On May 20, 2020, Governor Roy Cooper issued Executive Order No. 141, which will implement Phase 2 of the Governor’s plan to ease restrictions set in place due to COVID-19. The following information will assist you in understanding the provisions in this Executive Order:

- A copy of Executive Order No. 141 is attached for your reference.
- A frequently asked questions document is also attached for your reference.
- Additional interim guidance about Phase 2 issued by the North Carolina Department of Health and Human Services can be located at the following website: https://covid19.ncdhhs.gov/guidance#phase-2-easing-of-restrictions.

The requirements of Executive Order No. 141 are effective beginning at 5:00 p.m. on Friday, May 22, 2020, and will remain in effect until June 26, 2020 at 5:00 p.m., unless replaced or rescinded by another Executive Order.

Stay at Home Order Lifted
Section 3.A. of Executive Order No. 141 states that the Governor’s Stay at Home Order is lifted. However, teleworking is still strongly encouraged.

Bars to Remain Closed
Section 8.B. of Executive Order No. 141 states that bars are to remain closed for on-site consumption of alcoholic beverages. However, bars may continue to operate to the extent they: (1) sell for off-site consumption certain alcoholic beverages (such as beer or wine in sealed containers); or (2) both prepare and serve food.

As with previous Executive Orders, Executive Order No. 141 does not direct the closure of other businesses that currently provide for the sale of beer or wine for off-premises consumption (such as convenience stores or specialty beer or wine shops).

ABC stores are allowed to remain open.
Entertainment Facilities and Fitness Facilities to Remain Closed
Entertainment facilities and fitness facilities must remain closed. These include bowling alleys, health clubs, skating rinks, indoor exercise and fitness facilities, gyms, movie theaters, bingo parlors, museums, amusement parks, venues for receptions or parties, night clubs, dance halls, and music halls where patrons are not seated, as well as gaming establishments.

Gaming establishments that must remain closed include any gaming and business establishments that allow gaming activities, such as video poker, gaming, sweepstakes, video games, arcade games, pinball machines or other computer, electronic or mechanical devices played for amusement. Therefore, any arcade or video sweepstakes parlor is required to remain closed. However, a convenience store that has a pinball machine or video sweepstakes machine can remain open to sell goods so long as the game or games are not allowed to be played.

In addition, if any one of these facilities offers a retail or dining component, those retail or dining components may operate subject to the restrictions set out in Section 6 of Executive Order 141 for restaurants and retail establishments.

Playgrounds to Remain Closed
Public playgrounds, including those located in parks, are to remain closed.

Public Schools to Remain Closed
All public schools are closed through the remainder of the 2019-2020 school year.

Personal Care, Grooming, and Tattoo Businesses May Open with Restrictions
Personal grooming businesses including barber shops, beauty salons, hair salons, nail salons, massage parlors, tanning salons and tattoo parlors may open. Pet grooming services may continue to operate.

Conditions on the opening and operation of these businesses include limiting the number of customers to the Emergency Maximum Occupancy. Emergency Maximum Occupancy for these businesses is defined as the lowest number produced by applying the following two tests: (1) limiting the number of customers to 50% of the fire capacity (or if the location has no fire capacity, 12 persons per 1,000 square feet of the location’s total square footage, including portions of the location not accessible to customers); or (2) limit the number of people in the business so customers can stay six (6) feet apart.

These businesses must also follow Core Signage, Screening, and Sanitation Requirements defined in Section 1 of Executive Order No. 141 as follows: (1) post the emergency maximum occupancy in a noticeable place; (2) post signage reminding individuals about social distancing and requesting sick individuals not to enter; (3) conduct daily symptom screenings of employees using a standard questionnaire before allowing employees to enter the workplace, (4) immediately isolate and remove sick employees, and (5) perform frequent and routine cleaning of high-touch areas with an EPA approved disinfectant.

Additional restrictions for the operation of these businesses, such as the spacing of customer areas and cleaning of instruments, can be located in Section 6.D. of Executive Order No. 141.
Entertainment and Sporting Events in Large Venues May Open with Restrictions

Section 9 of Executive Order No. 141 allows large entertainment venues to open for sporting or entertainment events to enable recording and/or broadcast of these events to the public. Entertainment and sporting venues and facilities which would otherwise be required to remain closed under Section 8 of Executive Order No. 141 will be allowed to open for performance by entertainers, performers, or athletes, if they have at least two entrances and exits and a stated fire capacity of at least five hundred (500) people.

Entertainers, performers, athletes, coaching staff, trainers, support and broadcast staff, and employees and other workers at the facility DO NOT count towards mass gatherings limitations.

HOWEVER, spectators at these events are still limited to ten (10) people at any indoor facility or venue and 25 people at outdoor facilities or venues.

Bars within these large entertainment and sporting event venues must remain closed and food services must follow the requirements of Section 6 of Executive Order No. 141 addressing restaurant requirements.

Pools May Open with Restrictions

Indoor and outdoor pool facilities may open but are subject to the various restrictions described in Section 6. E. of Executive Order No. 141.

Restrictions on Restaurants Modified

Section 6 C. of Executive Order No. 141 allows restaurants to reopen for ON-SITE CONSUMPTION of food and beverages under certain restrictions. Additionally, Executive Order No. 141 does not restrict alcohol sales for businesses (including restaurants) that are allowed to re-open. However, such sales must be done in accordance with licensing requirements and regulations established by the North Carolina ABC Commission.

The number of customers allowed in indoor and outdoor seating areas is limited to the Emergency Maximum Occupancy of the restaurant. Emergency Maximum Occupancy for restaurants is defined as the lowest number produced by applying the following three tests: (1) limit the number of customers to 50% of the fire capacity (or if the location has no fire capacity, twelve (12) persons per one thousand (1,000) square feet of the location’s total square footage, including portions of the restaurant not accessible to customers); (2) limit the number of customers in the restaurant so that groups can remain six (6) feet apart; (3) arrange the restaurant so that customers sitting at tables are not within six (6) feet of another table and so customers at a counter are six (6) feet apart.

Restaurants must also follow the Core Signage, Screening, and Sanitation Requirements listed above for personal care, grooming and tattoo businesses.

In addition, restaurants may continue providing in-house delivery, third-party delivery, drive-through, curbside pick-up, and carry-out for their customers as they have done previously.

Additional restrictions and recommendations for the operation of restaurants can be located in Section 6.C. of Executive Order No. 141.
Retail Businesses Must Continue Using Safety Precautions
Section 6. B. of Executive Order No. 141 allows retail businesses to continue to operate under certain restrictions to avoid the spread of COVID-19.

Occupancy is limited to the Emergency Maximum Occupancy of the retail business, which is determined by applying the test described above for personal care, grooming and tattoo businesses.

In addition, retail businesses must do the following: (1) mark six feet of spacing at points of sale and in high-traffic areas; and (2) follow the Core Signage, Screening, and Sanitation Requirements described above for personal care, grooming and tattoo businesses.

Mass Gatherings Limited to 10 People Indoors and 25 People Outdoors
Section 7 of Executive Order No. 141 maintains the mass gathering limit of ten (10) people in an indoor space, but expands the mass gathering limit to 25 people if the gathering takes place in an outdoor space.

Note: The mass gathering limit of 25 people in an outdoor space also applies to groups gathered in parks or on a beach or trail.

Mass Gatherings Limitations DO NOT Apply to Businesses Operating Within Their Emergency Maximum Occupancy Limits
It is important to note that the mass gatherings limitations do not apply to the personal care businesses, retail businesses and restaurants described above so long as they are adhering to the Emergency Maximum Occupancy restrictions tailored to those businesses contained in the Executive Order.

Mass Gatherings Limitations DO NOT Apply to Church Services, First Amendment Gatherings, Work and Obtaining Certain Services
Section 4 of Executive Order No. 141 specifically exempts from the mass gatherings limitations worship gatherings, religious gatherings, spiritual gatherings, funeral ceremonies, wedding ceremonies, and other first amendment activities (such as protests). However, receptions and visitations before and after weddings and funerals are still subject to the indoor and outdoor mass gatherings limitations.

