ORDER OF THE PROVINCIAL HEALTH OFFICER  
(Pursuant to Sections 30, 31, 32, 39 (3) and 54 (1) (h) and 2, Public Health Act, S.B.C. 2008)

WORKPLACE AND POST-SECONDARY INSTITUTION SAFETY - 
June 14, 2021

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

TO:     EMPLOYERS AND WORKERS

TO:      STUDENTS IN POST-SECONDARY INSTITUTIONS

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.  People spending time together indoors significantly increases the risk of the transmission of SARS-CoV-2 in the population, thereby increasing the number of people who develop COVID-19 and become seriously ill;

D.  Virus variants of concern, which are more transmissible and have the potential to cause more serious illness, including among younger populations, are now present in Canada and the Province, and have heightened the risk to the population.

E.  The Province continues to experience transmission of SARS-CoV-2, and to be at risk of rapid growth in cases of COVID-19 which can result in high levels of cases and increased clusters and outbreaks which, in turn, can increase the incidences of serious disease leading to hospitalizations, intensive care admissions and deaths, thereby putting undue pressure on the health care system to care for people, and on the public health system to carry out contact tracing for the purpose of preventing further transmission.
F. Social interactions and close contact in the workplace between workers, and in post-secondary institutions between students, are associated with significant increases in the transmission of SARS-CoV-2, and increases in the number of people who develop COVID-19 and become seriously ill;

G. Work which involves close contact between a worker and a client or customer puts workers and clients and customers at increased risk of transmission of SARS-CoV-2;

H. Face coverings, when used in addition to other preventative measures, such as physical distancing and barriers, can help to reduce the risk of the transmission of SARS-CoV-2.

I. I have reason to believe and do believe that
   
   i. the risk of a cluster or an outbreak of COVID-19 in a workplace or a post-secondary institution constitutes a health hazard under the Public Health Act;
   
   ii. there is a need for focused action to reduce the rate of the transmission of SARS-CoV-2 which extends beyond the authority of one or more medical health officers;
   
   iii. coordinated action is needed to protect workers in workplaces and students in post-secondary institutions from the transmission of SARS-CoV-2;
   
   iv. and it is in the public interest for me to exercise the powers in sections 30, 31, 32, 39 (3) and 54 (1) (h) and (2) of the Public Health Act TO ORDER as follows:

THIS ORDER

REPEALS AND REPLACES MY ORDER OF MAY 21, 2021 WITH RESPECT TO WORKPLACE AND POST-SECONDARY INSTITUTION SAFETY

Definitions in this Order:

“classroom” means an inside area in which a post-secondary institution provides instruction in an educational or training program;

"face covering" means either of the following that covers the nose and mouth of a person:

   (a) a medical or non-medical mask;

   (b) a tightly woven fabric;

“inside common area” means an inside area of a workplace, other than a working area, that is in common use by workers or students, including:

i. elevators, lobbies, hallways, stairwells, bathrooms, break rooms, staff kitchens, cafeterias, fitness facilities;

ii. a workplace vehicle, if there is more than one person in the vehicle;

iii. a vehicle provided by a post-secondary institution to transport students, if there is more than one person in the vehicle;

but, for certainty, does not include a classroom in a post-secondary institution, a learning space in a school, or an area in a building under construction;

“personal service establishment” means an establishment in which a person provides a service to or on the body of another person, and includes a barbershop, beauty parlour, health spa, massage parlour, tattoo shop, sauna and steam bath;

“physical barrier” means a barrier which is designed, installed and maintained in accordance with WorkSafeBC guidance at https://www.worksafebc.com/en/resources/health-safety/information-sheets/covid-19-health-safety-designing-effective-barriers?lang=en;

“post-secondary institution” includes an entity that provides any of the following programs:

(a) an educational or training program provided under

   (i) the College and Institute Act,
   (ii) the Royal Roads University Act,
   (iii) the Thompson Rivers University Act,
   (iv) the University Act,
   (v) the Private Training Act, or
   (vi) the Chartered Professional Accountants Act

(b) a program provided in accordance with a consent given under the Degree Authorization Act;

(c) a theological education or training program provided under an Act;

“school” means any of the following:

(a) a school as defined in the School Act;
(b) a francophone school as defined in the School Act;
(c) a Provincial school as defined in the School Act;
(d) an independent school as defined in the Independent School Act;
(e) a school operated on First Nation land by the government of Canada or by a participating First Nation or a Community Education Authority established by one or more participating First Nations under the First Nations Jurisdiction over Education in British Columbia Act (Canada);
(f) a school operated by the Nisga’a Nation, or a treaty first nation, under its own laws;

“student” means a person who participates in an educational or training program provided by a post-secondary institution;
“worker” means a person who works in a workplace;

“workplace” does not include a worker’s private residence.

