HEALTH OFFICER ORDER NO. 2021-12.1
COUNTY OF SANTA BARBARA

FOR THE CONTROL OF COVID-19
PHASED REOPENING WITHIN SANTA BARBARA COUNTY

Health Officer Order No. 2021-12.1 Supersedes and Replaces Health Officer Order No. 2021-12

Effective Date: January 26, 2021, 8:00 a.m. PDT

(Changes are underlined.)

Please read this Order carefully. Violation of or failure to comply with this Order may constitute a misdemeanor punishable by fine of up to $1,000, imprisonment, or both, or result in administrative fines. (Health and Safety Code §§ 101029, 120295 et seq.; County Ord. No. 5120.) Violators are also subject to civil enforcement actions including fines or civil penalties per violation per day, injunctive relief, and attorneys' fees and costs.

This Health Officer Order No. 2021-12.1 supersedes and replaces Health Officer Order No. 2021-12 that was effective January 21, 2021. Nothing in this Health Officer Order supersedes State Executive Orders or State Public Health Officer Orders. COVID-19 industry specific guidance provided by the California Department of Public Health (CDPH) is available at: https://www.cdph.ca.gov/Programs/CID/DCDC/Pages/Guidance.aspx#

Summary: As allowed in State guidance issued October 9, 2020, this Health Officer Order allows private outdoor gatherings of no more than three households, but otherwise prohibits gatherings unless an exemption applies.

On January 25, 2021, the CDPH ended the State’s Regional Stay At Home Order and the Limited Stay At Home Order because the four-week intensive care unit (ICU) capacity projections for the Southern California Region are above 15%. This State action allows all counties to return to the rules and framework of the Blueprint for a Safer Economy and color-coded tiers that indicate which activities and businesses are open based on local case rates and test positivity.

As of January 25, 2021, within the State COVID-19 reopening framework the State has classified the County of Santa Barbara as Tier One (“purple” or “widespread risk”); this is less restrictive for some Businesses and Activities than what was previously allowed under the Regional Stay At Home Order and the Limited Stay At Home Order that was in effect in Santa Barbara County between December 6, 2020 through January 25, 2021.

Consistent with the January 14, 2021 COVID-19 and Reopening In-Person Instruction Framework & Public Health Guidance for K-12 Schools in California, 2020-2021 School Year, this Health Officer Order allows schools and school-based
programs (TK-12 education) to remain open if already providing in-person instruction (Attachment A). Schools and school-based programs (TK-6) that are not currently open may reopen upon meeting the reopening requirements contained in the framework, as outlined at https://www.cdph.ca.gov/Programs/CID/DCDC/CDPH%20Document%20Library/COVID-19/Consolidated_Schools_Guidance.pdf).

Consistent with the State Public Health Officer Order issued August 28, 2020, this Health Officer Order allows the reopening of some, but not all, Businesses within the County of Santa Barbara. To align with the State’s required framework under the “purple” tier, this Health Officer Order reduces capacity allowances for some Businesses. Businesses that may remain open, or open indoor operations with modifications include, but are not limited to: barbershops and hair salons; personal care services such as nail salons, massage therapy, and body art, as listed in Attachment A. All Businesses (as defined) must follow State and local orders.

Consistent with the State Public Health Officer Order issued August 28, 2020, and to align with the State’s required framework under the “purple” tier, this Health Officer Order maintains the closure of indoor operations for some Businesses such as restaurants, wineries, movies, museums, zoos, gyms and fitness centers, places of worship, protests, and offices that are non-essential as listed in Attachment A. Businesses that must stay closed and are not allowed to reopen physical locations at this time are listed in the Attachment B, as well as Activities (as defined) that are not allowed at this time are listed in the Attachment B.