In addition, Section 7 of Executive Order No. 141 provides these mass gatherings limitations DO NOT apply to groups larger than ten (10) that are gathered: (1) for work; (2) to receive governmental services; (3) for health and safety reasons; or (4) to look for or to obtain goods or services.

Maximum Occupancy on Buses, Trolleys, etc. That Are Being Used for “Scenic Tours”
Executive Order 141 does not address maximum occupancy of buses and trolleys used for “scenic tours.” While the prohibitions on mass gatherings do not apply, Section 3.B. of Executive Order No. 141 does apply to “Activities Outside the Home” and encourages people to follow the recommendations to promote social distancing and reduce transmission.
Parks, Trails, and Beaches
State parks and trails may remain open and other public and private parks, trails, and beaches may now open. Groups of people within the park, trail or beach must limit their numbers to follow the mass gatherings limitations described above. Additional restrictions that apply to parks, trails and beaches are described in Section 7.B. of Executive Order No. 141.

Child Care, Day Camps and Overnight Camps
Child care facilities, day camps and overnight camps are allowed to open so long as they meet the health and safety requirements set in place by the North Carolina Department of Health and Human Services relating to the spread of COVID-19. For a more detailed description of these provision, see Sections 6.F. and 6.G. of Executive Order No. 141.

Long Term Care Visitation Limitations
Executive Order No. 141 maintains restrictions on patient visitation in long term care facilities. For a more detailed description of this provision, please see Section 7 of Executive Order No. 138.

Enforcement
As with all other Executive Orders, State and local law enforcement officers are to enforce these provisions and a violation constitutes a Class 2 misdemeanor.

Questions
If you have any questions about Executive Order No. 141 do not hesitate to contact Matthew Boyatt, NCSA Deputy General Counsel, at mboyatt@ncsheriffs.net or at 919-459-6467.

Thanks…Eddie C.
WHEREAS, on March 10, 2020, the undersigned issued Executive Order No. 116 which declared a State of Emergency to coordinate the State’s response and protective actions to address the Coronavirus Disease 2019 (“COVID-19”) public health emergency and provide for the health, safety, and welfare of residents and visitors located in North Carolina; and

WHEREAS, on March 11, 2020, the World Health Organization declared COVID-19 a global pandemic; and

WHEREAS, on March 13, 2020, the President of the United States issued an emergency declaration for all states, tribes, territories, and the District of Columbia, retroactive to March 1, 2020, and the President declared that the COVID-19 pandemic in the United States constitutes a national emergency; and

WHEREAS, on March 25, 2020, the President approved a Major Disaster Declaration, FEMA-4487-DR, for the State of North Carolina; and

WHEREAS, in responding to the COVID-19 pandemic, and for the purpose of protecting the health, safety, and welfare of the people of North Carolina, the undersigned has issued Executive Order Nos. 116-122, 124-125, 129-131, 133-136, and 138-140; and

WHEREAS, more than twenty thousand people in North Carolina have had laboratory-confirmed cases of COVID-19, and hundreds of people in North Carolina have died from the disease; and

WHEREAS, hospital administrators and health care providers have expressed concerns that unless the spread of COVID-19 is limited, existing health care facilities may be insufficient to care for those who become sick; and

WHEREAS, the undersigned and the Secretary of Health and Human Services have directed hospitals, physicians’ practices, and other health care entities to undertake significant actions as part of North Carolina’s emergency response to address the COVID-19 pandemic; and

WHEREAS, slowing and controlling community spread of COVID-19 is critical to ensuring that the state’s healthcare facilities remain able to accommodate those who require medical assistance; and
WHEREAS, the continued community spread of COVID-19 within North Carolina requires the state to continue some measures to slow the spread of this virus during the pandemic; and

WHEREAS, since the issuance of executive orders to slow the spread of COVID-19, North Carolina has “flattened the curve” and prevented a surge or spike in cases across the state, and North Carolina has also increased its capacity for testing, tracing and the availability of personal protective equipment (“PPE”); and

WHEREAS, despite the overall stability in key metrics, North Carolina’s daily case counts of COVID-19 continue to increase slightly in the context of increased testing, demonstrating the state must remain vigilant in its work to slow the spread of the virus; and

WHEREAS, should there be an increase in the percentage of emergency department visits that are due to COVID-19 like illness, an increase in the number of laboratory-confirmed cases, an increase in the positive tests as a percent of total tests, an increase in COVID-19-related hospitalizations that threaten the ability of the health care system to properly respond, or should the State’s ability to conduct testing and tracing be compromised, it may be necessary to reinstate certain restrictions eased by this Executive Order so as to protect the health, safety, and welfare of North Carolinians; and

WHEREAS, the risk of contracting and transmitting COVID-19 is higher in settings that are indoors, where air does not circulate freely and where people are less likely to maintain social distancing by staying six (6) feet apart; and

WHEREAS, the risk of contracting and transmitting COVID-19 is higher in settings where people are stationary and in close contact for long periods of time; and

WHEREAS, the risk of contracting and transmitting COVID-19 is higher in gatherings of larger groups of people because these gatherings offer more opportunity for person-to-person contact with someone infected with COVID-19; and

WHEREAS, to lower the risk of contracting and transmitting COVID-19, this Executive Order imposes restrictions on businesses that limit the number of contacts between people, particularly in settings that are indoors, involve people being stationary and in close contact for long periods of time, or are part of mass gatherings; and

WHEREAS, certain types of businesses by their very nature present greater risks of the spread of COVID-19 because of the nature of the activity, the way that people have traditionally acted and interacted with each other in that space, and the duration that patrons stay in the establishment; and

WHEREAS, people in North Carolina are encouraged to use a cloth face covering to reduce the spread of COVID-19, but some populations may experience increased anxiety and fear of bias and being profiled if wearing face coverings in public spaces; and

WHEREAS, if someone is the target of ethnic or racial intimidation as the result of adhering to the mask provision or as a result of the pandemic, they are encouraged to report the matter to law enforcement or another government entity; and

WHEREAS, people in North Carolina must remain flexible to account for the evolving nature and scope of the public health emergency posed by COVID-19, and also return to—in a safe, strategic, and incremental manner—their normal personal and professional activities, to the extent public health circumstances permit; and

WHEREAS, people in North Carolina are encouraged to take on the challenges of living in a community beset by a global pandemic, while also returning to school, work, and social activities in a safe, strategic and incremental manner to help reduce the risk of COVID-19 transmission; and

WHEREAS, people in North Carolina are encouraged to use a cloth face covering to reduce the spread of COVID-19, but some populations may experience increased anxiety and fear of bias and being profiled if wearing face coverings in public spaces; and
WHEREAS, businesses that are open during the duration of this Executive Order are encouraged to follow the Guidelines for Businesses published by the North Carolina Department of Health and Human Services (“NCDHHS”), available electronically on its website; and

WHEREAS, food service and food availability remain an important component of North Carolina’s response to the COVID-19 pandemic, such that food service providers, including restaurants and other dine-in facilities are encouraged to open to the extent practicable to safely provide food and nutrition to people in North Carolina; and

WHEREAS, it is in the interest of the State of North Carolina to provide as many viable avenues as practicable for North Carolina agricultural products to be consumed in-state in order to avoid unnecessary waste in the production of food; and

WHEREAS, the closure of on-premises dining in restaurants has significantly curtailed demand for food sold by restaurants and, therefore, disproportionately harmed workers, farms, and businesses involved in the sale of food through the restaurant supply chain and led to the waste of food produced by such workers, farms, and businesses; and

WHEREAS, because restaurants and grocery stores are served by different supply chains that cannot always be rapidly adjusted, the closure of on-premises dining in restaurants has shifted food demand to grocery stores, taxing the supply chain for grocery stores and leading to higher grocery prices for consumers; and

WHEREAS, reopening restaurants for on-premises dining in a safe, strategic manner should ameliorate the adverse economic effects on workers, farms, and businesses involved in the sale of food through the restaurant supply chain, prevent the waste of food, and reduce stress on the supply chain for grocery stores, thereby lowering grocery prices for consumers; and

