AGENDA



Nevada State Board of Cosmetology Board Meeting Group Emergency Board Meeting Monday, April 6, 2020, 9:00 am - 12:00 pm Audio Conference Only. Dial in Number is (267) 930-4000 Participation Code 102-014-248#

The State of Nevada Board of Cosmetology is pleased to make reasonable accommodations for members of the public who are disabled and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify the State Board of Nevada by calling (702) 486-6542 at least 24-hours prior to the date of the meeting.

Supporting materials are available on our website www.nvcosmo.com

STACKED CALENDAR: In accordance with Nevada's Open Meeting Law, the Board may consider agenda items taken out of order. The Board may combine two or more agenda items for consideration. The Board may remove an item from the agenda or delay discussion relating to an item on the agenda at any time. The Board may continue the meeting as deemed necessary. The Board, at its discretion, may take public comment during times other then the designated Public Comment agenda items. The Board reserves the right to limit public comment to three minutes. Comment may not be restricted based on viewpoint. Prior to the commencement and conclusion of a contested case or a quasi-judicial proceeding that may affect the due process rights of an individual, the board may refuse to consider public comment. See NRS 233B.126.

Pursuant to NRS 241.030(1), the State of Nevada Board of Cosmetology may conduct a closed meeting to consider the character, allegations of misconduct, professional competence, or physical and mental health of a person.

ALL CELLULAR TELEPHONES ARE TO BE TURNED OFF OR SET TO SILENT NOTIFICATION MODE DURING THE PROCEEDINGS.

* BOARD WILL BE SPLIT BETWEEN LAS VEGAS AND CARSON CITY

This meeting has been properly noticed and posted at the following locations:

Nevada State Library & Archives- 100 N. Stewart St. Carson City, NV 89701 Nevada State Board of Cosmetology website <u>www.nvcosmo.com</u> State of Nevada Website <u>https://notice.nv.gov</u>

A. Roll Call

B. Mission Statement

The mission of the Nevada State Board of Cosmetology is to protect the public health, safety and welfare of those that obtain cosmetology related services through the delivery of quality Testing, Licensing, Inspection and Education Services that focus on consumer protection.

C. Comments from the General Public

The Board will entertain comments from the general public for any item that is or is not on the published agenda and is related to the Nevada State Board of Cosmetology. No action can be taken on a matter unless it is included in an agenda. Comments should be limited to three (3) minutes or less.

D. Approval of Minutes from Previous Meetings - For discussion and possible action

Board to review minutes from the March 2, 2020 and March 19, 2020 Board Meetings

E. Possible Extension of Online, Distance Learning for Nevada Cosmetology Students. - *For discussion and possible action*

On March 19, 2020 the Board voted to allow licensed, Nevada cosmetology schools to offer online, distance learning to students for a period of 30 days, ending on April 19, 2020.

The Board to discuss the possible extension of the previously voted on timeline. The allowance of online schools terminate on the sconer of either: (1) Governor's order terminating the emergency, or (2) Governor's order allowing non-essential businesses to resume conducting business.

F. Comments from the General Public

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G. Adjournment - For possible action

MINUTES



Nevada State Board of Cosmetology Board Meeting Group March 2 2020- Contract Approval Meeting Monday, March 2, 2020, 9:00 am - 11:00 am

Audio Conference only. Dial in Number is (267) 930-4000 Participation Code 102-014-248

Locations: Las Vegas Office 8945 W. Russell Rd, Suite 100 Las Vegas NV 89148

Reno Office 4600 Kietzke Lane Building O Suite 262 Reno, NV 89502

The State of Nevada Board of Cosmetology is pleased to make reasonable accommodations for members of the public who are disabled and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify the State Board of Nevada, in writing, at 8945 W. Russell Road, Suite 100 Las Vegas, NV 89148 or by calling (702) 486-6542 at least 24-hours prior to the date of the meeting. *Please note the Board's office hours are 7am-5pm, M-Th.

