ORDER OF THE PROVINCIAL HEALTH OFFICER
(Pursuant to Sections 30, 31, 32, and 39 (3) Public Health Act, S.B.C. 2008)

Food Service Establishments and Liquor Services

The Public Health Act is at:
http://www.bclaws.ca/civix/content/complete/statreg/08028/?xml=/templates/browse.xsl
(excerpts enclosed)

TO: OWNERS AND OPERATORS OF PLACES AT WHICH FOOD AND/OR DRINK IS PREPARED AND SERVED

TO: OWNERS AND OPERATORS OF PLACES AT WHICH MEALS AND DRINKS, INCLUDING DRINKS CONTAINING LIQUOR, ARE PREPARED AND SERVED

TO: OWNERS AND OPERATORS OF RETAIL LIQUOR ESTABLISHMENTS

TO: HOLDERS OF LIQUOR LICENCES AND LIQUOR LICENCE ENDORSEMENTS THAT DO NOT OFFER MEAL SERVICE AT THEIR PREMISES

WHEREAS:

A. On March 17, 2020 I provided notice under section 52 (2) of the Public Health Act that the transmission of the infectious agent SARS-CoV-2, which has caused cases and outbreaks of a serious communicable disease known as COVID-19 among the population of the Province of British Columbia, constitutes a regional event as defined in section 51 of the Public Health Act;

B. A person infected with SARS-CoV-2 can infect other people with whom the infected person is in contact;

C. The gathering of people in close contact with one another can promote the transmission of SARS-CoV-2 and increase the number of people who develop COVID-19;

D. For certainty, this Order is not directed at hospitals, licensed care facilities, assisted living residences, independent living facilities, correctional facilities, industrial camps, cafeterias in educational institutions, including schools, for boarders or residents or other places where the food or liquor is served primarily to residents or the like rather than to the general public;

E. You belong to one of the classes of persons to whom this notice is addressed;
F. I have reason to believe and do believe that

a. the risk of an outbreak of COVID-19 among the public constitutes a health hazard under the Public Health Act;

b. because the risk of outbreaks arising from people gathering to eat and drink extends beyond the authority of one or more medical health officers and coordinated action is needed to protect the public from contracting COVID-19, it is in the public interest for me to exercise the powers in sections 30, 31, 32 and 39(3) of the Public Health Act TO ORDER as follows:

THIS ORDER REPEALS AND REPLACES MY ORDER MADE ON MAY 15, 2020

OWNERS AND OPERATORS OF PLACES AT WHICH FOOD AND/OR DRINK ARE PREPARED AND SERVED

OWNERS AND OPERATORS OF PLACES AT WHICH MEALS AND DRINKS, INCLUDING DRINKS CONTAINING LIQUOR, ARE PREPARED AND SERVED

1. You may provide services, including standing and seated service, subject to the following:

a. patrons must be able to maintain a distance of two metres from one another, unless they are in the same party, and from staff;

b. if there are tables and chairs on your premises, patrons must be seated in such a way that
   i. there are two metres between the patrons seated at the same table, unless they are in the same party, and
   ii. there are two metres between the patrons seated at one table and the patrons seated at another table, unless they are in the same party;

c. there must be no more than six patrons seated at a table;

d. patrons seated at a counter must be seated so that they can maintain a distance of two metres from other patrons, unless they are in the same party;

e. patrons standing at a counter or table must be able to maintain a distance of two metres from other patrons, unless they are in the same party;

f. there must be no more than 50% of the usual capacity of patrons present at one time;

g. there must be no events held at the establishment that include more than 50 people; and

h. if in the ordinary course of business you collect information from patrons for the purpose of making reservations or seating patrons, you must collect the first and last name and telephone number or email address of one member of every party of patrons and retain this information for thirty days, in the event that there is a need for contact tracing on the part of the medical health officer.
OWNERS AND OPERATORS OF RETAIL LIQUOR ESTABLISHMENTS