WHEREAS, despite the unprecedented nature of the COVID-19 pandemic, people in North Carolina should have the opportunity to enjoy performing arts and competitive sporting events broadcast into their homes; and

WHEREAS, as long as progress continues to be met on the COVID-19 metrics, and as long as health care systems continue to be projected to have sufficient capacity for patient care, commerce that does not raise unreasonable risks of COVID-19 spread may be reopened; and

WHEREAS, with public health requirements in place and face coverings more readily available, personal care, grooming, and tattoo businesses may be reopened in a safe, strategic manner without raising unreasonable risk of COVID-19 spread; and

WHEREAS, Executive Order No. 116 invoked the Emergency Management Act, and authorizes the undersigned to exercise the powers and duties set forth therein to direct and aid in the response to, recovery from, and mitigation against emergencies; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.10(b)(2), the undersigned may make, amend, or rescind necessary orders, rules, and regulations within the limits of the authority conferred upon the Governor in the Emergency Management Act; and

WHEREAS, N.C. Gen. Stat. § 166A-19.10(b)(3) authorizes and empowers the undersigned to delegate Gubernatorial vested authority under the Emergency Management Act and to provide for the sub-delegation of that authority; and

WHEREAS, N.C. Gen. Stat. § 166A-19.10(b)(4) gives the undersigned the authority to “cooperate and coordinate” with the President of the United States; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.12(3)(e), the Division of Emergency Management must coordinate with the State Health Director to revise the North Carolina Emergency Operations Plan as conditions change, including making revisions to set “the appropriate conditions for quarantine and isolation in order to prevent the further transmission of disease,” and following this coordination, the Emergency Management Director and the State
Health Director have recommended that the Governor develop and order the plan and actions identified in this Executive Order; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.23 in conjunction with N.C. Gen. Stat. §§ 75-37 and 75-38, the undersigned may issue a declaration that shall trigger the prohibitions against excessive pricing during states of disaster, states of emergency or abnormal market disruptions; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(1), the undersigned may utilize all available state resources as reasonably necessary to cope with an emergency, including the transfer and direction of personnel or functions of state agencies or units thereof for the purpose of performing or facilitating emergency services; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(2), the undersigned may take such action and give such directions to state and local law enforcement officers and agencies as may be reasonable and necessary for the purpose of securing compliance with the provisions of the Emergency Management Act and with the orders, rules, and regulations made thereunder; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(i), the undersigned has determined that local control of the emergency is insufficient to assure adequate protection for lives and property of North Carolinians because not all local authorities have enacted such appropriate ordinances or issued such appropriate declarations restricting the operation of businesses and limiting person-to-person contact, thus needed control cannot be imposed locally; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(ii), the undersigned has determined that local control of the emergency is insufficient to assure adequate protection for lives and property of North Carolinians because some but not all local authorities have taken implementing steps under such ordinances or declarations, if enacted or declared, in order to effectuate control over the emergency that has arisen; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(iii), the undersigned has determined that local control of the emergency is insufficient to assure adequate protection for lives and property of North Carolinians because the area in which the emergency exists spreads across local jurisdictional boundaries and the legal control measures of the jurisdictions are conflicting or uncoordinated to the extent that efforts to protect life and property are, or unquestionably will be, severely hampered; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(iv), the undersigned has determined that local control of the emergency is insufficient to assure adequate protection of lives and property of North Carolinians because the scale of the emergency is so great that it exceeds the capability of local authorities to cope with it; and

WHEREAS, N.C. Gen. Stat. § 166A-19.30(c) in conjunction with N.C. Gen. Stat. § 166A-19.31(b)(1) authorizes the undersigned to prohibit and restrict the movement of people in public places; and

WHEREAS, N.C. Gen. Stat. § 166A-19.30(c) in conjunction with N.C. Gen. Stat. § 166A-19.31(b)(2) authorizes the undersigned to prohibit and restrict the operation of offices, business establishments, and other places to and from which people may travel or at which they may congregate; and

WHEREAS, N.C. Gen. Stat. § 166A-19.30(c) in conjunction with N.C. Gen. Stat. § 166A-19.31(b)(5) authorizes the undersigned to prohibit and restrict other activities or conditions, the control of which may be reasonably necessary to maintain order and protect lives or property during a state of emergency; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(c)(1), when the undersigned imposes the prohibitions and restrictions enumerated in N.C. Gen. Stat. § 166A-19.31(b), the
undersigned may amend or rescind the prohibitions and restrictions imposed by local authorities; and

WHEREAS, pursuant to N.C. Gen. Stat. § 166A-19.30(a)(2), during a Gubernatorially declared State of Emergency, the undersigned has the power to “give such directions to State and local law enforcement officers and agencies as may be reasonable and necessary for the purpose of securing compliance with the provisions of this Article.”

NOW, THEREFORE, by the authority vested in me as Governor by the Constitution and the laws of the State of North Carolina, IT IS ORDERED:

Section 1. Definitions. In this Executive Order:

1. “Bars” means establishments that are not eating establishments or restaurants as defined in N.C. Gen. Stat. §§ 18B-1000(2) and 18B-1000(6), that have a permit to sell alcoholic beverages for onsite consumption under N.C. Gen. Stat. § 18B-1001, and that are principally engaged in the business of selling alcoholic beverages for onsite consumption.

2. “Core Signage, Screening, and Sanitation Requirements” are the following actions which establishments open to the public under the terms of this Executive Order must follow, namely:
   a. Post the Emergency Maximum Occupancy in a noticeable place.
   b. Post signage reminding attendees, customers, and workers about social distancing (staying at least six (6) feet away from others) and requesting that people who have been symptomatic with fever and/or cough not enter.
   c. Conduct daily symptom screening of workers, using a standard interview questionnaire of symptoms, before workers enter the workplace.
   d. Immediately isolate and remove sick workers.
   e. Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19).

   NCDHHS has prepared sample signs and a sample screening checklist questionnaire, available at https://covid19.ncdhhs.gov/guidance, that may be used to meet some of the requirements above. Businesses or operations do not need to use the NCDHHS sample signs and questionnaires to meet the requirements of this Executive Order.


4. “Face Covering” means a covering of the nose and mouth by wearing a covering or mask for the purpose of ensuring the physical health or safety of the wearer or others as defined in Session Law 2020-3 s. 4.3(a). In the context of the COVID-19 emergency, the Face Covering works to protect other people more than the wearer.

5. “Personal Care, Grooming, and Tattoo Businesses” means businesses that (a) do not provide health care services; and (b) either (i) have workers directly touch customers or (ii) have a piece of equipment (other than a touchscreen) repeatedly come into contact directly with customers’ skin. This includes, but is not limited to, barber shops, beauty salons (including but not limited to waxing and hair removal centers), hair salons, nail salons, manicure or pedicure providers, tattoo parlors, tanning salons, and massage therapists.

6. “Recommendations to Promote Social Distancing and Reduce Transmission” are defined in Section 3(B) below.
7. “Restaurants” means permitted food establishments, under N.C. Gen. Stat. § 130A-248, and other establishments that both prepare and serve food. This includes, but is not limited to, restaurants, cafeterias, food halls, dining halls, food courts, and food kiosks. This includes not only free-standing locations but also locations within other businesses or facilities, including, but not limited to airports, shopping centers, educational institutions, or private or members-only clubs where food and beverages are permitted to be consumed on premises.

8. “Retail Business” means any business in which customers enter a space to purchase goods or services, including but not limited to grocery stores, convenience stores, large-format retail stores, pharmacies, banks, and ABC stores. This also includes, but is not limited to, (i) retail establishments operated by the state, its political subdivisions, or agencies thereof, and (ii) state agencies under the jurisdiction of the undersigned which have a public-facing component offering a service, such as the Division of Motor Vehicles, the Department of Revenue, and shops in Department of Natural and Cultural Resources facilities.

Section 2. High-Risk Individuals Encouraged to Stay at Home.