Members of the public may request the supporting materials for this meeting from: Maggie Adams, Compliance Specialist- 8945 W. Russell Road, Suite #100 Las Vegas, NV 89148, (702)-486-6542. Email: <u>Maggie@nvcosmo.com</u>

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Euphoria Institute of Beauty Arts & Sciences-9340 W. Sahara Ave. #205 Las Vegas, NV 89117 Expertise Cosmetology Institute-1911 Stella Lake Las Vegas, NV 89106 Nevada State Library & Archives- 100 N. Stewart St. Carson City, NV 89701 Carson City Library- 900 N. Roop St. Carson City, NV 89701 Clark County Library- 1401 E. Flamingo Rd. Las Vegas, NV 89119 Office of the Attorney General -555 E. Washington Ave. Las Vegas, NV 89101 State of Nevada Board of Cosmetology-8945 W. Russell Road, Suite #100 Las Vegas, NV 8918 State of Nevada Board of Cosmetology (Reno)- 4600 Kietzke Lane, Building 0, Suite #262 Reno, NV 89502 Nevada State Board of Cosmetology website <u>www.nvcosmo.com</u> State of Nevada Website <u>https://notice.nv.gov</u>

In Attendance

Andrew Helms; Bryan Baltazar; Debra Ritchey; Gary Landry; Gwendolyn Braimoh; Justin Taruc; Leah Easter; Maggie Adams; Victoria Negrete

Not In Attendance

Kai Stanton; Tialutrell McCormick

A. Roll Call

B. Pledge of Allegiance

C. Mission Statement

The mission of the Nevada State Board of Cosmetology is to protect the public health, safety and welfare of those that obtain cosmetology related services

through the delivery of quality Testing, Licensing, Inspection and Education Services that focus on consumer protection.

The mission statement was ready by Board President Braimoh.

D. Comments from The General Public- For discussion only

The Board will entertain comments from the general public for any item that is or is not on the published agenda and is related to the Nevada State Board of Cosmetology.

No action can be taken on a matter unless it is included in an agenda.

Comments should be limited to three (3) minutes or less.

There were no comments from Northern or Southern Nevada. There were no comments from anyone who called into the meeting.

E. Approval of Minutes from Previous Meeting- For discussion and possible action

Board to review minutes from the January 21, 2020 meeting.

Minutes from the January 21, 2020 meeting were approved by unanimous vote.

Move: Debra Ritchey Second: Bryan Baltazar Status: Passed

F. Contract Review- For discussion and possible action

The Interlocal Contract between the Board and the Department of Administrative-Hearings Division was approved by unanimous vote. The contract will allow complaints to be heard before an Administrative Law Judge before being placed on the Board's Agenda for vote.

1. ALJ-Interlocal Contract - For discussion and possible action

The Board to vote on an interlocal contract between the NVBOC and the Department of Administration- Hearings Division for the use of hearing officers for Board filed complaints.

The Interlocal Contract between the Board and the Department of Administrative-Hearings Division was approved by unanimous vote. The contract will allow complaints to be heard before an Administrative Law Judge before being placed on the Board's Agenda for vote.

Move: Bryan Baltazar Second: Debra Ritchey Status: Passed

2. ALJ-Independent Contractor Services- For discussion and possible action

The Board to discuss the use of and vote on a contract for the use of a Northern Nevada based ALJ to act as an independent contractor for the Board and assist with hearing a limited number of Board filed complaints over a two-year period.

The Board voted unanimously to enter into a two-year contract that would allow Board complaints to be heard by an Administrative Law Judge (ALJ) based in Northern Nevada.

Move: Bryan Baltazar Second: Victoria Negrete Status: Passed

G. Comments from the General Public- For discussion only

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There were no comments from Northern or Southern Nevada. There were no comments from anyone who called into the meeting.

H. Adjournment- for possible action

The meeting was adjourned at 9:13AM PST.

Move: Debra Ritchey Second: Victoria Negrete Status: Passed

MINUTES



Nevada State Board of Cosmetology Board Meeting Group Second Revised March 19 2020 NVBOC Emergency Meeting Thursday, March 19, 2020, 9:00 am - 11:00 am

Audio Conference Available. Dial in Number is (267) 930-4000 Participation Code 102-014-248

Locations: Las Vegas Office 8945 W. Russell Rd, Suite 100 Las Vegas NV 89148

Reno Office 4600 Kietzke Lane Building O Suite 262 Reno, NV 89502

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Remote Attendance

Bryan Baltazar; Debra Ritchey; Kai Stanton; Maggie Adams; Tialutrell McCormick

Not In Attendance

Victoria Negrete

- A. Roll Call
- B. Pledge of Allegiance
- C. Mission Statement

The mission of the Nevada State Board of Cosmetology is to protect the public health, safety and welfare of those that obtain cosmetology related services through the delivery of quality Testing, Licensing, Inspection and Education Services that focus on consumer protection.