WHEREAS, on March 4, 2020, Governor Newsom declared a state of emergency for conditions caused by a novel coronavirus, COVID-19, and on March 11, 2020, the World Health Organization declared COVID-19 a global pandemic, and on March 12, 2020, the County of Santa Barbara declared a local emergency and a local health emergency in relation COVID-19 in the community; and

WHEREAS, in the County of Santa Barbara as well as throughout California and the nation, there are insufficient quantities of critical healthcare infrastructure, including hospital beds, ventilators and workers, capable of adequately treating mass numbers of patients at a single time – should the virus spread unchecked; and

WHEREAS, in direct response to the lack of healthcare infrastructure, governments across the nation are taking actions to slow the spread of COVID-19 in order to “flatten the curve” of infection and reduce the numbers of individuals infected at any one time by minimizing situations where the virus can spread; and

WHEREAS, in furtherance of this effort, on March 19, 2020, Governor Newsom issued Executive Order N-33-20 requiring all persons residing in the State to remain in their homes or places of residence, except as needed to maintain the continuity of operations for critical infrastructure (the “State Stay-at-Home Order”); and
WHEREAS, also on March 19, 2020, the State Public Health Officer ordered all individuals living in the State of California to stay home or at their place of residence, except as needed to maintain continuity of operations for the federal critical infrastructure sectors, which was updated on March 28, 2020; and

WHEREAS, on March 20, 2020, the State Public Health Officer designated a list of Essential Critical Infrastructure Workers, to help state, local, tribal, and industry partners as they work to protect communities, while ensuring continuity of functions critical to protect public health and safety, which was updated on March 22, 2020; and

WHEREAS, on May 4, 2020, Governor Newsom issued Executive Order N-60-20 to allow reopening of lower-risk businesses and spaces in stages. On May 7, 2020, the State Public Health Officer ordered that upon certification of a variance application a County could move through the stages of reopening at their own pace. On May 20, 2020, the CDPH approved the County of Santa Barbara’s Variance Attestation; and

WHEREAS, on July 1, 2020, CDPH instructed counties which had been on the State’s County Monitoring list for more than three consecutive days to immediately close all bars, breweries, pubs and brewpubs, as well as indoor operations of Businesses for specified industries and sectors. On July 13, 2020, the State Public Health Officer ordered counties which had been on the State’s County Monitoring list for more than three consecutive days to close indoor operations of: gyms and fitness centers; places of worship; protests; offices for non-essential critical infrastructure sectors defined at covid19.ca.gov; personal care services (including nail salons, massage parlors, and tattoo parlors); hair salons and barbershops; and malls; and

WHEREAS, on July 13, 2020, CDPH mandated that all CDPH industry or sector guidance issued must be followed including all infectious control measures, and the use of face coverings both indoors and outdoors in certain settings; and

WHEREAS, on August 28, 2020, the State Public Health Officer ordered an update to the framework for reopening, which is known as California’s Plan for Reducing COVID-19 and Adjusting Permitted Sector Activities to Keep Californians Healthy and Safe. Governor Newsom introduced this framework as the Blueprint for a Safer Economy, with a four-tiered color-coded county classification system: (1) purple represents the highest widespread risk level; (2) red represents substantial risk; (3) orange represents moderate risk; and, (4) yellow the lowest level, represents minimal risk; and

WHEREAS, On August 31, 2020, the County was classified as a Tier One, “purple”, the highest widespread risk tier. From September 29, 2020 through November 16, 2020, the County of was classified as Tier Two, “red”. On November 16, 2020, the County was classified back to Tier One, “purple”; and

WHEREAS, on December 3, 2020, and through a supplemental State Order on December 6, 2020, the State ordered the County through the Regional Stay At Home
Order to close sectors except those supporting essential critical infrastructure sectors and limited retail operations because the Southern California Region’s ICU capacity was less than 15%; and

WHEREAS, on December 22, 2020 the State issued a supplement to its November 19, 2020 Limited Stay At Home Order in which the State required Retail Businesses not identified as essential on the State’s Essential Workforce and Sector index to cease operations between the hours of 10:00 p.m. and 5:00 a.m. PST; and