People who are at high risk of severe illness from COVID-19 are very strongly encouraged to stay home and travel only for absolutely essential purposes. The Centers for Disease Control and Prevention (“CDC”) defines high-risk individuals as people 65 years or older and people of any age who have serious underlying medical conditions, including people who are immunocompromised or who have chronic lung disease, moderate-to-severe asthma, serious heart conditions, severe obesity, diabetes, chronic kidney disease undergoing dialysis, or liver disease.

Section 3. Activities Outside the Home.

For the reasons and pursuant to the authority set forth above, the undersigned orders as follows:

A. Stay at Home Order Lifted. The Stay at Home Order in Executive Order No. 138 is lifted. Individuals are strongly encouraged to telework to the greatest extent permissible by their employer.

B. Follow the Recommendations to Promote Social Distancing and Reduce Transmission.

When people are outside their homes, they are strongly encouraged to take the following Recommendations to Promote Social Distancing and Reduce Transmission:

1. Maintain at least six (6) feet social distancing from other individuals, with the exception of family or household members.

2. Wear a cloth Face Covering when leaving home and wear it inside all public settings such as grocery stores, pharmacies, or other retail or public-serving businesses. A Face Covering should also be worn outdoors when you cannot maintain at least six (6) feet distancing from other people with the exception of family or household members. These coverings function to protect other people more than the wearer.

3. Carry hand sanitizer with you when leaving home, and use it frequently.

4. Wash hands using soap and water for at least twenty (20) seconds as frequently as possible.

5. Regularly clean high-touch surfaces such as steering wheels, wallets, and phones.

6. Stay at home if sick.

Section 4. Exemptions from This Executive Order.

Worship, religious, and spiritual gatherings, funeral ceremonies, wedding ceremonies, and other activities constituting the exercise of First Amendment rights are exempt from all the
requirements of this Executive Order and Executive Order Nos. 121 and 138, notwithstanding any other provision of this Executive Order or of Executive Order Nos. 121 and 138.

The undersigned strongly urges that entities and individuals engaging in these exempted activities follow the Recommendations to Promote Social Distancing and Reduce Transmission, avoid exceeding Emergency Maximum Occupancy in the places where they meet, and avoid holding Mass Gatherings.

**Section 5. Structure of This Executive Order.**

The restrictions in this Executive Order are tailored for particular situations where COVID-19 can spread. As a result, the restrictions in this Executive Order fall into three categories:

- **Section 6** establishes restrictions for certain listed kinds of businesses and operations. The restrictions in this Section ensure that there is not overcrowding and spread people out in each space to reduce the risk from COVID-19.

- **Section 7** establishes a Mass Gathering limit. This limit controls the risk of COVID-19 spread in events or convenings that are not covered by the specific restrictions in Section 6.

- **Section 8** keeps closed certain kinds of businesses and operations because those types of businesses, by their very nature, present greater risks of the spread of COVID-19. These greater risks are due to factors such as people traditionally interacting in that space in a way that would spread COVID-19, shared equipment that is repeatedly touched by customers or attendees, or a business model that involves customers or attendees remaining in a confined indoor space over a sustained period.

**Section 6. Restrictions on Certain Businesses and Operations.**

For the reasons and pursuant to the authority set forth above, the undersigned orders as follows:

**A. Prohibition.** To control the spread of COVID-19 and protect lives during the State of Emergency, this Section lists restrictions on the operations of business establishments and other places to or from which people may travel or at which they may congregate. Businesses or operations within the scope of this Section are prohibited from operating unless they follow the restrictions stated in this Section.

**B. Retail Businesses.**

1. **Requirements for Retail Businesses.** While this Executive Order is in effect, all open Retail Businesses must do all of the following.

   a. Limit customers inside the store to Emergency Maximum Occupancy. Under this Executive Order, the Emergency Maximum Occupancy for a Retail Business is the lowest number produced by applying the following two tests:

      i. Limit the number of customers in the store to fifty percent (50%) of stated fire capacity (or, for spaces without a stated fire capacity, no more than twelve (12) customers for every one thousand (1000) square feet of the location's total square footage, including the parts of the location that are not accessible to customers or guests).

      ii. Limit the number of people in the store so that everyone can stay six (6) feet apart.

   b. Mark six (6) feet of spacing in lines at point of sale and in other high-traffic areas for customers, such as at deli counters and near high-demand products.

   c. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order.
C. Restaurants.

1. Restaurants May Open for On-Premises Service. During the effective period of this Executive Order, restaurants may allow on-premises consumption of food and beverages. Restaurants must meet the sanitation requirements of this Section even if they are open only for take-out or delivery service.

2. Requirements. While this Executive Order is in effect, all open restaurants must do all of the following:

   a. Limit customers in indoor and outdoor seating areas to Emergency Maximum Occupancy. Under this Executive Order, the Emergency Maximum Occupancy for a restaurant is the lowest number produced by applying the following three tests:

      i. Limit the number of customers in the restaurant to fifty percent (50%) of stated fire capacity (or, for spaces without a stated fire capacity, no more than twelve (12) customers for every one thousand (1000) square feet of the location’s total square footage, including the parts of the location that are not accessible to customers or guests).

      ii. Limit the number of people in the space so that groups can stay six (6) feet apart.

      iii. Arrange the restaurant so that customers sitting at a table are not within six (6) feet of any customers sitting at another table. Moreover, each group of customers sitting at a counter should be separated from other groups by six (6) feet.

   b. Limit customers at tables so that no more than ten (10) people shall be seated together at the same table. However, more than ten (10) people may sit together at the same table if they are members of the same household.

   c. Workers in Restaurants are strongly encouraged to wear Face Coverings when they are within six (6) feet of another person. Notwithstanding this general rule, people whose religious beliefs prevent them from wearing a Face Covering, people who cannot wear a Face Covering due to a medical or behavioral health condition, and people who are under twelve (12) years of age are excepted from the requirement to wear a Face Covering. Children under two (2) years of age shall not wear a Face Covering so that their breathing may not be inhibited.

   d. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order, along with the following additional requirements:

      i. Increase disinfection during peak times or high customer density times, and disinfect all shared objects (e.g., dining tables, booths, counters, payment terminals, tables, countertops/bars, receipt trays, condiment holders, and reusable menus) between each use.

      ii. Promote frequent use of hand-washing and hand sanitizer for wait staff and food service staff throughout the shift and upon reporting to work. Hand washing must at least meet the requirements specified in the North Carolina Food Code Manual.

   e. Mark six (6) feet of spacing in lines at high-traffic areas for customers, such as a cash register or place where customers wait to be seated at their table.

3. Clarifications. People sitting at a table need not be members of the same household and do not need to stay six (6) feet apart. Moreover, this Executive Order does not require servers and wait staff to stay six (6) feet away from customers.
4. **Miscellaneous.** A restaurant that operates consistent with the terms of this Subsection of this Executive Order shall continue to be considered an “Essential Business” for the purpose of N.C. Sess. L. 2020-03, Sec. 4.14(a) to the extent that COVID-19-related claims are made against the restaurant.

D. **Personal Care, Grooming, and Tattoo Businesses.**

1. **Personal Care, Grooming, and Tattoo Businesses May Open.** During the effective period of this Executive Order, Personal Care, Grooming, and Tattoo Businesses may operate, but must be in compliance with this Section.

2. **Requirements.** While this Executive Order is in effect, all open Personal Care, Grooming, and Tattoo Businesses must do all of the following:

   a. Limit customers inside the store to Emergency Maximum Occupancy. Under this Executive Order, the Emergency Maximum Occupancy for a Personal Care, Grooming, and Tattoo Business is the lowest number produced by applying the following two tests:

      i. Limit the number of customers in the store to fifty percent (50%) of stated fire capacity (or, for spaces without a stated fire capacity, no more than twelve (12) customers for every one thousand (1000) square feet of the location’s total square footage, including the parts of the location that are not accessible to customers or guests).

      ii. Limit the number of people in the store so that patrons can stay six (6) feet apart.

   b. Arrange seating so that groups of customers are separated from one another by six (6) feet.

   c. Workers in Personal Care, Grooming, and Tattoo Businesses shall wear Face Coverings when they are within six (6) feet of another person. Notwithstanding this general requirement, people whose religious beliefs prevent them from wearing a Face Covering, people who cannot wear a Face Covering due to a medical or behavioral condition, and people who are under twelve (12) years of age are excepted from the requirement to wear a Face Covering. Children under two (2) years of age shall not wear a Face Covering so that their breathing may not be inhibited.

   d. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order, except for the requirement to have signage remind people about staying six (6) feet apart.

   e. Ensure that all equipment that comes into direct personal contact with customers and all furniture in service areas (such as chairs, capes, and the shampooing area in a barber shop or salon) is completely cleaned and disinfected between each customer.

   f. Mark six (6) feet of spacing in lines at point of sale and in other high-traffic areas for customers, such as at cash registers and waiting areas.

