

SAFER AT HOME ORDER FOR CONTROL OF COVID-19

Temporary Prohibition of Events and Gatherings of 10 Persons or More
Closure of Non-Essential Businesses and Areas

Date Order Issued: March 19, 2020

Please read this Order carefully. Violation of or failure to comply with this Order is a crime punishable by fine, imprisonment, or both. (California Health and Safety Code § 120295; Los Angeles County Code § 11.02.080.)

SUMMARY OF THE ORDER: This Health Officer Order amends and supplements the Order of the County of Los Angeles Health Officer (Health Officer) issued on March 16, 2020, to control the spread of the Novel Coronavirus (COVID-19) within the County of Los Angeles. The purpose of this Order is to further restrict and limit the gathering of persons and require the closure of malls, shopping centers, children's playgrounds, and non-essential retail businesses in an effort to stem or slow the spread of COVID-19 within the greater Los Angeles community.

Because of the continued rapid spread of COVID-19 and the need to protect the most vulnerable members of our community, this Order prohibits all indoor public and private gatherings and all outdoor public and private events within a confined space, where at least 10 people are expected to be in attendance at the same time. This Order applies within the County of Los Angeles Public Health Jurisdiction, beginning at 11:59 p.m. on March 19, 2020 and continues through April 19, 2020, subject to the terms and conditions more particularly set forth below.

For all gatherings that are not prohibited and for all Essential Businesses, the Health Officer orders those persons attending an event or gathering and the venues holding the event or gathering implement the following infection control precautions: (1) practice social distancing within the confined space by requiring attendees to be separated by six (6) feet, to the extent feasible; (2) provide access to hand washing facilities with soap and water or hand sanitizer that contains at least 60 percent alcohol; (3) post a sign in a conspicuous place at the public entry to the venue instructing members of the public to not attend if they are experiencing symptoms of respiratory illness, including fever or cough; and (4) adhere to communicable disease control recommendations provided by the Los Angeles County Department of Public Health. As a point of clarity, this Order does not prohibit any individual or family from outdoor activities such as hiking, walking, shopping at Essential Businesses, including grocery stores and restaurants offering delivery, drive thru or carry out service, so long as all persons practice social distancing to the extent practicable.

Further, this Health Officer Order, requires all indoor malls, shopping centers, playgrounds and non-essential businesses to close. This Order applies to all cities in Los Angeles County except the cities of Pasadena and Long Beach. This Order does not supersede any stricter limitation imposed by a local public entity.

The County Health Officer will continue to monitor the rate of COVID-19 disease spread, State and CDC recommendations, and the impact of the required measures, and as needed, may revisit, extend, expand, or otherwise modify this Order to protect the public's health.

UNDER THE AUTHORITY OF THE CALIFORNIA HEALTH AND SAFETY CODE SECTIONS 101040, 101085, AND 120175, THE COUNTY OF LOS ANGELES HEALTH OFFICER ORDERS:

1. Effective 11:59 p.m. on March 19, 2020 and continuing through April 19, 2020, all public and private group events and gatherings, as defined below, of 10 or more people are prohibited anywhere within the Los Angeles County Public Health Jurisdiction.

protect against and no specific treatment for COVID-19. As of March 19, 2020, there have been at least 231 cases of COVID-19 and 2 deaths reported in Los Angeles County. There remains a strong likelihood of a significant and increasing number of suspected cases of community transmission.

8. The virus that causes COVID-19 can be spread easily through person-to-person contact. This risk of transmission is increased when people are in close proximity. All gatherings pose an increased risk for community transmission of COVID-19 and thus, are a substantial risk to public health. As such, places where people gather, such as Indoor and Outdoor Malls, Shopping Centers, Children's Playgrounds, and Non-Essential Retail Businesses, provide significant opportunities for patrons or groups of patrons to have close contact with each other. Thus, the reasons that persons gathering at these locations are likely to exacerbate the spread of COVID-19 include, without limitation: (a) that these gatherings and businesses will attract people from throughout the county when there is widespread COVID-19 community transmission, (b) the prolonged time period during which many people are in close proximity at these locations, (c) the difficulty in tracing and controlling additional exposures when large numbers of people visit a Mall, Shopping Center, Playground or Non-Essential Retail Business, and (d) the visitor may be unknowingly infected with COVID-19 and may not follow adequate hygienic and social distancing practices.
9. In the absence of a specific immunization or treatment for COVID-19, social distancing is the only and most readily available tool to prevent this disease. Increasing social distancing and limiting events and gatherings slow transmission of communicable diseases. Accordingly, to reduce the community transmission of COVID-19, the Health Officer has ordered the temporary prohibition of all Events and Gatherings, as defined in Section 10, the closure of Indoor Malls and Shopping Centers as defined in Section 11, and is also requiring the closure of certain businesses, as described in Section 12.