WHEREAS, on January 25, 2021 the State lifted the Regional Stay At Home Order and the Limited Stay At Home Order for all regions in the State, including the Southern California Region, based on projected ICU capacity of 15% or greater; and

WHEREAS, on January 25, 2021 the State notified the County that effective January 25, 2021 the County was classified in Tier One, the “purple” highest risk widespread tier under the Blueprint for a Safer Economy; and

WHEREAS, the County Health Officer finds: (1) the County has received repeated reports that some businesses and individuals have refused to comply with the State Stay-at-Home Order, State guidance, and/or local Health Officer Orders; (2) the reported activities are inconsistent with the State Stay-at-Home / Regional Stay At Home Order and/or Santa Barbara County’s classification tier; (3) guidance for businesses and individuals is required to prevent the potential increased spread of COVID-19 which would add strain to the County of Santa Barbara health care system; (4) without the guidance and restrictions described herein some businesses or individuals are likely to continue to impair efforts at mitigating the spread of the illness both within the County and statewide; and (5) distinctions made in this Order are to minimize the spread of COVID-19 that could occur through proximity and duration of contact between individuals; and

WHEREAS, the intent of this Order is to order businesses in the County of Santa Barbara regarding operations under the State Regional Stay At Home Order and County of Santa Barbara’s Tier One, “purple”, widespread risk classification under California’s Plan for Reducing COVID-19 and Adjusting Permitted Sector Activities to Keep Californians Healthy and Safe, and to slow the spread of COVID-19 to the maximum extent possible. All provisions of this Order should be interpreted to effectuate this intent.

ACCORDINGLY, UNDER THE AUTHORITY OF CALIFORNIA HEALTH AND SAFETY CODE SECTIONS 101040, 101085, AND 120175, TITLE 17 CALIFORNIA CODE OF REGULATIONS SECTION 2501, THE HEALTH OFFICER OF THE COUNTY OF SANTA BARBARA ORDERS:

1. This Order 2021-12.1 is effective 8:00 a.m. (PDT) January 26, 2020 and continuing until 11:59 p.m. (PDT), on February 23, 2021 or until it is extended, rescinded, superseded, or amended in writing by the County of Santa Barbara Health Officer (“Health Officer”). This Order applies in the incorporated and unincorporated areas of Santa Barbara County (“County”).
2. **Limited gatherings allowed.** As allowed in State guidance issued November 13, 2020, this Order allows limited gatherings as follows, unless an exemption applies:
   
a. A “gathering” is any event or convening that brings together people from different households in a single room or single space at the same time, such as an auditorium, stadium, arena, large conference room, meeting hall, cafeteria, or any other indoor or outdoor space, whether public or private.
   
b. Gatherings, unless exempted below, are allowed but must be private, and are limited to persons from no more than three households, and may only occur outdoors. Gathering participants must wear face coverings in compliance with State and local Orders and must maintain at least six feet of distance from people from other households. Persons who have any COVID-19 symptoms or are in quarantine or isolation due to a COVID-19 exposure, positive test result or diagnosis must not attend gatherings. In addition, all gatherings must comply with CDPH Guidance for the Prevention of COVID-19 Transmission for Gatherings issued November 13, 2020.
   
c. **Gathering exemptions.** All gatherings that are exempt must comply with State Executive Orders, State Public Health Orders, and State guidance available at covid19.ca.gov, and Santa Barbara County Health Officer Orders.
   
i. To the extent that Businesses are open, and activities allowed, individuals may leave their homes to work at, patronize, or otherwise engage with those Businesses, or activities, and must, when they do so, continue at all times to practice physical distancing, and follow State and Local Orders;
   
ii. The prohibition on gatherings does not apply to outdoor recreational activities when physical distancing of six feet can be maintained. Examples of recreational activities include, but are not limited to, walking, cycling, jogging, and hiking;
   
iii. The prohibition on gatherings does not apply to congregate living situations, including dormitories, and homeless encampments; and
   
iv. The prohibition on gatherings does not apply to outdoor worship services, outdoor wedding ceremonies, outdoor cultural ceremonies (religious and non-religious), outdoor protests, or outdoor political expression, when physical distancing of six feet can be maintained.