3. **Recommendation.** Patrons in Personal Care, Grooming, and Tattoo Businesses are strongly encouraged to wear Face Coverings when they are within six (6) feet of another person, unless they cannot wear Face Coverings due to religious beliefs, age, or a medical or behavioral health condition.
E. Pools.

1. **Indoor and Outdoor Pools May Open.** During the effective period of this Executive Order, indoor or outdoor pool facilities (whether stand-alone or part of other facilities) may operate, but must be in compliance with this Subsection.

2. **Requirements.** While this Executive Order is in effect, all open pool facilities must do all of the following:
   a. Limit the user capacity in the pool to no more than 50% of maximum occupancy as determined by fire code (or, when fire code number is not known, thirty-three (33) people per one thousand (1000) square feet in deck areas, wading pools and splash pads), and a maximum occupancy in the water of ten (10) people per one thousand (1000) square feet. This user capacity is the Emergency Maximum Occupancy for the pool facility.
   b. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order.

3. This Subsection applies only to shared pools in commercial settings or at residential complexes. It does not apply to family pools at people’s homes.

F. Child Care Facilities.

1. **Child Care Facilities May Open and May Serve All Children.** Child care facilities may open or reopen, and they may serve all children in North Carolina. All references to “covered children” in Executive Order Nos. 130 and 138 shall refer to all children.

2. **Requirements.** Child care facilities that are open or reopened consistent with the Executive Order must abide by the following requirements:
   a. Follow all applicable NCDHHS guidelines.
   b. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order.
   c. Conduct a daily health screening on all individuals who are entering the building.
   d. Immediately isolate sick workers and children from the rest of the facility and send them home.
   e. Have a plan to work with local health departments to identify close contacts of confirmed cases in the child care setting.
   f. Before reopening, child care facilities shall submit to NCDHHS the Emergency Child Care Provider Application. NCDHHS must approve the Emergency Child Care Provider Application before the child care facility can reopen.

3. **Relationship to Previous Executive Orders.** Subdivisions 1 and 2(a) of this Subsection completely replace Subsections (C) and (D) of Section 2 of Executive Order No. 130. Otherwise, Section 2 of Executive Order No. 130 and Section 3 of Executive Order No. 139 shall remain in effect through 5:00 pm on June 26, 2020. The effective date provisions of those Executive Orders are amended accordingly.

G. Day Camps and Overnight Camps.

1. **Requirements for Day Camps.**
   a. Follow all applicable NCDHHS guidelines.
b. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order.

c. Conduct a daily health screening on all individuals who are entering the building.

d. Immediately isolate sick workers and children from the rest of the facility and send them home.

e. Public schools operating day camps and programs may open for the purpose of the day camp or program, but must otherwise remain closed to the general public.

f. Have a plan to work with local health departments to identify close contacts of confirmed cases in the camp setting.

2. **Requirements for Overnight Camps.**

   a. Follow all applicable NCDHHS guidelines.

   b. Conduct daily symptom screening of workers.

   c. Immediately isolate sick campers and staff away from others.

   d. If a camper or staff member has been diagnosed with COVID-19 or is presumed positive by a medical professional due to symptoms, the camper or staff member should be isolated away from other campers and staff until they meet the CDC criteria for release from isolation:

      i. No fever for at least 72 hours since recovery (without the use of fever-reducing medicine); and
      
      ii. Other symptoms have improved (e.g., coughing, shortness of breath); and
      
      iii. At least ten (10) days have passed since first symptoms.

   e. Have a plan to work with local health departments to identify close contacts of confirmed cases in a camp setting

   f. Perform ongoing and routine environmental cleaning and disinfection of high-touch areas (e.g., doors, doorknobs, rails) with an EPA approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19), increasing disinfection during peak times or high camper density times.

3. Programs and camps for adults are not covered by this Section.

Section 7. **Mass Gatherings.**

For the reasons and pursuant to the authority set forth above, the undersigned orders as follows:

A. **Prohibition on Mass Gatherings.**

1. **Prohibition.** Mass Gatherings are prohibited. "Mass Gathering" means an event or convening that brings together more than ten (10) people indoors or more than twenty-five (25) people outdoors at the same time in a single confined indoor or outdoor space, such as an auditorium, stadium, arena, or meeting hall. This includes parades, fairs, and festivals. In publicly accessible indoor facilities, the Mass Gathering limit applies per room of the facility. A household where more than ten (10) people reside is not a Mass Gathering.

The outdoor Mass Gathering limit of twenty-five (25) people applies to groups of people that may gather together in a park, and on a beach or trail.
2. **Exceptions from Prohibition on Mass Gatherings.** Notwithstanding Subsection (A)(1) above:

   a. The prohibition on Mass Gatherings does not apply to any of the restricted businesses and operations identified in Section 6 of this Executive Order, because in those situations, transmission of COVID-19 will be controlled through the measures specifically tailored for each situation that are listed in those Sections. The prohibition on Mass Gatherings also does not apply to educational institutions or government operations.

   b. The prohibition on Mass Gatherings does not include gatherings for health and safety, to look for and obtain goods and services, for work, or for receiving governmental services. A Mass Gathering does not include normal operations at airports, bus and train stations or stops, medical facilities, libraries, shopping malls, and shopping centers. However, in those settings, people must follow the Recommendations to Promote Social Distancing and Reduce Transmission as much as possible, and they should circulate within the space so that there is no sustained contact between people.

B. **Parks, Trails, and Beaches.**

   1. Each group of people within a park, trail, or beach must be limited so that the group, counted on its own, does not exceed the Mass Gathering limit.

   2. All operators of open public or private parks must meet the following requirements:

      a. Post signage reminding attendees, customers, and workers about social distancing (staying at least six (6) feet away from others) and requesting that people who have been symptomatic with fever and/or cough not enter.

      b. Conduct daily symptom screening of workers, using a standard interview questionnaire of symptoms, before workers enter the workplace.

      c. Immediately isolate and remove sick workers.

      d. Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19).

   3. **Public Playgrounds Remain Closed.** Because public playground equipment may increase spread of COVID-19, public playgrounds will remain closed during the effective phase of this Executive Order, including public playground equipment located in parks.

C. **Drive-ins.** Events are not prohibited Mass Gatherings if the participants all stay within their cars, such as at a drive-in movie theater.

D. **Households.** A household where more than ten (10) people reside is not a Mass Gathering.

Section 8. Orders of Closure.

For the reasons and pursuant to the authority set forth above, the undersigned orders as follows:

A. **Entertainment and Fitness Facilities.**

   1. In addition to the restrictions on Mass Gatherings identified in Section 7 of this Executive Order, the following entertainment and fitness facilities that operate within a confined indoor or outdoor space and do not offer a retail or dining component are ordered to close. Any retail or dining component within the following entertainment and fitness facilities may operate solely for retail or dining, but those components must comply with the restrictions set out in Section 6 of this Executive Order.
2. Entertainment and fitness facilities restricted by this Subsection include, but are not limited to, the following types of business:

- Bingo Parlors, including bingo sites operated by charitable organizations
- Bowling Alleys
- Indoor Exercise Facilities (e.g., yoga studios, dance studios, martial arts facilities, indoor trampoline and rock climbing facilities)
- Gyms
- Indoor Fitness Facilities, including but not limited to indoor basketball courts, volleyball courts, racquetball courts, squash courts, and tennis courts
- Health Clubs and Fitness Centers
- Movie Theaters
- Skating Rinks
- Gaming and business establishments which allow gaming activities (e.g., video poker, gaming, sweepstakes, video games, arcade games, pinball machines or other computer, electronic or mechanical devices played for amusement)
- Venues for Receptions or Parties
- Museums
- Amusement Parks
- Bars
- Night Clubs, Dance Halls, or Music Halls where patrons are not seated.

