EXECUTIVE ORDER NW-12 OF COUNTY JUDGE NELSON W. WOLFF
ISSUED July 1, 2020

WHEREAS, pursuant to Texas Government Code Section 418.108, Bexar County Judge Nelson W. Wolff declared a state of local disaster on March 13, 2020 due to imminent threat arising from COVID-19;

WHEREAS, in accordance with Texas Government Code Section 418.108(b), on March 18, 2020, the Bexar County Commissioners Court approved an Order Continuing Declaration of State of Local Disaster for Bexar County and on June 16, 2020, the Bexar County Commissioners Court again approved a Second Order Continuing Declaration of State of Local Disaster for Bexar County (hereafter, the “Second Order of Continuation of Declaration’’);

WHEREAS, in accordance with Texas Government Code Section 418.108(b), the consent by Commissioners Court authorizes the Bexar County Judge to continue to exercise the powers granted by the Texas Disaster Act of 1975 for the period specified and take such actions as are necessary in order to protect the health, safety and welfare of the citizens of Bexar County by the issuance of executive orders (each, an “Executive Order’’);

WHEREAS, there currently still exists a declaration of public health disaster in and for the State of Texas as declared by Texas Governor Greg Abbott and the Texas Department of State Health Services (DSHS) and the transmission of COVID-19 has not dissipated but remains a significant threat to the health and safety of the Bexar County Community and rates of infection are increasing at an alarming exponential rate and the number of people ending up in the hospital, ICU, or on ventilators is also dramatically rising despite efforts by local authorities to control the spread;

WHEREAS, in consultation with local health professionals, the County Judge has determined that additional extraordinary emergency measures must be implemented to try and mitigate the effects of this public health emergency and to facilitate a response to the public health threat presented by the rapid increase in COVID-19 cases in Bexar County;

WHEREAS, a County Judge is authorized to control ingress to and egress from a disaster area and control the movement of persons and occupancy of premises on an appropriate local scale in accordance with Section 418.108(g) of the Texas Government Code and his authority as Emergency Management Director;
WHEREAS, it is the intent of this Executive Order to remain as consistent with and to
harmonize, to the extent possible, the executive orders of Governor Greg Abbott and the current
declaration of the Mayor of the City of San Antonio (as extended or modified); and

WHEREAS, by the authority vested in me as Bexar County Judge and as the Emergency
Management Director for the County of Bexar to continue to protect the health and safety of the
community and address developing and rapidly changing circumstances when presented by the
current public health emergency, I hereby rescind my previous Executive Orders and any
Supplemental Executive Orders and issue this revised Executive Order in their place.

Pursuant to the Texas Disaster Act of 1975, Bexar County Judge
Nelson W. Wolff hereby issues this executive order as follows:

Effective as of 5:00 p.m. on Wednesday, July 1, 2020 ("Effective Date"), and continuing through
11:59 p.m. on Wednesday, July 15, 2020 unless extended, modified or terminated early by Bexar
County Judge Nelson W. Wolff or as otherwise indicated below:

I. Public Health Emergency. That this Executive Order shall continue the local disaster
declaration and public health emergency for Bexar County for the period specified in this
Executive Order and shall incorporate and adopt the most recent executive order GA-26
issued by Governor Greg Abbott on June 3, 2020, and any subsequent orders by the
Governor relating to the response to the COVID-19 disaster.