3. **“Business” or “Businesses”** for the purpose of this Health Officer Order is defined to mean any institution, establishment, public or private agency, for-profit, non-profit, or educational entity, whether an organization, corporate entity, partnership, or sole proprietorship.

4. **“Activity” or “Activities”** for the purpose of this Health Officer Order is defined to mean any behavior, action, or actions taken by an individual, group, or Business.

5. All Businesses except those listed in Attachment B, as attached hereto and incorporated by this reference, may, remain open or open, upon completion of, and in accordance with all of the following:
a. Perform a detailed risk assessment including reviewing State and local guidance relevant to the Business and create a site-specific protection plan;
b. Train employees about how to limit the spread of COVID-19 including how to screen themselves for COVID-19 symptoms and when to stay home. COVID-19 symptoms are described in Attachment C;
c. Set up individual control measures and screenings;
d. Put disinfection protocols in place;
e. Observe “Face Covering” orders in effect from the local health officer and/or the California Department of Public Health;
f. If operating outdoors, a tent, canopy, or other sun shelter may be used in accordance with Section 10 Use of Temporary Structures for Outdoor Business Operations of this Order;
g. Complete the RISE attestation, including its social distancing protocol, and self-certification process at: https://recoverysbc.org/reopen-your-business/. (If a Business does not have access to the internet it can call 805-681-5508); and
h. Post the self-certification / RISE attestation at the Business location.

6. Businesses listed in Attachment A, as attached hereto and incorporated by this reference, are subject to the additional modifications described in Attachment A such as outdoor only operations or indoor capacity limits. For purposes of this Order, “capacity” means occupancy limits designated by the applicable Fire Marshall. Employees are excluded from the capacity limitations described in Attachment A.

7. Businesses listed in Attachment B, as attached hereto and incorporated by this reference, must keep physical locations closed. Activities listed in Attachment B are not allowed. Businesses and Activities listed in Attachment B may continue so long as those Businesses or Activities can occur remotely and without individuals physically present, unless an exception applies. Maintenance to prevent property damage of the Businesses listed in Attachment B is allowed. This list may be amended from time to time, as required for our region’s response to COVID-19.

8. Emergency Food Permit. Breweries, bars, brewpubs, pubs, wineries, tasting rooms, and distilleries that serve alcoholic beverages but that do not currently have an on-site permitted food facility and would like to serve food:
   a. Must obtain an Emergency Food Permit issued by the Santa Barbara County Health Department to temporarily serve food.
   b. A brewery, bar, brewpub, pub, winery, tasting room, or distillery in possession of an Emergency Food Permit issued by the Santa Barbara County Health Department may continue to temporarily serve food at their discretion, unless otherwise suspended, revoked, or terminated.
   c. A brewery, bar, brewpub, pub, winery, tasting room, or distillery in possession of an Emergency Food Permit issued by the Santa Barbara County Health Department may cease operations of food service at their discretion, but in doing so may be subject to closure of the physical location.
9. Use of Temporary Structures for Outdoor Business Operations: All temporary structures constructed for outdoor business operations must comply with the California Department of Public Health guidance found at: https://www.cdph.ca.gov/Programs/CID/DCDC/Pages/COVID-19/Use-of-Temporary-Structures-for-Outdoor-Business-Operations.aspx

   a. **Outdoor operations** are defined to include operations that are conducted under a tent, canopy, or other sun shelter, as long as no more than 50% of the structure’s perimeter has impermeable walls, allowing sufficient, unrestricted outdoor air movement resulting in cross-ventilation. Such walls must be non-adjacent or non-continuous. Of note, doors, windows and other portals do not make a wall "non-continuous." Adjacent walls are walls that touch each other and form a corner.