1. If you are the holder of a Retail Liquor Store licence or a Manufacturer’s On-site Store Endorsement, or a Liquor Primary Licence with an Off-sales Endorsement listed in Table 1, you may provide services, including standing and seated service, subject to the following:

   a. patrons must be able to maintain a distance of two metres from one another, unless they are in the same party, and from staff;

   b. if there are tables and chairs on your premises, patrons must be seated in such a way that

      i. there are two metres between the patrons seated at the same table, unless they are in the same party, and

      ii. there are two metres between the patrons seated at one table and the patrons seated at another table, unless they are in the same party;

   c. there must be no more than six patrons seated at a table;

   d. patrons seated at a counter must be seated so that they can maintain a distance of two metres from other patrons, unless they are in the same party;

   e. patrons standing at a counter or table must be able to maintain a distance of two metres from other patrons, unless they are in the same party;

   f. there must be no more than 50% of the usual capacity of patrons present at one time;

   g. there must be no events held at the establishment that include more than 50 people; and

   h. if in the ordinary course of business you collect information from patrons for the purpose of making reservations or seating patrons, you must collect the first and last name and telephone number or email address of one member of every party of patrons and retain this information for thirty days, in the event that there is a need for contact tracing on the part of the medical health officer.

Table 1 - Retail liquor sales permitted at premises whose operators hold one of these licences or endorsements

<table>
<thead>
<tr>
<th>Licence</th>
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<tbody>
<tr>
<td>brewery licence with on-site store endorsement</td>
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<tr>
<td>winery licence with on-site store endorsement</td>
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<tr>
<td>distillery licence with on-site store endorsement</td>
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<tr>
<td>licensee retail store licence</td>
</tr>
<tr>
<td>wine store licence</td>
</tr>
<tr>
<td>special wine store licence</td>
</tr>
<tr>
<td>liquor primary licence with off-sales endorsement</td>
</tr>
</tbody>
</table>
HOLDERS OF LIQUOR LICENCES AND LIQUOR LICENCE ENDORSEMENTS THAT DO NOT OFFER MEAL SERVICE AT THEIR PREMISES

1. If you are the holder of a Liquor Primary Club Licence, or a Liquor Primary License related to the practice and playing area of a golf course you may provide services, including standing and seated service, subject to the following:

   a. patrons must be able to maintain a distance of two metres from one another, unless they are in the same party, and from staff;

   b. if there are tables and chairs on your premises, patrons must be seated in such a way that

      i. there are two metres between the patrons seated at the same table, unless they are in the same party, and

      ii. there are two metres between the patrons seated at one table and the patrons seated at another table, unless they are in the same party;

   c. there must be no more than six patrons seated at a table;

   d. patrons seated at a counter must be seated so that they can maintain a distance of two metres from other patrons, unless they are in the same party;

   e. patrons standing at a counter or table must be able to maintain a distance of two metres from other patrons, unless they are in the same party;

   f. there must be no more than 50% of the usual capacity of patrons present at one time;

   g. there must be no events held at the establishment that include more than 50 people; and

   h. if in the ordinary course of business you collect information from patrons for the purpose of making reservations or seating patrons, you must collect the first and last name and telephone number or email address of one member of every party of patrons and retain this information for thirty days, in the event that there is a need for contact tracing on the part of the medical health officer.

2. If you are the holder of a Manufacturer’s Onsite Lounge endorsement or a Manufacturer’s Onsite Tasting Room Endorsement you may provide services, including standing and seated service, subject to the following:

   a. patrons must be able to maintain a distance of two metres from one another, unless they are in the same party, and from staff;

   b. if there are tables and chairs on your premises, patrons must be seated in such a way that

      i. there are two metres between the patrons seated at the same table, unless they are in the same party, and
ii. there are two metres between the patrons seated at one table and the patrons seated at another table, unless they are in the same party;

c. there must be no more than six patrons seated at a table;

d. patrons seated at a counter must be seated so that they can maintain a distance of two metres from other patrons, unless they are in the same party;

e. patrons standing at a counter or table must be able to maintain a distance of two metres from other patrons, unless they are in the same party;

f. there must be no more than 50% of the usual capacity of patrons present at one time;

g. there must be no events held at the establishment that include more than 50 people; and

h. if in the ordinary course of business you collect information from patrons for the purpose of making reservations or seating patrons, you must collect the first and last name and telephone number or email address of one member of every party of patrons and retain this information for thirty days, in the event that there is a need for contact tracing on the part of the medical health officer.

3. If you are the holder of any other type of liquor primary licence and only serve snacks or appetizers but not meal services, such as a nightclub, you must close.

You may contact me at:

Dr. Bonnie Henry, Provincial Health Officer
4th Floor, 1515 Blanshard Street
P O Box 9648 STN PROV GOVT, Victoria BC V8W 9P4
Fax: (250) 952-1570

This Order does not have an expiration date.

