to reach a destination outside of Gunnison County;

   iii. Are otherwise complying with the requirements of this Order and any order of the State of Colorado or the United States; and

   iv. Depart Gunnison County as soon as is reasonably possible by the fastest and safest available means.

e. Such non-residents are traveling through, but do not stop in, Gunnison County in order to travel to other locations (e.g., a non-resident driving through Gunnison County from Salida, Colorado to reach Montrose, Colorado), so
long as such non-residents otherwise comply with this Order and Orders issued by the State of Colorado or the United States.

f. Beginning April 27, 2020, such persons are non-resident homeowners and:

   i. They isolate and quarantine themselves from all other persons, without exception, for a period of at least seven (7) days from the date on which such person arrives in Gunnison County, regardless of whether such person experiences symptoms of COVID-19.

      1. If during the period of self-isolation, the person experiences symptoms of COVID-19, they are required to continue to self-isolate until afebrile (resolution of any fever without the aid of medication) for at least 72 hours or the entire 7 days, whichever is longer.

      2. The Public Health Director reserves the right to extend the period of any quarantine under this Paragraph in her sole discretion.

   ii. They provide a written statement to the Public Health Director on or before the date of their arrival:

      1. Stating the number of people in their traveling party;

      2. Setting forth the dates they intend to remain in Gunnison County; and

      3. Affirming and acknowledging their obligation to isolate and quarantine under this Paragraph and to otherwise comply with the provisions of this Order.
iii. They otherwise comply with the provisions of this Order and any public health or similar such order issued by the State of Colorado, the United States, or a state or local government where their residence is located.

K. The County and District Courts are hereby exempted from this Order, except that the Courts are strongly encouraged to: Consistent with any Court directives, a) vacate and reschedule all civil and domestic relations proceedings, especially civil jury trials (unless such proceedings can be conducted telephonically); b) vacate and reschedule criminal and traffic matters to the maximum extent possible consistent with defendants’ Constitutional rights; and c) conduct hearing or other Court proceedings telephonically, by video conference or by other remote means consistent with the purposes of this Order.

L. Residential and commercial construction sites, which includes but is not limited to oil and gas and mining operations, may otherwise continue to operate so long as in compliance with this Order if they receive an express, written exemption from the Public Health Director after providing her sufficient information, in her sole discretion, to ascertain compliance with this Order.

a. The Public Health Director may impose additional requirements associated with any exemption granted under this Paragraph L, including but limited to prohibiting construction workers from engaging in daily travel into and out of Gunnison County, self-isolation for a minimum of seven (7) days, or to maintain lodging at a site approved by the Public Health Director within Gunnison County.

b. If the Public Health Director has granted a general contractor an exemption under Paragraph L(a), that general contractor and any subcontractor(s) operating under the general contractor need not apply for separate or additional exemption(s), so long as:
i. The general contractor is otherwise in compliance with the existing exemption;

ii. All employees or contractors of the general or subcontractor(s) are Gunnison County residents;

iii. The contractor(s) screen employees or contractors for COVID-19 symptoms

iv. All at-risk individuals, as set forth in Paragraph N(a) of this Order, are precluded from working at the construction site(s) overseen by the general contractor;

v. No person who is not an employee or contractor of the contractor(s), except for a licensed government inspector, is permitted at the construction site(s) overseen by the general contractor;

vi. No more than ten (10) employees or contractors are permitted at any one construction site at any one time;

vii. All disinfecting guidelines promulgated by the Centers for Disease Control (CDC) are followed;

viii. The contractor(s) provide at each construction site appropriate access to proper sanitation and handwashing stations or, in the alternative, disinfectant for hand hygiene;

ix. The contractor(s) require physical (social) distancing at each construction site of greater than six (6) feet at all times or use of face
covering for limited periods (less than 10 minutes) for required specific construction related activities; and

x. The contractor(s) comply with any additional requirements imposed by the Public Health Director pursuant to the previous exemption not otherwise set forth above.

M. Residential home and repair services (electrician, plumbing, propane delivery, trash, recycling and sanitation services, residential and commercial cleaning and home care services) may continue so long as they are in compliance with this Order.

N. Notwithstanding the other provisions of this Order, all Events not otherwise prohibited by this Order are nonetheless prohibited unless businesses or Event organizers take the following steps to mitigate risks:

a. Older adults (age 60 and older), including employees, and individuals with underlying medical conditions that are at increased risk of serious COVID-19, including employees (collectively, “At-Risk Persons”), are not permitted to attend. For the avoidance of doubt, an “At-Risk Person” who is a federal, state, local or special district government employee, an employee of a medical service provider, an employee of a place or house of worship, or an employee of a public utility or utility service provider may report to his or her job site or other location(s) if necessary to perform his or her official job duties, so long as such location(s) are otherwise in compliance with this Order. An At-Risk Person may also enter into a medical service provider's office or facility, hardware store, grocery store or discount department store for the purpose of obtaining medical care, food, clothing or other necessary items if such location is otherwise in compliance with this Order. However, At-Risk Persons are discouraged from engaging in such activities wherever possible.