The Board of Cosmetology's mission statement was read aloud by the Board Chair.

D. Comments from The General Public- For discussion only

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During public comment the following individuals encouraged the Board to approve distance learning: Carol Westfall - G Skin & Beauty Institute Liberty - Paul Mitchell School Lu Suarez - Euphoria Institute Matt Brinton - NIMA Gayle Renzi - Aveda Institute Ani Safadi - Paul Mitchell School Donith Holly - Euphoria Institute Joyce (last name not provided) - International Academy of Style Brent (last name not provided) - Paul Mitchell School Audry (last name not provided) - G Skin & Beauty Institute Margaret (last name not provided) - Euphoria Institute

E. Comments From the Attorney General's Office regarding distance learning for cosmetology schools- For Discussion Only This agenda item was combined with the the Board's discussion on whether to implement online, distance learning.

F. Possible Board apprioval for distance learning for cosmetology schools - For discussion and possible action

Due to Governor Sisolak's directive that all nonessential businesses close for a 30 day period to avoid the spread of COVID-19, the Board voted to allow distance education for a period of 30 days to expire on April 19, 2020.

The online learning will only be allowed for theory hours, not practical hours. Practical hours must be completed within a licensed cosmetology school with the oversight of licensed instructors once schools reopen.

Students may complete up to 6 hours of theoretical training each day through online learning and up to 30 hours of theoretical training is allowed each week through online learning. A total of 120 hours of theoretical training is permitted during this temporary approval period. Once hours have been completed, licensed cosmetology schools will report student hours to the State Board of Cosmetology in electronic format for review and approval.

Move: Kai Stanton Second: Debra Ritchey Status: Passed

G. Comments from the General Public- For discussion only

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Matt Brinton of NIMA requested that the Board allow for 8 hours of distance learning per day. Board Chair, Gwen Braimoh noted that no action could be taken during public comment.

H. Adjournment- for possible action

The meeting was adjourned by Board Chair Braimoh at 11:15 AM.



DECLARATION OF EMERGENCY DIRECTIVE 003

WHEREAS, on March 12, 2020, I, Steve Sisolak, Governor of the State of Nevada issued a Declaration of Emergency to facilitate the State's response to the COVID-19 pandemic; and

WHEREAS, on March 13, 2020, Donald J. Trump, President of the United States declared a nationwide emergency pursuant to Sec. 501(b) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. 5121-5207 (the "Stafford Act"); and

WHEREAS, the World Health Organization and United States Centers for Disease Control and Prevention have advised that there is a correlation between density of persons gathered and the risk of transmission of COVID-19; and

WHEREAS, close proximity to other persons is currently contraindicated by public health and medical best practices to combat COVID-19; and

WHEREAS, recreational social gatherings unnecessarily extend periods of interpersonal contact and promulgates spread of COVID-19; and

WHEREAS, certain non-essential activities result in the congregation of persons for extended periods of time; and

WHEREAS, fire services, law enforcement agencies, emergency medical services, and public safety agencies are essential to the welfare, safety, and health of our communities; and

WHEREAS, NRS 414.060 outlines powers and duties delegated to the Governor during the existence of a state of emergency, including without limitation, directing and controlling the conduct of the general public and the movement and cessation of movement of pedestrians and vehicular traffic during, before and after exercises or an emergency or disaster, public meetings or gatherings; and

WHEREAS, NRS 414.070 outlines additional powers delegated to the Governor during the existence of a state of emergency, including without limitation, enforcing all laws and regulations relating to emergency management and assuming direct operational control of any or all forces, including, without limitation, volunteers and auxiliary staff for emergency management in the State; providing for and compelling the evacuation of all or part of the population from any stricken or threatened area or areas within the State and to take such steps as are necessary for the receipt and care of those persons; and performing and exercising such other functions, powers and duties as are necessary to promote and secure the safety and protection of the civilian population; and