B. Limitations of this Executive Order. This Executive Order solely directs that bars are not to serve alcoholic beverages for onsite consumption, and this Executive Order does not direct the closure of retail beverage venues that provide for the sale of beer, wine, and liquor for off-site consumption only. It also does not require the closure of production operations at breweries, wineries, or distilleries.

C. Training of Professional and Collegiate Athletes. Professional athletes and athletes performing on an agreement with an educational institution to receive a scholarship or other benefit may train within indoor fitness facilities that otherwise would be closed under Subsection A above, provided they do not exceed the Mass Gathering limit.

D. ABC Commission. If the Alcoholic Beverage Control Commission (the "ABC Commission") identifies other state laws, regulations, and policies that may affect bars, restaurants, and other dining establishments identified in this Executive Order, it is directed to inform the Office of the Governor in writing. Upon written authorization from the Office of the Governor, the ABC Commission may interpret flexibly, modify, or waive those state laws, regulations and policies, as appropriate, and to the maximum extent permitted under applicable state and federal law, to effectuate the purposes of this Executive Order.

Section 9. Entertainment and Sporting Events in Large Venues.

A. Intent. The intent of this Section is to permit venues to hold sporting or entertainment events, for the recording of and broadcast to the public, if the venue is of sufficient size to allow people to flow in and out of the venue in a way that would avoid creating a risk of spreading COVID-19.

B. Exception. Therefore, as an exception to the closure of entertainment and fitness facilities in Section 8 above, an entertainment or sporting venue with at least two entrances and exits and a stated fire capacity of at least five hundred (500) may hold a performance by entertainers, performers, or athletes. The venue must control the flow of people through lobbies and other common spaces to allow social distancing and avoid the spread of COVID-19.

C. Treatment under Mass Gathering Limit. In this situation, and only in this situation: (1) entertainers, performers, and athletes, along with coaches, training, support, and broadcast staff, shall not count toward the Mass Gathering limit and (2) employees and other workers at facilities where entertainment and sporting events occur also shall not count toward the Mass Gathering limit.
D. **Restrictions on Spectators.** Spectators or other attendees at any sporting or entertainment events allowed under this Section must be no more than the Mass Gathering limit of ten (10) people indoors or more than twenty-five (25) people outdoors. Moreover, any entertainers or athletes must stay six (6) feet away from spectators.

E. **Requirements for Large Venue Operators.** Any venue operator subject to this Section allowing an event permitted by this Section shall:

1. Follow the Core Signage, Screening, and Sanitation Requirements as defined in this Executive Order.

2. Increase disinfection during peak times or high customer density times, and disinfect all shared objects (e.g., payment terminals, tables, countertops/bars, receipt trays, condiment holders) between use.

3. Immediately isolate and remove sick workers.

4. Any food service at sporting or entertainment events must comply with the restrictions set out in Section 6 of this Executive Order. Bars at sporting or entertainment events must remain closed.

**Section 10. Provisions from Previous Executive Orders.**

A. The provisions on schools contained in Section 4(E) of Executive Order No. 138 and signed on May 05, 2020 by the undersigned are incorporated by reference into this Executive Order and adopted as if reprinted here in full.

B. The Long Term Care provisions contained in Section 7 of Executive Order No. 138 and signed on May 05, 2020 by the undersigned are incorporated by reference into this Executive Order and adopted as if reprinted here in full.

C. The Local Order provisions contained in Section 8 of Executive Order No. 138 and signed on May 05, 2020 by the undersigned are incorporated by reference into this Executive Order and adopted as if reprinted here in full. The references to maximum occupancy standards for Retail Businesses in Section 8 of Executive Order No. 138 shall instead refer to the equivalent provisions in this Executive Order.

D. Otherwise, all previous travel restrictions, orders to stay at home, and prohibitions of mass gatherings in Executive Orders Nos. 121 and 138 are no longer in effect and are replaced by this Executive Order.

**Section 11. Extension of Price Gouging Period.**

For the reasons and pursuant to the authority set forth above, the undersigned orders as follows:

Pursuant to N.C. Gen. Stat. § 166A-19.23, the undersigned extends the prohibition against excessive pricing, as provided in N.C. Gen. Stat. §§ 75-37 and 75-38, from the issuance of Executive Order No. 116 through 5:00 pm on June 26, 2020.

The undersigned further hereby encourages the North Carolina Attorney General to use all resources available to monitor reports of abusive trade practices towards consumers and make readily available opportunities to report to the public any price gouging and unfair or deceptive trade practices under Chapter 75 of the North Carolina General Statutes.

**Section 12. No Private Right of Action.**

This Executive Order is not intended to create, and does not create, any individual right, privilege, or benefit, whether substantive or procedural, enforceable at law or in equity by any party against the State of North Carolina, its agencies, departments, political subdivisions, or other entities, or any officers, employees, or agents thereof, or any emergency management worker (as defined in N.C. Gen. Stat. § 166A-19.60) or any other person.
Section 13. Savings Clause.

If any provision of this Executive Order or its application to any person or circumstances is held invalid by any court of competent jurisdiction, this invalidity does not affect any other provision or application of this Executive Order, which can be given effect without the invalid provision or application. To achieve this purpose, the provisions of this Executive Order are declared to be severable.

Section 14. Distribution.

I hereby order that this Executive Order be: (1) distributed to the news media and other organizations calculated to bring its contents to the attention of the general public; (2) promptly filed with the Secretary of the North Carolina Department of Public Safety, the Secretary of State, and the superior court clerks in the counties to which it applies, unless the circumstances of the State of Emergency would prevent or impede such filing; and (3) distributed to others as necessary to ensure proper implementation of this Executive Order.

Section 15. Enforcement.

A. Pursuant to N.C. Gen. Stat. § 166A-19.30(a)(2), the provisions of this Executive Order shall be enforced by state and local law enforcement officers.

B. A violation of this Executive Order may be subject to prosecution pursuant to N.C. Gen. Stat. § 166A-19.30(d), and is punishable as a Class 2 misdemeanor in accordance with N.C. Gen. Stat. § 14-288.20A.

C. Nothing in this Executive Order shall be construed to preempt or overrule a court order regarding an individual’s conduct (e.g., a Domestic Violence Protection Order or similar orders limiting an individual’s access to a particular place).

Section 16. Effective Date.

This Executive Order is effective at 5:00 pm on May 22, 2020. This Executive Order shall remain in effect through 5:00 pm on June 26, 2020 unless repealed, replaced, or rescinded by another applicable Executive Order. An Executive Order rescinding the Declaration of the State of Emergency will automatically rescind this Executive Order.

IN WITNESS WHEREOF, I have hereunto signed my name and affixed the Great Seal of the State of North Carolina at the Capitol in the City of Raleigh, this 20th day of May in the year of our Lord two thousand and twenty.

Roy Cooper
Governor

ATTEST:

Elaine F. Marshall
Secretary of State
Frequently Asked Questions for Executive Order No. 141  
May 20, 2020

This Frequently Asked Questions (“FAQ”) document provides guidance for the implementation of Executive Order No. 141 (“Order”). The Order moves North Carolina into a Safer At Home “Phase 2” of easing certain COVID-19 restrictions to help revive the economy while protecting public health.

This information is subject to change in light of new guidance from the Center for Disease Control and Prevention (“CDC”) and additional Executive Orders or local government declarations.

When does Phase 2 go into place?  
Phase 2 begins at 5:00pm on Friday, May 22, 2020 and remains in place until June 26, 2020, unless changed or cancelled.