b. Social distancing recommendations must be met. These include limiting contact of people within 6 feet from each other for 10 minutes or longer, and any other guidance.
c. Employees must be screened for coronavirus symptoms each day and excluded if symptomatic.

d. Proper hand hygiene and sanitation must be readily available to all attendees and employees.

e. Environmental cleaning guidelines from the US Centers for Disease Control and Prevention (CDC) are followed (e.g., clean and disinfect high touch surfaces daily or more frequently).

f. The Event complies with any and all industry-specific guidance issued or approved by the Public Health Director for COVID-19 risk mitigation.

g. Nothing herein should be construed to prevent a business or Event Organizer from adopting additional measures to prevent COVID-19 exposure or transmission, so long as such measures are stricter than those required by this Paragraph N.

O. All persons who have tested positive for the COVID-19 virus are hereby ordered, under penalty of law, to isolate and quarantine themselves from all other persons, without exception, for a period of at least ten (10) days from the date on which such person first experienced any symptoms of COVID-19 (e.g., fever, cough, shortness of breath), or 72 hours after the quarantined person is afebrile (resolution of any fever without the aid of medication), whichever is later. The Public Health Director reserves the right to extend the period of any quarantine under this Paragraph O in her sole discretion.

P. During the duration of this Order, residents of Gunnison County are strongly discouraged from leaving Gunnison County for any reason, and then only to obtain necessary or essential goods or services not otherwise available within Gunnison County.
Q. Beginning April 27, 2020, all persons physically present in Gunnison County on the date of this Order who travel outside of Gunnison County for more than twenty-four (24) hours and for any reason and who return to Gunnison County are hereby ordered, under penalty of law, to isolate and quarantine themselves from all other persons, without exception, for a period of at least seven (7) days from the date on which such person returns to Gunnison County, regardless of whether such person experiences symptoms of COVID-19. If during the period of self-isolation, the person does experience symptoms of COVID-19, they are required to continue to self-isolate until afebrile (resolution of any fever without the aid of medication) for at least seventy-two (72) hours or the entire seven days, whichever is longer.

a. The Public Health Director reserves the right to extend the period of any quarantine under this Paragraph Q in her sole discretion.

b. All persons physically present in Gunnison County as of April 27, 2020 who travel outside of Gunnison County for any period of time and who return to Gunnison County are strongly encouraged to follow the self-isolation provisions of this Paragraph.

R. Notwithstanding the other provisions of this Order, the following activities are expressly permitted at post-secondary education institutions within Gunnison County so long as such activities are in compliance with Paragraph N of this Order:

a. The use of faculty office or conference space in order to conduct online classes or seminars; and

b. The use of vehicle repair facilities located on campus for the limited purpose of maintaining or repairing government vehicles.

S. All persons subject to the requirements of this Order are reminded of gubernatorial Executive Order D 2020 039, ordering workers in critical businesses and critical
government functions to wear non-medical cloth face coverings while at work, the provisions of which are incorporated herein by reference.

III. FURTHER GUIDANCE

Further guidelines for social distance are available at https://www.gunnisoncounty.org/938/Coronavirus-COVID-19. Gunnison County Public Works and any other appropriate government agencies (e.g., Highway Patrol, Colorado Department of Transportation) are hereby directed and encouraged to erect or provide appropriate highway signage to alert travelers to this Order.

IV. GENERAL INFORMATION FOR ALL PERSONS AFFECTED BY THIS ORDER

If you have questions regarding this Order, please contact the Gunnison County Health Hotline at 970.641.7660.

Gunnison County is tasked with protecting the health and welfare of the citizens of Gunnison County, Colorado by investigating and controlling the causes of epidemic and communicable disease. This Order is necessary to control any potential transmission of disease to others. See section 25-1-508, Colorado Revised Statutes. Immediate issuance of this Order is necessary for the preservation of public health, safety, or welfare.

Any person aggrieved and affected by this Order has the right to request judicial review by filing an action with the Gunnison County District Court within 90 days of the date of this Order, pursuant to section 25-1-515, Colorado Revised Statutes. However, you must continue to obey the terms of this Order while your request for review is pending.

This Order is in effect until midnight Mountain time at the end of May 27, 2020, and is subject to continuing review by the Public Health Director.

FAILURE TO COMPLY WITH THIS ORDER IS SUBJECT TO THE PENALTIES CONTAINED IN SECTIONS 25-1-516 AND 18-1.3-501, COLORADO REVISED
STATUTES, INCLUDING A FINE OF UP TO FIVE THOUSAND (5,000) DOLLARS AND IMPRISONMENT IN THE COUNTY JAIL FOR UP TO EIGHTEEN MONTHS.

Joni Reynolds  
Public Health Director

Date 17:35 pm

Shelley Williams  
Sign

Date 4-25-20  
hereby acknowledge receipt of this Order.