WHEREAS, NRS 414.090 limits the powers of political subdivisions in the event of an emergency, and provides that counties shall, and cities may, in pertinent part establish local organizations for emergency management in accordance with the state emergency management plan and program for emergency or disaster, protect the health and safety of persons and property and provide emergency assistance to the victims of such an emergency or disaster; and exercise the powers vested under NRS 414.090 in the light of the exigencies of the extreme emergency or disaster without regard to time-consuming procedures and formalities prescribed by law, except constitutional requirements, pertaining to the performance of public work, entering into contracts, the incurring of obligations, the employment of temporary workers, the rental of equipment, the purchase of supplies and materials, the levying of taxes, and the appropriation and expenditure of public funds; and

WHEREAS, the Nevada Attorney General opined in Opinion Number 57-336 that "[t]here can be no question but that the Legislature intended to give to the Governor the broadest possible powers consistent with constitutional government in a time of dire emergency;" and

WHEREAS, the Nevada Attorney General opined in Opinion Number 95-03 that, in the context of the Governor's exercise of powers under NRS Chapter 414, municipalities exceed their statutory authority in adopting emergency powers that:

- Establish a curfew allowing only authorized persons in public places;
- Forbid or limit the number of persons who may gather or congregate in public places;
- Prohibit or restrict traffic on public streets and roads;
- Prohibit the sale or distribution of gasoline (or other flammable/combustible), except in vehicle gas tanks or other proper container;
- Close businesses which sell gasoline (or other flammable/combustible);
- Prohibit the sale or distribution of alcohol;
- Close businesses which sell alcohol;
- Prohibit the sale or distribution of guns, ammunition or explosives; or
- Close businesses which sell guns, ammunition or explosives; and

WHEREAS, the Nevada Attorney General further opined in Opinion Number 95-03 that such powers as outlined immediately above, if enacted, would be preempted by other grants of power set forth in Chapter 414 and elsewhere; and

WHEREAS, Article 5, Section 1 of the Nevada Constitution provides: "The supreme executive power of this State, shall be vested in a Chief Magistrate who shall be Governor of the State of Nevada;" and

WHEREAS, on March 17, 2020, I directed Nevadans to implement the following measures; and

WHEREAS, non-essential businesses continue to operate and avail themselves to the general public, further exacerbating the public health emergency:

NOW THEREFORE, by the authority vested in me as Governor by the Constitution and the laws of the State of Nevada and the United States, and pursuant to the March 12, 2020, Emergency Declaration,

IT IS HEREBY ORDERED THAT:

- SECTION 1: Non-Essential Businesses, as further defined in regulations promulgated under this Directive, that promote recreational social gathering activities including, but not limited to, recreation centers, clubhouses, nightclubs, movie theaters, massage parlors, adult entertainment establishments, brothels, and live entertainment venues, and any other such Non-Essential Business shall close effective March 20, 2020, at 11:59 p.m., for the duration that this Directive shall be in effect.
- SECTION 2: Non-Essential Businesses that promote extended periods of public interaction where the risk of transmission is high, including fitness establishments such as gyms and studios; aesthetic services such as beauty shops, barber shops, nail salons, tanning salons, and wax salons; and any other such Non-Essential Business shall close effective March 20, 2020, at 11:59 p.m., for the duration that this Directive shall be in effect.
- SECTION 3: The Nevada general public may utilize restaurants and food establishments serving prepared meals. Such establishments may continue serving the public, but shall cease onsite dining effective March 20, 2020 at 11:59 p.m., for the duration that this Directive shall be in effect. Food establishments open to the Nevada general public shall only serve customers through a take-out, drive-through, curbside pickup, or delivery capacity. Food establishments shall adopt COVID-19 risk mitigation policies including, but not limited to:
 - To the extent practicable, ensuring that customers receiving orders outside the food establishment maintain adequate social distancing practices by not congregating within a minimum of six feet of separation between each other. This social distancing requirement does not apply to persons residing in the same household.
 - To the extent practicable, disallowing the formation of queues whereby persons congregate in a manner that violates the social distancing guidelines above.
 - Adopting contactless payment systems whenever possible.
 - All food workers must strictly abide by all applicable hygiene guidelines including handwashing and glove requirements.
 - Follow United States Centers for Disease Control and Prevention sanitization recommendations, including disinfecting surfaces routinely and at frequent intervals throughout the workday.
- SECTION 4: An Essential Licensed Business, including but not limited to, and as further defined in regulations promulgated under this Directive, healthcare providers, veterinary services, grocery stores, pharmacies, financial institutions, hardware stores, convenience stores, security services, and gas stations, is encouraged to continue operation, but must adopt COVID-19 risk mitigation measures that reduce the risk of community disease spread, including but not limited to:
 - Providing curbside, pickup, or delivery of goods whenever possible.
 - Ensuring that customers picking up or accepting curbside delivery of goods maintain adequate social distancing practices by not congregating within a minimum of six feet of separation between each other as practicable. This