1. Employers must review their COVID-19 safety plans to ensure that their plan adequately protects workers from the transmission of COVID-19 in the workplace and is consistent with WorkSafeBC requirements.

2. Employers must put in place processes to support workers in carrying out a daily health check before working in a workplace, and must put in place processes to ensure that a worker who has not carried out and passed a health check does not work in a workplace.

3. If an employer is not satisfied that a worker has carried out and passed the daily health check, the employer must not permit the worker to work in a workplace.

4. A worker who has not carried out and passed the daily health check must not work in a workplace.

5. Employers must include in their COVID-19 safety plan measures to prevent workers from crowding together or congregating in inside common areas.

6. Employers must include in their COVID-19 safety plan a requirement that a worker must wear a face covering over their nose and mouth, when
   a. in an inside common area,
   b. providing services to a client in a personal service establishment,
   c. serving a customer in premises to which the Food and Liquor Serving Premises order applies,
   d. serving customers in a retail business.

7. A worker must wear a face covering over their nose and mouth, when
   a. in an inside common area,
   b. providing services to a client in a personal service establishment,
   c. serving a customer in premises to which the Food and Liquor Serving Premises order applies, or
   d. serving customers in a retail business.
8. A worker in a personal service establishment, or premises to which the *Food and Liquor Serving Premises* order applies, or serving customers in a retail business, who is not wearing a face covering over their nose and mouth as required by section 7, due to the application of an exemption in section 11, other than section 11 j. or temporarily, must not provide services to a client, or serve a customer, unless there is a physical barrier between the worker and the client or customer.

9. A student must wear a face covering over their nose and mouth when in an inside common area or a classroom of a post-secondary institution.

10. A student who is not wearing a face covering over their nose and mouth, other than as provided for in section 11, must not be in an inside common area or a classroom of a post-secondary institution.

11. Despite sections 7 and 9, a worker or a student is not required to wear a face covering over their nose and mouth, if

   a. the worker or student is unable to put on or remove a face covering without the assistance of another person;

   b. the worker or student is unable to wear a face covering because of
      
      i. a psychological, behavioural or health condition, or

      ii. a physical, cognitive or mental impairment;

   c. the face covering is removed temporarily for the purpose of identifying the worker or student wearing it;

   d. the face covering is removed temporarily to communicate with a person with a disability or diverse ability, where visual cues, facial expressions or lip reading or lip movements are important;

   e. the worker is consuming food or a beverage in an area designated by the employer for that purpose, and the worker is seated and maintains a distance of two metres from other workers in the area;

   f. the student is consuming food or a beverage in an area designated by a post-secondary institution for that purpose, and the student is seated and maintains a distance of two metres from other students in the area;

   g. the worker or student is carrying out personal hygiene;

   h. the worker is the only person in the workplace;
i. the student is playing a musical instrument in the course of the student’s educational program and is unable to play the instrument while wearing a face covering;

j. there is a physical barrier which blocks the transmission of droplets between

i. the worker and other workers,

ii. the worker and a client a personal service establishment,

iii. the worker and a customer in premises to which the Food and Liquor Serving Premises order applies,

iv. the worker and a customer in a retail business, or

v. the student and other students.

12. A post-secondary institution must put in place measures to prevent students from crowding together or congregating in inside common areas and classrooms.

This Order does not have an expiration date.

Pursuant to section 54 (1) (h) of the Public Health Act, and in accordance with the emergency powers set out in Part 5 of the Public Health Act, I will not be accepting requests for reconsideration of this Order.

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.

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.

You may contact me at:

Dr. Bonnie Henry, Provincial Health Officer
4th Floor, 1515 Blanshard Street
PO Box 9648 STN PROV GOVT, Victoria BC V8W 9P4
Fax: (250) 952-1570
Email: ProvHlthOffice@gov.bc.ca
DATED THIS: 14th day of June 2021

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

DELIVERY BY: Posting to the BC Government the BC Centre for Disease Control websites.

Enclosure: Excerpts of the *Public Health*
Excerpts of the 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.

General emergency powers

54 (1) A health officer may, in an emergency, do one or more of the following:
   (h) not reconsider an order under section 43 [reconsideration of orders], not review an order under section 44 [review of orders] or not reassess an order under section 45 [mandatory reassessment of orders];
(2) An order that may be made under this Part may be made in respect of a class of persons or things, and may make different requirements for different persons or things or classes of persons or things or for different geographic areas.

Offences

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];