Does this Order lift the Governor’s Stay at Home Order?  
Yes, this order lifts the statewide Stay at Home Order and moves the state to a Safer At Home recommendation. It is important to stay home if you are sick. While in public, people should wear a cloth face covering, practice social distancing by waiting six feet apart from others while in public, and wash their hands or use hand sanitizer. High-risk individuals are urged to stay at home and travel only for absolutely essential purposes. The CDC defines high-risk individuals as:

- people 65 years or older; and
- people of any age who have serious underlying medical conditions, including: people who are immunocompromised or who have chronic lung disease, moderate-to-severe asthma, serious heart conditions, severe obesity, diabetes, chronic kidney disease undergoing dialysis, or liver disease.

What is different about Phase 2 compared to Phase 1?  
This Phase 2 Executive Order does the following:

- Lifts the Stay at Home Order and moves the state to a Safer at Home recommendation;
- Allows restaurants to open for on-premises dining with limits on occupancy, specific requirements for disinfection of common spaces, and six feet between each group of customers sitting at each table;
• Allows child care businesses to open to serve all children, as long as they follow state health guidelines;
• Allows overnight camps to operate, following specific public health requirements and guidance;
• Allows personal care, grooming, massage, and tattoo businesses to open with specific requirements for disinfection of equipment, face coverings for the service providers, six feet of distance between customers, and at 50 percent reduced occupancy;
• Allows indoor and outdoor pools to open with 50 percent reduced occupancy, following specific public health requirements;
• Allows people to gather together for social purposes, so long as they do not exceed the mass gathering limit of 10 people indoors and 25 people outdoors; and
• Allows sporting and entertainment events to occur in large venues for broadcast to the public, so long as the events occur in large venues and spectators are limited to the mass gathering limit of 10 people indoors and 25 people outdoors.

What stays the same in Phase 2?
This Phase 2 Executive Order does not change the following:
• The Three Ws (Wear, Wait, Wash) should be practiced;
• Public playgrounds remain closed;
• Bars and nightclubs remain closed;
• Movie theaters, museums, bowling alleys, amusement parks, arcades, and skating rinks remain closed;
• Bingo parlors and other gaming establishments remain closed;
• Teleworking continues to be encouraged whenever possible; and
• Visitation at long-term care facilities remains restricted, except for certain compassionate care situations; and
• The following facilities that operate within an indoor space remain closed: exercise facilities, gyms, fitness studios, martial arts facilities, dance studios, trampoline and rock-climbing facilities, roller skating rinks, ice staking rinks, and basketball courts.

What is the new mass gathering limit?
In Phase 2, gatherings of more than ten people in a single indoor space remains prohibited. In outdoor spaces, gatherings of more than 25 people are prohibited. These mass gathering limits include parades, fairs, festivals, auditoriums, stadiums, arenas, conference rooms, and meeting halls.

The mass gathering limit does not apply to retail businesses, restaurants, personal care and grooming businesses, pools, child care, day camps, and overnight camps. In these settings, there are other restrictions, such as 50 percent reduced occupancy or putting six feet of distance between each group at a restaurant, to ensure that there is not overcrowding.
The prohibition on mass gatherings does not include gatherings for health and safety, to look for and obtain goods and services, for work, or for receiving governmental services. A mass gathering does not include normal operations at airports, bus and train stations or stops, medical facilities, libraries, shopping malls, and shopping centers. It also does not apply to the exercise of First Amendment rights. However, in these settings, people are strongly encouraged to follow the ThreeWs, and should avoid congregating in groups.

Regarding indoor spaces that are public facing, is the mass gathering limit calculated by the entire building or per room?
In public-facing facilities, the mass gathering limit applies per each room of the facility.

Does this mean that residents of North Carolina are safe from COVID-19?
No. The State of North Carolina is guided by data and facts in making decisions regarding COVID-19. Enough of the key indicators are leveling or moving in the right direction to make this transition to Safer At Home Phase 2. Public health experts’ analysis indicates that if restrictions are eased gradually with safety practices still in place, North Carolina may benefit from increased economic activity without a surge in new cases that would exceed our health care system’s ability to respond.

Despite this progress, COVID-19 remains a highly contagious virus, and state officials continue to monitor key metrics. COVID-19 spreads from person to person easily, especially indoors or if people come in close contact (less than six feet apart) for more than ten minutes. If key indicators move in the wrong direction, restrictions may be put back into place.

What actions are recommended to protect North Carolinians from contracting COVID-19 when they are not at home?
North Carolinians are encouraged to limit non-essential travel and stay at home if they are sick. People can protect themselves against the spread of COVID-19 remembering the ThreeWs:

- Wear a cloth face covering;
- Wash your hands for 20 seconds or use hand sanitizer; and
- Wait six feet apart from other people to keep your distance.

What requirements do open retail businesses need to follow?
All open retail businesses must:

- Limit customers inside the store to Emergency Maximum Occupancy;
- Mark six feet of spacing in lines at point of sale and in other high-traffic areas for customers, such as at deli counters and near high-demand products;
- Post the Emergency Maximum Occupancy in a noticeable place;
- Post signs reminding customers and workers about social distancing and requesting that people who have been sick with a fever and/or cough not enter;
• Conduct daily symptom screening of workers, using a standard interview questionnaire of symptoms, before workers enter the workplace;
• Immediately isolate and remove sick workers; and
• Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19).

The North Carolina Department of Health and Human Services has prepared sample signs and a sample screening checklist questionnaire that may be used to meet some of the requirements above. Businesses or operations do not need to use the NCDHHS sample signs and questionnaires to meet the requirements of this Executive Order.

What requirement do open restaurants need to follow?
All open restaurants must do the following:
• Limit customers in indoor and outdoor seating areas to the Emergency Maximum Occupancy limit;
• Limit customers at tables so that no more than ten people shall be seated together at the same table. More than ten people may sit together at the same table, however, if they are members of the same household;
• Ensure that customers sitting at a table are not within six feet of any customers sitting at another table (as shown in the diagram below), and ensuring that customers at counters are separated by six feet;

• Post the Emergency Maximum Occupancy in a noticeable place;
• Post signs reminding customers and workers about social distancing (staying at least six feet away from others) and requesting that people who have been sick with a fever and/or cough not enter;
• Conduct daily symptom screening of workers, using a standard interview questionnaire of symptoms, before workers enter the workplace;
• Immediately isolate and remove sick workers;
• Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19);
• Increase disinfection during peak times or high customer density times, and disinfect all shared objects (e.g., dining tables, booths, counters, payment terminals, tables, countertops/bars, receipt trays, condiment holders, and reusable menus) between each use;
• Promote frequent use of hand-washing and hand sanitizer for wait staff and food service staff throughout the shift and upon reporting to work. Hand washing must at least meet the requirements specified in the North Carolina Food Code Manual; and
• Mark six (6) feet of spacing in lines at high-traffic areas for customers, such as a cash register or place where customers wait to be seated at their table.

Face coverings for employees and customers are strongly encouraged. People sitting at a table do not need to be members of the same household. This Executive Order does not require servers and wait staff to stay six feet away from customers.

All types of restaurants may open in Phase 2, including, but not limited to, cafeterias, food halls, dining halls, food courts, and food kiosks. This includes not only free-standing locations but also locations within other businesses or facilities, including airports, shopping centers, educational institutions, or private clubs where food and beverages are permitted to be consumed on premises.

**What requirements do personal care and grooming businesses need to follow?**
Personal care and grooming businesses may open in Phase 2 and they must comply with the following:
• Limit customers to Emergency Maximum Occupancy;
• Arrange seating so that groups of customers are separated from one another by six feet;
• Mark six feet of spacing in lines at point of sale and in other high-traffic areas for customers, such as cash registers and waiting areas;
• Post the Emergency Maximum Occupancy in a noticeable place;
• Post signs requesting that people who have been sick with a fever and/or cough not enter;
• Conduct daily symptom screening of workers, using a standard interview questionnaire of symptoms, before workers enter the workplace;
• Immediately isolate and remove sick workers;
• Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19);
• Ensure that all equipment that comes into direct personal contact with customers and all furniture in service areas (such as chairs, capes, and the shampooing area in a barber shop or salon) is completely cleaned and disinfected between each customer; and
• Employees of personal care and grooming businesses must wear face coverings at all times while in the business.