   b. **An impermeable wall** is defined as any material type that can reasonably restrict aerosols from passing through. A fabric curtain and a tarp or plastic barrier are considered an impermeable wall because the material would prevent aerosols from passing through.

   c. **A permeable wall** is defined as one that is made of a material or design which does not significantly impede natural air flow. For example, barriers such as a lattice fence with widely separated slats or a coarse mesh screen will allow more air to flow freely and are not considered an impermeable wall. For a barrier to be considered permeable, air must be able to flow across the length and width of the barrier.

   d. **Perimeter fencing or walls:** Any security barriers or other solid structures used to create a perimeter for a business can be no higher than three feet. Mesh fencing or other permeable materials that maintain cross-ventilation and do not significantly impede natural airflow may be used as a perimeter with no height restriction.

**IN ADDITION TO THE ABOVE ORDER THE HEALTH OFFICER STRONGLY RECOMMENDS** that retailers designate specific hours of operation for their stores to accommodate populations at high risk of developing severe COVID-19 disease, such as persons over the age of 65 years.

This Order is issued as a result of the worldwide pandemic of COVID-19 which has infected at least 100,285,420 individuals worldwide, in 218 countries and territories, including 27,149 cases, and 267 deaths in the County, and is implicated in over 2,149,460 worldwide deaths.

This Order is issued based on evidence of continued community-based transmission of COVID-19 both within the County and worldwide, scientific evidence regarding the most effective approach to slow transmission of communicable diseases generally and COVID-19 specifically, as well as best practices as currently known and available to protect the public from the risk of spread of or exposure to COVID-19.
This Order is issued because of the propensity of the virus to spread person to person and also because the virus physically is causing property loss or damage due to its proclivity to attach to surfaces for prolonged periods of time.

This Order is intended to reduce the likelihood of exposure to COVID-19, thereby slowing the spread of COVID-19 in communities worldwide. As the presence of individuals increases, the difficulty and magnitude of tracing individuals who may have been exposed to a case rises exponentially.

This Order is issued in accordance with, and incorporates by reference: the March 4, 2020 Proclamation of a State Emergency issued by Governor Gavin Newsom; the March 12, 2020 Declaration of Local Health Emergency and Proclamation of Emergency based on an imminent and proximate threat to public health from the introduction of novel COVID-19 in the County; the March 17, 2020 Resolution of the Board of Supervisors ratifying the County Declaration of Local Health Emergency and Proclamation of Emergency regarding COVID-19; the guidance issued on March 11, 2020 by the California Department of Public Health regarding large gatherings of 250 people or more; Governor Gavin Newsom’s Executive Order N-25-20 of March 12, 2020 preparing the State to commandeer hotels and other places of temporary residence, medical facilities, and other facilities that are suitable as places of temporary residence or medical facilities as necessary for quarantining, isolating or treating individuals who test positive for COVID-19 or who have had a high-risk exposure and are thought to be in the incubation period; the March 13, 2020 Presidential Declaration of a National Emergency due to the national impacts of COVID-19; the guidance issued on March 15, 2020 by the Centers for Disease Control and Prevention, the California Department of Public Health, and other public health officials through the United States and around the world recommending the cancellation of gatherings involving more than fifty (50) or more persons in a single space at the same time; the March 16, 2020 order of the State Public Health Officer prohibiting all gatherings with expected presence above ten (10) individuals; Governor Newsom’s Executive Order N-33-20 of March 19, 2020 ordering all persons to stay at home to protect the health and well-being of all Californians and to establish consistency across the state in order to slow the spread of COVID-19; the March 22, 2020, Presidential Declaration of a Major Disaster in California beginning on January 20, 2020 under Federal Emergency Management Agency (FEMA) Incident DR-4482-CA; Governor Newsom’s Executive Order N-60-20 of May 4, 2020 to allow reopening of lower-risk businesses and spaces (“Stage Two”), and then to allow reopening of higher-risk businesses and spaces (“Stage Three”), and directing the Public Health Officer to establish criteria and procedures to determine whether and how particular local jurisdictions may implement public health measures that depart from the statewide directives of the State Public Health Officer; the May 7, 2020, State Public Health Officer Order; the July 13, 2020 State Public Health Officer Order; the August 28, 2020 State Public Health Officer Order called California’s Plan for Reducing COVID-19 and Adjusting Permitted Sector Activities to Keep Californians Healthy and Safe; the November 13, 2020 CDPH Guidance for the Prevention of COVID-19 Transmission for Gatherings; and the January 25, 2021 lifting of the Regional and Limited Stay at Home Orders.
This Order is made in accordance with all applicable State and Federal laws, including but not limited to: Health and Safety Code sections 101040 and 120175; 101030 et seq., and 120100 et seq.; and Title 17 of the California Code of Regulations section 2501.