social distancing requirement does not apply to persons residing in the same household.

- Disallowing the formation of queues whereby persons congregate in a manner that violates the social distancing guidelines above as practicable.
- Adopting contactless payment systems, as further defined in regulations promulgated under this Directive, whenever possible.
- An Essential Licensed Business that is unable to provide take-out, drivethrough services, curbside pickup, or delivery of goods must limit access to its premises so that customers can maintain a minimum of six feet of separation between each other as practicable.
- An Essential Licensed Business that is unable to provide takeout, drive through, curbside pickup, or delivery of goods must implement sanitation and disinfection policies that comply with United States Centers for Disease Control and Prevention sanitization recommendations, including disinfecting surfaces routinely and at frequent intervals throughout the workday.
- SECTION 5: Retail cannabis dispensaries may operate by delivery only pursuant to the guidance that shall be issued by the Department of Taxation in conjunction with the Cannabis Compliance Board effective March 20, 2020, at 11:59 p.m.
- SECTION 6: The construction, mining, manufacturing, and infrastructure sector labor force may continue operations, but shall maintain strict social distancing practices to facilitate a minimum of six feet of separation between workers, and to adopt policies and practices that ensure minimum contact between the workforce and the general public. This social distancing restriction shall not be construed to supersede any safety practices imposed on the industry by state or federal law. Business sectors operating under this authority must comply with any applicable COVID-19 risk mitigation policies, as further defined in regulations promulgated under this Directive, and any precautionary measures and guidance that shall be promulgated by Nevada Department of Business and Industry.
- SECTION 7: This Directive shall not be construed to hinder the ability of the industries identified in the U.S. Department of Homeland Security Cyber & Infrastructure Security Agency Essential Critical Infrastructure Workforce memorandum dated March 19, 2020 to continue their operation appropriately modified to account for Centers for Disease Control (CDC) workforce and consumer protection guidance.
- SECTION 8: Businesses not delineated above or in regulations promulgated under this Directive may continue operations, not to include retail sales, if they are able to implement social distancing safeguards for the protection of their employees and:
 - Perform operations without contact with the Nevada general public; or
 - To the extent practicable, provide services without causing members of the Nevada general public to congregate in a manner contrary to social distancing goals of a minimum of six feet of separation for more than incidental contact; or
 - Provide services without causing more than ten members of the Nevada general public to congregate.

- SECTION 9: Businesses that do not comply with this Directive or regulations promulgated under this Directive, after receiving written notice from law enforcement, may be subject to criminal prosecution and civil penalties under NRS 202.595, NRS 202.450, and any other applicable statute, ordinance, or regulation. All law enforcement agencies in the State of Nevada are authorized to enforce this Directive and regulations promulgated under this Directive. The Office of the Attorney General is given concurrent jurisdiction to prosecute violations of this Directive and any regulations promulgated thereunder.
- SECTION 10: Pursuant to NRS 414.060(3)(f), I hereby authorize all local, city, and county governments to enforce this Directive and regulations promulgated thereunder. This includes, but is not limited to, suspending a license, revoking a license, or issuing penalties for violating business, professional, liquor, tobacco, or gaming licenses issued by the local jurisdiction for actions that jeopardize the health, safety, or welfare of the public; conduct which may injuriously affect the public health, safety, or welfare; conduct that may be detrimental to the public peace, health, or morals; or any other applicable ordinance or requirement for such a license.
- SECTION 11: This Directive shall remain in effect until April 16, 2020, unless renewed by a subsequent Directive promulgated pursuant to the March 12, 2020 Declaration of Emergency to facilitate the State's response to the COVID-19 pandemic.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Nevada to be affixed at the State Capitol in Carson City, this 20th day of March, in the year two thousand twenty.