You are required under section 42 of the Public Health Act to comply with this Order. Failure to comply with this Order is an offence under section 99 (1) (k) of the Public Health Act.

Under section 43 of the Public Health Act, you may request me to reconsider this Order if you:

1. Have additional relevant information that was not reasonably available to the me when this Order was issued,

2. Have a proposal that was not presented to me when this Order was issued but, if implemented, would
   (a) meet the objective of the order, and
   (b) be suitable as the basis of a written agreement under section 38 [may make written agreements]

3. Require more time to comply with the order.
Under section 43 (6) an order is not suspended during the period of reconsideration unless the health officer agrees, in writing, to suspend it.

If you fail to comply with this Order, I have the authority to take enforcement action against you under Part 4, Division 6 of the *Public Health Act*.

DATED THIS: 22 day of May 2020

SIGNED: "Bonnie Henry  
MD, MPH, FRCPC  
Provincial Health Officer"

Delivery By: Posting on the BC Government website, posting on the BC Centre for Disease Control website.

Enclosure: Excerpts of *Public Health Act*
Public Health Act [SBC 2008] c. 28

Definitions

1 In this Act:

"health hazard" means

(a) a condition, a thing or an activity that
   (i) endangers, or is likely to endanger, public health, or
   (ii) interferes, or is likely to interfere, with the suppression of infectious
       agents or hazardous agents, or
(b) a prescribed condition, thing or activity, including a prescribed condition, thing
   or activity that
       (i) is associated with injury or illness, or
       (ii) fails to meet a prescribed standard in relation to health, injury or illness;

When orders respecting health hazards and contraventions may be made

30 (1) A health officer may issue an order under this Division only if the health officer
   reasonably believes that
   (a) a health hazard exists,
   (b) a condition, a thing or an activity presents a significant risk of causing a health
       hazard,
   (c) a person has contravened a provision of the Act or a regulation made under it, or
   (d) a person has contravened a term or condition of a licence or permit held by the
       person under this Act.

(2) For greater certainty, subsection (1) (a) to (c) applies even if the person subject to the order
   is complying with all terms and conditions of a licence, a permit, an approval or another
   authorization issued under this or any other enactment.

General powers respecting health hazards and contraventions

31 (1) If the circumstances described in section 30 [when orders respecting health hazards and
   contraventions may be made] apply, a health officer may order a person to do anything that the
   health officer reasonably believes is necessary for any of the following purposes:
   (a) to determine whether a health hazard exists;
   (b) to prevent or stop a health hazard, or mitigate the harm or prevent further harm
      from a health hazard;
(c) to bring the person into compliance with the Act or a regulation made under it;
(d) to bring the person into compliance with a term or condition of a licence or permit held by that person under this Act.

(2) A health officer may issue an order under subsection (1) to any of the following persons:
(a) a person whose action or omission
   (i) is causing or has caused a health hazard, or
   (ii) is not in compliance with the Act or a regulation made under it, or a term or condition of the person's licence or permit;
(b) a person who has custody or control of a thing, or control of a condition, that
   (i) is a health hazard or is causing or has caused a health hazard, or
   (ii) is not in compliance with the Act or a regulation made under it, or a term or condition of the person's licence or permit;
(c) the owner or occupier of a place where
   (i) a health hazard is located, or
   (ii) an activity is occurring that is not in compliance with the Act or a regulation made under it, or a term or condition of the licence or permit of the person doing the activity.

Specific powers respecting health hazards and contraventions

32 (1) An order may be made under this section only
(a) if the circumstances described in section 30 [when orders respecting health hazards and contraventions may be made] apply, and
(b) for the purposes set out in section 31 (1) [general powers respecting health hazards and contraventions].