II. Health and Safety Policy – Commercial Entities. From the date of this Executive Order,
all commercial entities in Bexar County providing goods or services directly to the public
must develop and implement a health and safety policy ("Health and Safety Policy"). The
Health and Safety Policy must require, at a minimum, 1) that all employees, customers and
other visitors to the commercial entity’s business premises or other facilities wear face
coverings when in an area or performing an activity which will necessarily involve close
contact or proximity to co-workers or the public where six feet of separation is not feasible,
and 2) that the commercial entity prominently display a list of COVID-19 symptoms at or
near the public and employee entrances of the premises. The Health and Safety Policy
required to be developed and implemented by this Executive Order may also include the
implementation of other mitigating measures designed to control and reduce the
transmission of COVID-19 such as temperature checks or health screenings. Temperature
screening is highly encouraged for employees, customers and for visitors to retail stores
with volume and capacity levels that allow for practical implementation. Commercial
entities must post the Health and Safety Policy required by this Executive Order in a
conspicuous location sufficient to provide notice to employees, customers and visitors of
all health and safety requirements. Failure to develop and implement the Health and Safety
Policy required by this Executive Order may result in a fine not to exceed $1,000 for each
violation.

III. Face Coverings – General Public. That all people 10 years or older shall wear a face
covering over their nose and mouth when in a public place where it is difficult to keep six
feet away from other people or working in areas that involve close proximity with other
coworkers. The CDC advises face coverings for people 2 years or older. Face coverings
may include homemade masks, scarves, bandanas, or a handkerchief. Bexar County
residents should continue to maintain social distancing of at least six feet while outside their home. Bexar County employees are also required to wear face coverings under the same circumstances as the general public.

IT IS STRONGLY RECOMMENDED THAT YOU NOT OBTAIN OR WEAR MEDICAL MASKS or N-95 RESPIRATORS AS THEY ARE A NEEDED RESOURCE FOR HEALTH CARE PROVIDERS AND FIRST RESPONDERS. Our healthcare workers and first responders on the front-line combating COVID-19 must have priority access to medical masks or other personal protective equipment. Face coverings do not need to be worn in the following circumstances:

- When exercising outside or engaging in physical activity outside
- While driving alone or with passengers of the same household as the driver
- When doing so poses a greater mental or physical health, safety, or security risk
- While pumping gas or operating outdoor equipment
- While in a building or activity that requires security surveillance or screening, for example, banks
- When consuming food or drink

Please note that face coverings are a secondary strategy to other mitigation efforts. Face coverings are not a replacement for social distancing, frequent handwashing, and self-isolation when sick. All people should follow CDC recommendations for how to wear and take off a mask. Residents should keep up the following habits while in public:

- washing hands before you leave home and when you return,
- staying at least six feet away from others,
- avoiding touching nose or face,
- not using disposable masks more than three times, and
- washing reusable cloth masks regularly to prevent the spread of the virus.

Consistent with Executive Order GA-26 issued by Governor Greg Abbott, no civil or criminal penalty will be imposed on individuals for failure to wear a face covering.

IV. Large Gatherings Prohibited. All large gatherings or events estimated to be in excess of 100 people, whether indoor or outdoor, are prohibited.

Exceptions from this prohibition are listed below in (1) through (13):

1. Any services listed by the U.S. Department of Homeland Security’s Cybersecurity and Infrastructure Security Agency (CISA) in its Guidance on the Essential Critical Infrastructure Workforce
2. Religious services
3. Local government operations
4. Child-care services
5. Youth camps
6. Recreational sports programs for youths and adults
7. Professional, collegiate, or similar sporting events
8. Swimming pools
9. Water parks
10. Museums and libraries
11. Zoos, aquariums, natural caverns, and similar facilities
12. Rodeos and equestrian events,
13. Amusement parks and carnivals

An entity or organizer of any large gathering or event under excepted activities (6) through (13) must implement a health and safety policy which requires that all employees, visitors, or customers to the entity or organizer's premises or other facilities wear face coverings when in an area or performing an activity which will necessarily involve close contact or proximity to co-workers or the public where six feet of separation is not feasible, temperature/symptom screening, and protocols for maintaining social distancing during the gathering. These requirements for large gatherings or events are effective Friday, July 3, 2020 beginning at 12:00 p.m.

V. Household and Social Gatherings. Social gatherings, including family gatherings, shall not include more than 10 persons.

VI. Restaurants. For dine-in services by restaurants that have less than 51 percent of their gross receipts from the sale of alcoholic beverages, such restaurants may only operate at up to 50 percent of the total listed occupancy of the restaurant.