Governor of the State of Nevada

Secretary of State

Deputy Secretary of State



DECLARATION OF EMERGENCY

WHEREAS, Nevada Revised Statutes, Chapter 414, authorizes the Governor to issue a proclamation declaring a state of emergency when a natural emergency or disaster of major proportions has occurred within this state, and the assistance of state agencies is needed to supplement the efforts and capabilities of political subdivisions to save lives, protect property, and protect the health and safety of persons in this state, particularly through a coordinated response; and

WHEREAS, the Centers of Disease Control and Prevention (CDC) are responding to an outbreak of a respiratory illness that has since been confirmed in numerous countries, including the United States; and

WHEREAS, the respiratory disease has been named coronavirus disease 2019, abbreviated as COVID-19; and

WHEREAS, the World Health Organization declared the COVID-19 outbreak a pandemic; and

WHEREAS, the State of Nevada has been coordinating with the federal government, as well as local health authorities, health care facilities, and providers of health care to prepare for, and identify possible cases of COVID-19 in the State of Nevada; and

WHEREAS, the nearby states of California, Washington, Oregon, Arizona, and Utah have been impacted by COVID-19 and have already declared a state of emergency; and

WHEREAS, there are multiple confirmed and presumptive cases of COVID-19 in the State of Nevada; and

WHEREAS, the Nevada Department of Health and Human Services is working with local health authorities to identify any other potential cases of COVID-19 in the State; and

WHEREAS, the Chief Medical Officer has reported that a public health emergency exists in the State; and

WHEREAS, the Governor has determined that the State of Nevada is experiencing events that require a coordinated response for the health and safety of the public; and

WHEREAS, Article 5, Section 1 of the Nevada Constitution provides: "The supreme executive power of this State, shall be vested in a Chief Magistrate who shall be Governor of the State of Nevada."

NOW THEREFORE, I, Steve Sisolak, Governor of the State of Nevada, pursuant to the authority vested in me by the Constitution and laws of the State of Nevada, hereby declare an emergency and direct all state agencies to supplement the efforts of all impacted and threatened counties to save lives, protect property, and protect the health and safety of persons in this state. Under my authority, I will perform and exercise such other functions, powers, and duties as are necessary to promote and secure the safety and protection of the civilian population.

IT IS HEREBY ORDERED THAT:

- SECTION 1: The State Emergency Operations Center be activated to coordinate a response to minimize the impacts, and prevent the further transmission of, COVID-19 to persons in this state; and
- SECTION 2: An Emergency Team be established to coordinate the response to COVID-19; and
- SECTION 3: The Emergency Team will consult with the Nevada Tribal Emergency Coordinating Council to ensure a coordinated response to COVID-19; and
- SECTION 4: The Administrator of the State Purchasing Division, pursuant to Nevada Administrative Code 333.114, to the extent necessary, may authorize an emergency purchase for any amount, or provide the using agency with written authorization for the emergency purchase, including, without limitation, a description of the justification for authorizing the emergency purchase, and suspend the standard procurement process to allow the purchase of food, supplies, services, and equipment; and
- SECTION 5: Law enforcement, including the Nevada Attorney General, will diligently monitor and investigate a coordinated increase in prices for goods or services, and particularly goods or services necessary for the health and safety of the public or that result in economic hardships, making false representations, "bait and switch" practices, failure to disclose material facts in conjunction with the sale of goods or services, or the use of coercion, duress, or intimidation in a transaction in violation of consumer protection laws; and
- SECTION 6: Law enforcement, including the Nevada Attorney General, will diligently ensure that persons or corporations act and perform in a lawful manner which ensures the safety, health, comfort, or repose of any considerable number of the public, do not offend public decency, or in any way renders a considerable number of persons insecure in life or the use of property.

SECTION 7: This declaration will remain in effect until the Chief Medical Officer notifies the Governor that the health event has been abated and the Governor issues an order terminating the emergency.



IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Nevada to be affixed at the State Capitol in Carson City, this 12th day of March, in the year two thousand twenty.

Governor of the State of Nevada

Secretary of State

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Deputy Secretary of State