If any provision of this Order or the application thereof to any person or circumstance is held to be invalid by a court of competent jurisdiction, the remainder of the Order, including the application of such part or provision to other persons or circumstances, shall not be affected and shall continue in full force and effect. To this end, the provisions of this Order are severable.

The violation of any provision of this Order constitutes a threat to public health. Pursuant to Government Code sections 26602 and 41601 and Health and Safety Code sections 101029 and 120295, the Health Officer requests that the Sheriff and all chiefs of police in the County ensure compliance with and enforce this Order. Per Health and Safety Code section 101029, “the sheriff of each county, or city and county, may enforce within the county, or the city and county, all orders of the local health officer issued for the purpose of preventing the spread of any contagious, infectious, or communicable disease. Every peace officer of every political subdivision of the county, or city and county, may enforce within the area subject to his or her jurisdiction all orders of the local health officer issued for the purpose of preventing the spread of any contagious, infectious, or communicable disease. This section is not a limitation on the authority of peace officers or public officers to enforce orders of the local health officer. When deciding whether to request this assistance in enforcement of its orders, the local health officer may consider whether it would be necessary to advise the enforcement agency of any measures that should be taken to prevent infection of the enforcement officers.”

Copies of this Order shall promptly be: (1) made available at the County Public Health Department; (2) posted on the County Public Health Department’s website (publichealthsbc.org); and (3) provided to any member of the public requesting a copy of this Order.

IT IS SO ORDERED:

Henning Ansorg, M.D.
Health Officer
Santa Barbara County Public Health Department
ATTACHMENT A
HEALTH OFFICER ORDER NO. 2021-12.1
COUNTY OF SANTA BARBARA

Businesses that are subject to additional modifications such as outdoor operations or indoor occupancy limits

Businesses listed in this Attachment A must comply with the requirements in Section 5 of this Health Officer Order and the additional modifications described below. For purposes of this Order, “capacity” means occupancy limits designated by the applicable Fire Marshall. Employees are excluded from the capacity limitations described below.

1. **Aquariums, outdoors only**
2. **Brewpubs, breweries, bars, and pubs must close until those establishments are allowed to resume operation per state guidance and local permission, unless they are providing sit-down, dine-in meals or takeout. Food and beverage service must follow the CDPH industry guidance for restaurants.**
   a. Brewpubs, breweries, bars, and pubs that provide sit-down meals must follow the CDPH dine-in restaurant guidance, shall offer only outdoor dining, and should continue to encourage takeout and delivery service whenever possible. No more than ten (10) people shall be together at one table or tables pushed together as one table. Diners at different tables must be separated by a minimum of six feet measured person-to-person.
   b. Brewpubs, breweries, bars, pubs, distilleries, wineries and tasting rooms that do not provide bona fide meals, but wish to operate under this Order must obtain an Emergency Food Permit as described above.
   c. Venues that are currently authorized to provide off sale beer, wine, and spirits to be consumed off premises and do not offer bona fide meals shall follow CDPH guidance for retail operations.
   d. Producers of beer, wine, and spirits must follow CDPH guidance for manufacturing operations.
   e. Retail at brewpubs, breweries, bars, pubs, distilleries, wineries and tasting rooms and restaurants is allowed. Retail activities must follow the guidance for retail operations with indoor occupancy limited to 20% of capacity and no onsite eating or drinking allowed.
   f. This section also applies to bars located at permitted food facilities.
   g. Nothing in this section supersedes state or local laws that may be applicable to brewpubs, breweries, bars, pubs, distilleries, wineries and tasting rooms.
   h. Brewpubs, breweries, bars, pubs, distilleries, wineries and tasting rooms that do not offer bona fide meals or operate retail must close.
3. **Cardrooms outdoors only**
4. **Cultural ceremonies outdoors only**
5. **Dance studios outdoors only**