VII. Bars. People shall not visit bars or similar establishments that hold a permit from the Texas Alcoholic Beverage Commission (TABC) and are not restaurants as defined above in paragraph number 6; provided, however, that the use by such bars or similar establishments of drive-thru, pickup, or delivery options for food and drinks is allowed to the extent authorized by TABC.

VIII. Rafting and Tubing Services. People shall not use commercial rafting or tubing services, including rental of rafts or tubes and transportation of people for the purpose of rafting or tubing.

IX. Hospitals and Surgical Procedures. Every hospital that is licensed under Chapter 241 of the Texas Health and Safety Code, located in the City of San Antonio, shall postpone all surgeries and procedures that are not medically necessary to diagnose or correct a serious medical condition of, or to preserve the life of, a patient who without timely performance of the surgery or procedure would be at risk for serious adverse medical consequences or death, as determined by the patient's physician; provided, however, that this prohibition shall not apply to any surgery or procedure that, if performed in accordance with the commonly accepted standard of clinical practice, would not deplete any hospital capacity needed to cope with the COVID-19 disaster.

X. Bexar County Justice Center Complex and Facilities. The Bexar County Justice Center Complex shall have limited points of access, subject to modification as deemed necessary by the County Judge: i) the Paul Elizondo Tower Nueva Street entrance; ii) one at the Cadena-Reeves Justice Center Dolorosa Street entrance; iii) the Bexar County Courthouse Bexar Heritage Center entrance; and iv) the County Courthouse South entrance at the Nueva Street entrance, and that all other county-owned or leased buildings have a
single controlled point of entrance. Further, all citizens and employees shall be appropriately screened before entering any Bexar County owned or leased building. At the control points, citizens and employees shall be asked certain risk-related questions and their temperature taken by least obtrusive means. Any individual with a temperature exceeding 100 °F or who fails the screening process will be not allowed to enter the building. Citizens are encouraged to call the department or office you are attempting to visit prior to visiting a county-owned or leased facility. All social distancing measures must be implemented at the above-described control points and while in any Bexar County facility.

XIII. **Bexar County Business.** That residents of Bexar County conduct important Bexar County business online or via regular mail to avoid visiting any Bexar County facilities unless absolutely necessary.

XIV. **Severability.** The sections, paragraphs, sentences, clauses and phrases of this Executive Order are severable and if any phrase, clause, sentence, paragraph or section of this Executive Order should be declared invalid by the final judgment or decree of any court or competent jurisdiction, such invalidity shall not affect any of the remaining phrases, clauses, sentences, paragraphs and sections that can be given effect without the invalid provision, and to this end, the provisions of this Executive Order are severable.

XV. **Interpretation and Additional Terms.** To the greatest extent possible, this Executive Order shall be interpreted as consistent with and supplemental to any executive order issued by the Texas Governor. All provisions of the executive orders of the Texas Governor either existing or as, if and when issued, which are made applicable to all jurisdictions by law shall be automatically incorporated into and constitute terms of this Executive Order, enforceable as if set forth herein without necessity for the issuance of any further orders.

XVI. **Enforcement.** Excepting Section III of this Executive Order and in accordance with the limitations contained in the executive orders of Governor Greg Abbott, that any peace officer or other person with lawful authority is hereby authorized to enforce the provisions of this Executive Order in accordance with the authority granted under the Texas Disaster Act of 1975.

**ORDERED** this 1st day of July, 2020

NELSON W. WOLFP
Bexar County Judge
Any provision herein which restricts the sale or use of the described real property because of race is invalid and unenforceable under Federal law.

STATE OF TEXAS, COUNTY OF BEXAR

I hereby certify that this instrument was filed in file number sequence on this date and at the time stamped hereon by me and was duly recorded in the official public record of Bexar County, Texas on:
7/1/2020 2:31 PM.

Lucy Adame-Clark
Bexar County Clerk