It is also strongly recommended that customers at personal care and grooming businesses wear a face covering at all times while in the business, and that businesses institute an appointment process and encourage people wait in their vehicle or offsite before being served.

Personal care and grooming businesses include, but are not limited to: barber shops; beauty salons; waxing and hair removal centers; hair salons; nail salons; manicure or pedicure providers; tattoo parlors; tanning salons; and massage therapists/businesses.

**How is Emergency Maximum Occupancy calculated for restaurants?**

Emergency Maximum Occupancy for restaurants is the lowest number produced by applying the following three tests:

• Fifty percent of stated fire capacity (or, for spaces without a stated fire capacity, no more than twelve customers for every 1,000 square feet of the location’s total square footage, including the parts of the location that are not accessible to customers or guests).

• Limiting the number of people in the space so that everyone can stay six feet apart.

• People sitting at a table must not be within six feet of any customers sitting at another table. Moreover, each group of customers sitting at a counter should be separated from other groups by six feet.

If the restaurant expands beyond its existing space, for instance, an approved expansion onto a sidewalk or parking lot, then that expansion space would be counted when making the Emergency Maximum Occupancy calculation.

**How is Emergency Maximum Occupancy calculated for retail and personal care and grooming businesses?**

Emergency Maximum Occupancy for retail and personal care and grooming businesses is the lowest number produced by applying the following two tests:

• Limiting the number of customers in the store to fifty percent of stated fire capacity (or, for spaces without a stated fire capacity, no more than twelve customers for every 1,000 square feet of the location’s total square footage, including the parts of the location that are not accessible to customers or guests).

• Limiting the number of people in the store so that everyone can stay six feet apart.

**Should North Carolinians continue to work from home if possible?**

Yes. All businesses in North Carolina are strongly encouraged to continue directing employees to telework, if possible. Additionally, non-essential travel and in-person meetings should be avoided.
Does this Executive Order mean that I can gather freely with individuals outside of my household?
Under Safer At Home Phase 2, North Carolinians can hold small get-togethers that do not have more than ten people indoors, or 25 people outdoors. Individuals are encouraged to follow the Three Ws to reduce the chance of spreading COVID-19.

Are houses of worship allowed to hold services in Phase 2?
The mass gathering limit and other requirements of this Executive Order do not apply to worship, religious, and spiritual gatherings, funeral ceremonies, wedding ceremonies, and other activities constituting the exercise of First Amendment rights. Individuals are encouraged to follow the Three Ws to reduce the chance of spreading COVID-19.

Are weddings and funerals allowed to be held in Phase 2?
Yes. Even though there is no mass gathering cap on the people who may attend a wedding or funeral ceremony, receptions or visitations before or after weddings and funerals are subject to the mass gathering limit. Individuals are encouraged to follow the Three Ws to reduce the chance of spreading COVID-19.

Are there any visitation restrictions at long-term care facilities?
Yes, long-term care facilities should continue to restrict visitation of all visitors and non-essential care personnel, except for certain compassionate care situations, like end-of-life situations. The restrictions do not apply to essential health care personnel. Long-term care facilities include skilled nursing facilities, adult care homes, family care homes, mental health group homes, and intermediate care facilities for individuals with intellectual disabilities.

Are child care facilities open under Phase 2?
Yes, child care facilities are open to serve all children in Phase 2. All open child care facilities must:

- Follow all applicable NCDHHS guidelines;
- Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19);
- Conduct daily symptom screening of workers and children using a standard interview questionnaire of symptoms when workers/children begin their day;
- Immediately isolate sick workers and children from the rest of the facility and send them home;
- Have a plan to work with local health departments to identify close contacts of confirmed cases in the child care setting; and
- Before reopening, child care facilities will submit the Emergency Child Care Provider Application to NCDHHS. NCDHHS must approve the Emergency Child Care Provider Application before the child care facility can reopen.
Are overnight camps open in Phase 2?
Yes, overnight camps can operate in Phase 2 and must follow NC DHHS’s guidance for overnight camps. The guidance is published by NC DHHS and available electronically on their website. Overnight camps must:
  - Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19);
  - Immediately isolate sick workers and campers, if symptoms develop, from the rest of the camp;
  - Conduct daily symptom screenings of staff/campers; and
  - Have a plan to work with local health departments to identify close contacts of confirmed cases in the camp setting.

Are pools open in Phase 2?
Yes, indoor and outdoor pools may be open if specific public health requirements are followed. Open indoor and outdoor pools must:
  - Limit user capacity in the pool to no more than Emergency Maximum Occupancy;
  - Post the Emergency Maximum Occupancy in a noticeable place;
  - Post signage reminding pool attendees and workers about social distancing (staying at least six feet away from others) and requesting that people who have been sick with a fever and/or cough not enter;
  - Conduct daily symptom screening of workers, using a standard interview questionnaire of symptoms, before workers enter the workplace;
  - Immediately isolate and remove sick workers; and
  - Perform frequent and routine environmental cleaning and disinfection of high-touch areas with an EPA-approved disinfectant for SARS-CoV-2 (the virus that causes COVID-19).

These requirements apply only to shared pools in commercial settings or at residential complexes, not to family pools at people’s homes.

What are the rules about gathering at parks and trails or on beaches?
Each group of people at a park, trail, or beach must be limited so that the group, counted on its own, does not exceed the outdoor mass gathering limit of 25 individuals.

Can concerts, spectator sports, or other entertainment events take place in Phase 2?
Entertainment and professional sports events at large venues may take place so they can be broadcast to the public, but spectators are subject to the mass gathering limit. Professional entertainers, athletes, coaches, performers, support staff, and broadcast staff will not count
toward the mass gathering limit. Employees and other workers at facilities where
entertainment events occur also will not count toward the mass gathering limit. Venue
operators allowing such events must follow specific public health requirements.

**Does this Executive Order require North Carolinians to wear masks when outside the home?**
It is strongly recommended, but not required, that a cloth face covering of the nose and mouth
should be worn when you leave your house and may be within six feet of other people who are
not household and family members. This would include indoor community, public, and business
settings. These coverings function to protect other people more than the wearer. Face
coverings should also be worn outdoors when you cannot stay at least six feet away from other
people.

Some populations experience increased anxiety and fear of bias and being profiled if wearing
face coverings in public spaces, but everyone should adhere to this guidance without fear of
profiling or bias. If someone is the target of ethnic or racial intimidation as the result of
adhering to the protective nose and mouth covering guidance or as a result of the pandemic,
they are encouraged to report the matter to local law enforcement agencies or other
government entities.

**What if I am stopped by a law enforcement officer and directed to remove my face covering?**
A person wearing a face covering for health and safety purposes must remove the face covering
upon request by a law enforcement officer in any of the following circumstances:
- during a traffic stop, including a checkpoint or roadblock, as required by law; and
- when a law enforcement officer has reasonable suspicion or probable cause during a
criminal investigation, as required by law.

**How does this Executive Order impact policies set by local government?**
Most of the restrictions in this order are minimum requirements. Local governments, like cities
and counties, can impose greater restrictions but they cannot restrict state government
operations or set different Emergency Maximum Occupancy requirements.

**What will change in Phase 3 and when will that happen?**
Phase 2 will be in place until data shows the state is prepared to move forward with Phase 3.
Phase 3 will likely ease even more restrictions on businesses and increase occupancy and mass
gathering limits, but this is subject to the data. Social distancing, hand hygiene, and use of cloth
face coverings will still be recommended. Depending on state COVID-19 trends, restrictions may
be lifted more slowly, or some restrictions may have to be reinstated to ensure the health and
safety of North Carolinians.

**DHHS has issued guidance for the following topics:**
- Restaurants
• Salons and Personal Care
• Places of Worship
• Large Venues
• Overnight Camp
• Child Care
• Day Camp
• Tattoo Businesses
• Pools
• Sports
• Retail