Health Officer Order No. 2021-12
Phased Reopening within the County of Santa Barbara, Attachment A
6. **Education:**
   a. In-person higher education including technical schools, colleges, universities, adult education, and trade schools. Indoor lectures are prohibited. Courses offered in specialized indoor settings (e.g. labs, studio arts), whose design imposes substantial physical distancing on participants are permitted so long as the CDPH guidance for Institutions of Higher Education available at https://files.covid19.ca.gov/pdf/guidance-higher-education--en.pdf is followed. Distance learning is allowed.
   b. TK-12 education schools and school-based programs may remain open if already providing in-person instruction. Schools and school-based programs (TK-6) that are not currently open may reopen in accordance with the January 14, 2021 COVID-19 and Reopening In-Person Instruction Framework and Public Health Guidance for K-12 Schools in California, 2020-2021 School year, as outlined at https://www.cdph.ca.gov/Programs/CID/DCDC/CDPH%20Document%20Library/COVID-19/Consolidated_Schools_Guidance.pdf.

7. **Family Entertainment Centers** (escape rooms, kart racing, miniature golf, batting cages, paintball, air soft facilities, laser tag) outdoors only

8. Fitness centers, gyms, and studios including but not limited to those for dance, yoga, pilates, crossfit, cycling, boxing, and martial arts and those at hotels, lodging, and short-term rentals, outdoors only

9. Grocery stores. Stand-alone grocery stores where the principal business activity is the sale of food may operate with indoor occupancy limited to 50% capacity

10. Libraries with indoor occupancy limited to 25% capacity. No on-site eating or drinking is allowed

11. **Live music allowed only at restaurants, wineries, and tasting rooms as well as bars, breweries, brewpubs and pubs that have an emergency food permit from Environmental Health Services and are offering bona fide meals, with the following restrictions:**
   a. Performers must maintain at least six feet of physical distancing from spectators and other performers unless otherwise required;
   b. Performers who are singing, shouting, playing a wind instrument, or engaging in similar activities without a face covering must maintain at least twelve feet of distance from spectators.

12. **Movie Theatres outdoors only**

13. **Museums outdoors only**

14. Outdoor playgrounds only when following the guidance provided by the California Department of Public Health available at: https://www.cdph.ca.gov/Programs/CID/DCDC/Pages/COVID-19/Outdoor%20Playgrounds%20and%20other%20Outdoor%20Recreational%20Facilities.aspx

15. **Places of worship outdoors only**
16. Pools and spas, outdoors only. Drowning prevention classes, including swimming lessons provided by a licensed instructor, may occur in indoor and outdoor pools.

17. Playgrounds, outdoors only

18. Protests and political expression, outdoors only

19. Raceways or racetracks without spectators outdoors only

20. Restaurants (dine-in) outdoors only, take-out and delivery allowed. No more than ten (10) people shall be together at one table or tables pushed together as one table. Diners at different tables must be separated by a minimum of six feet measured person-to-person.

21. Retail with indoor occupancy limited to 25% capacity

22. Shopping malls or swap meets with indoor occupancy limited to 25% capacity. Common areas and food court dining areas must remain closed. Food court food facilities may remain open for take-out or delivery.