(2) Without limiting section 31, a health officer may order a person to do one or more of the following:
(a) have a thing examined, disinfected, decontaminated, altered or destroyed, including
   (i) by a specified person, or under the supervision or instructions of a specified person,
   (ii) moving the thing to a specified place, and
   (iii) taking samples of the thing, or permitting samples of the thing to be taken;
(b) in respect of a place,
   (i) leave the place,
   (ii) not enter the place,
   (iii) do specific work, including removing or altering things found in the place, and altering or locking the place to restrict or prevent entry to the place,
(iv) neither deal with a thing in or on the place nor dispose of a thing from the place, or deal with or dispose of the thing only in accordance with a specified procedure, and
(v) if the person has control of the place, assist in evacuating the place or examining persons found in the place, or taking preventive measures in respect of the place or persons found in the place;
(c) stop operating, or not operate, a thing;
(d) keep a thing in a specified place or in accordance with a specified procedure;
(e) prevent persons from accessing a thing;
(f) not dispose of, alter or destroy a thing, or dispose of, alter or destroy a thing only in accordance with a specified procedure;
(g) provide to the health officer or a specified person information, records, samples or other matters relevant to a thing’s possible infection with an infectious agent or contamination with a hazardous agent, including information respecting persons who may have been exposed to an infectious agent or hazardous agent by the thing;
(h) wear a type of clothing or personal protective equipment, or change, remove or alter clothing or personal protective equipment, to protect the health and safety of persons;
(i) use a type of equipment or implement a process, or remove equipment or alter equipment or processes, to protect the health and safety of persons;
(j) provide evidence of complying with the order, including
   (i) getting a certificate of compliance from a medical practitioner, nurse practitioner or specified person, and
   (ii) providing to a health officer any relevant record;
(k) take a prescribed action.

(3) If a health officer orders a thing to be destroyed, the health officer must give the person having custody or control of the thing reasonable time to request reconsideration and review of the order under sections 43 and 44 unless

(a) the person consents in writing to the destruction of the thing, or
(b) Part 5 [Emergency Powers] applies.
May make written agreements

38 (1) If the health officer reasonably believes that it would be sufficient for the protection of public health and, if applicable, would bring a person into compliance with this Act or the regulations made under it, or a term or condition of a licence or permit held by the person under this Act, a health officer may do one or both of the following:
   (a) instead of making an order under Division 1, 3 or 4, enter into a written agreement with a person, under which the person agrees to do one or more things;
   (b) order a person to do one or more things that a person has agreed under paragraph (a) to do, regardless of whether those things could otherwise have been the subject of an order under Division 1, 3 or 4.

(2) If, under the terms of an agreement under subsection (1), a health officer conducts one or more inspections, the health officer may use information resulting from the inspection as the basis of an order under this Act, but must not use the information as the basis on which to
   (a) levy an administrative penalty under this Act, or
   (b) charge a person with an offence under this Act.

Contents of orders

39 (3) An order may be made in respect of a class of persons.

Duty to comply with orders

42 (1) A person named or described in an order made under this Part must comply with the order.

(2) Subsection (1) applies regardless of whether the person leaves the geographic area for which the health officer who made the order is designated.

Reconsideration of orders

43 (1) A person affected by an order, or the variance of an order, may request the health officer who issued the order or made the variance to reconsider the order or variance if the person
   (a) has additional relevant information that was not reasonably available to the health officer when the order was issued or varied,
   (b) has a proposal that was not presented to the health officer when the order was issued or varied but, if implemented, would
      (i) meet the objective of the order, and
      (ii) be suitable as the basis of a written agreement under section 38 [may make written agreements], or
   (c) requires more time to comply with the order.

(2) A request for reconsideration must be made in the form required by the health officer.
(3) After considering a request for reconsideration, a health officer may do one or more of the following:

(a) reject the request on the basis that the information submitted in support of the request
   (i) is not relevant, or
   (ii) was reasonably available at the time the order was issued;
(b) delay the date the order is to take effect or suspend the order, if satisfied that doing so would not be detrimental to public health;
(c) confirm, rescind or vary the order.

(4) A health officer must provide written reasons for a decision to reject the request under subsection (3) (a) or to confirm or vary the order under subsection (3) (c).

(5) Following a decision made under subsection (3) (a) or (c), no further request for reconsideration may be made.

(6) An order is not suspended during the period of reconsideration unless the health officer agrees, in writing, to suspend it.

(7) For the purposes of this section,

(a) if an order is made that affects a class of persons, a request for reconsideration may be made by one person on behalf of the class, and
(b) if multiple orders are made that affect a class of persons, or address related matters or issues, a health officer may reconsider the orders separately or together.

(8) If a health officer is unable or unavailable to reconsider an order he or she made, a similarly designated health officer may act under this section in respect of the order as if the similarly designated health officer were reconsidering an order that he or she made.

(99) (1) A person who contravenes any of the following provisions commits an offence:

... 

(k) section 42 [failure to comply with an order of a health officer], except in respect of an order made under section 29 (2) (e) to (g) [orders respecting examinations, diagnostic examinations or preventive measures];