23. Skating rinks, such as ice and roller, outdoors only. These facilities may operate on a reservation or appointment-only basis for individual physical fitness activities or skills training following the guidance provided for gyms and fitness centers. No open (public) skating, group practices or team / club events are allowed.

24. Organized sports and team sports including adult, amateur (non-professional) team sports, and indoor conditioning and drills are not allowed, except:
   a. Professional sports without a live audience;
   b. Youth sports and physical education when all of the following are maintained: (i) outdoors; (ii) physical distancing of at least six feet between participants can be maintained; (iii) it is a stable cohort, such as a class, that limits the risks of transmission; and (iv) in accordance with CDPH guidance for Outdoor and Indoor Youth and Recreational Adult sports available at https://www.cdph.ca.gov/Programs/CID/DCDC/Pages/COVID-19/outdoor-indoor-recreational.
   d. Adult recreational sports when all of the following are maintained: (i) outdoors; (ii) physical distancing of at least six feet between participants can be maintained; (iii) stable cohorts; (iv) no spectators; and (v) in compliance with the CDPH Industry Sector Guidance for Outdoor and Indoor Youth and Recreational Adult Sports, as defined at https://www.cdph.ca.gov/Programs/CID/DCDC/Pages/COVID-19/outdoor-indoor-recreational-sports.aspx.

25. Wedding ceremonies (religious or non-religious) outdoors only are permitted so long as the CDPH guidance for Places of Worship and Providers of
Religious Services available at https://files.covid19.ca.gov/pdf/guidance-places-of-worship.pdf is followed. Indoor ceremonies are not allowed at this time. Occupancy at outdoor venues is limited by the natural limits of the venue that permit social distancing of six feet between people from different households. Receptions for weddings are not allowed.

26. Wineries and tasting rooms, outdoors only
27. Zoos outdoors only
ATTACHMENT B
HEALTH OFFICER ORDER NO. 2021-12.1
COUNTY OF SANTA BARBARA

Businesses that Must Keep Physical Locations Closed; Activities Not Allowed at This Time

1. Amphitheaters, concert halls and venues, performing arts centers
2. Amusement and theme parks
3. Arenas
4. Banquet halls
5. Bowling Alleys
6. Climbing walls
7. Community centers
8. Conference and convention centers
9. Dance halls, dances
10. Fairs, festivals, public exhibitions
11. Live performance venues, live theatre, live performances, live music, music events and concerts, except for outdoor live music at restaurants, wineries, and tasting rooms, as well as bars, breweries, brewpubs and pubs that have an emergency food permit from Environmental Health Services and are offering bona fide meals, with the following restrictions:
   a. Performers must maintain at least six feet of physical distancing from spectators and other performers unless otherwise required;
   b. Performers who are singing, shouting, playing a wind instrument, or engaging in similar activities without a face covering must maintain at least twelve feet of distance from spectators; and
   c. Outdoors only.
12. Lounges
13. Nightclubs including private social clubs
14. Offices for non-essential critical infrastructure sectors, defined at covid19.ca.gov. Remote operations only are allowed
15. Parties and Receptions
16. Playgrounds, indoors
17. Rodeos and public equestrian events
18. Roller derby
19. Satellite wagering
20. Saunas and steam rooms
21. Sports stadiums and facilities (except as necessary for professional and intercollegiate sporting events without live audiences)
22. Swimming Pools and spas Indoors, except that drowning prevention lessons, including swimming lessons provided by a licensed instructor, may occur
ATTACHMENT C

HEALTH OFFICER ORDER NO. 2021-12.1
COUNTY OF SANTA BARBARA

COVID-19 SELF-EVALUATION

The County Health Officer has defined COVID-19 symptoms as follows:

Mild to Moderate Symptoms Related to or Other Respiratory Illness such as:

- Fever or Chills
- Cough
- Shortness of Breath or Difficulty Breathing
- Fatigue
- Muscle or Body Aches
- Headache
- New Loss of Taste and/or Smell
- Sore Throat
- Congestion or Runny Nose
- Nausea or Vomiting
- Diarrhea