DEFINITIONS

10. For purposes of this Order, Events and Gatherings are any gathering, assembly, event, or convening that brings together or is likely to bring together 10 or more persons at the same time in an indoor or outdoor confined or enclosed space for greater than 5 minutes, for any purpose including a business, cultural, athletic, entertainment, social, or other special event.
11. For purposes of this Order, Indoor Malls and Shopping Centers are defined for as either:
 - A building with seven (7) or more "sales or retail establishments" or
 - A series of buildings on a common site, either under common ownership or common control or developed together, with seven (7) or more "sales or retail establishments."
12. Non-Essential Retail Businesses are retail establishments that provide goods or services to the public that do not come within the definition of Essential Businesses set forth in Paragraph 13 of this Order.
13. For purposes of this Order, Essential Businesses are defined as the following:
 - (a) Grocery stores, certified farmers' markets, farm and produce stands, supermarkets, food banks, convenience stores, and other establishments engaged in the retail sale of canned food, dry goods, fresh fruit and vegetables, pet supply, water, fresh meats, fish, and poultry, and any other household consumer products (such as cleaning or personal care products). This includes stores that sell groceries and sell other non-grocery products, and products necessary to maintaining the safety, sanitation, and essential operation of residences;

Department of Defense, the Intelligence Community, and NASA and other federal government, and or United States Government departments and agencies. Essential personnel include prime, sub-primes, and supplier contractor employees, at both the prime contract level and any supplier levels at any tier, working on federal United States Government contracts such as contracts rated under the Defense Priorities and Allocations System (DPAS) and contracts for national intelligence and national security requirements.;

(v) Childcare facilities providing services that enable employees exempted in this Order to work as permitted. To the extent possible, childcare facilities must operate under the following mandatory conditions: (1) Childcare must be carried out in stable groups of 12 or fewer ("stable" means the same 12 or fewer children are in the same group each day); (2) Children shall not change from one group to another; (3) If more than one group of children is cared for at once facility, each group shall be in a separate room. Groups shall not mix with each other; (4) Childcare providers shall remain solely with one group of children.

(w) Hotels, motels, shared rental units and similar facilities.

14. This Order is intended to deter the spread of COVID-19 by preventing people from being in unnecessary close contact. Certain activities are essential to the functioning of the County and the well-being of our residents and must continue.

15. The limitations on events and gatherings contained in this Order do not apply to the following sites or situations where residents must obtain or participate in governmental or other essential services (those that meet basic human needs): (a) attendance at regular school classes, work at Essential Businesses, and essential governmental services, such as access to court, social and administrative services; (b) places where people are in transit or waiting for transit including airports or bus or train stations or terminals; (c) congregate living situations, including dormitories; or (d) hospitals and healthcare facilities.

a. This Order does not prohibit use of enclosed spaces where 10 or more people may be present at different times during the day, as long as 10 or more people are not present in the space at the same time.

b. This Order does not apply to the following essential infrastructure or operations:

i. Healthcare Operations (hospitals, clinics, laboratories, dentists, pharmacies, pharmaceutical and biotechnology companies, other licensed healthcare facilities, healthcare suppliers, home healthcare service providers, mental health providers, cannabis dispensaries with a medicinal cannabis license, medical or scientific research companies, or any related and/or ancillary healthcare services, manufacturers, distributors and servicers of medical devices, diagnostics, and equipment, veterinary care, and all healthcare provided to animals. This exemption shall be broadly construed to avoid any impact to the delivery of healthcare, broadly defined. Healthcare Operations does not include fitness and exercise gyms and similar exercise or training facilities.

ii. Essential Infrastructure, including but not limited to, public health, public works construction, construction of housing (in particular affordable housing or housing for individuals experience homelessness), airport operations, port operations, water, sewer, gas, electrical, oil refining, road and highways, public transportation, solid waste collection and removal, internet and telecommunications systems (including the provision of essential global, national, local infrastructure for computing services, business infrastructure, communications, and web-based services), and manufacturing and distribution companies deemed essential as part of the Essential Infrastructure supply chain, provided that they carry out those services or that work in compliance with social distancing requirements, to the extent practicable.



U.S. Small Business Administration



The Three Step Process: Disaster Loans

About Disaster Loans

The U. S. Small Business Administration (SBA) provides low-interest, long-term disaster loans to businesses of all sizes, private non-profit organizations, homeowners, and renters to repair or replace uninsured/underinsured disaster damaged property. SBA disaster loans offer an affordable way for individuals and businesses to recover from declared disasters.

STEP 1: Apply for Loan

- Apply: 1) online; 2) in-person at a disaster center; or 3) by mail.
- Apply online at the SBA's secure website disasterloan.sba.gov/ela.
- As a business of any size, you may borrow up to \$2 million for physical damage.
- As a small business, small agricultural cooperative, small business engaged in aquaculture, or private non-profit organization you may borrow up to \$2 million for Economic Injury.
- As a small business, you may apply for a maximum business loan (physical and EIDL) of \$2 million.
- As a homeowner you may borrow up to \$200,000 to repair/replace your disaster damaged primary residence.
- As a homeowner or renter, you may borrow up to \$40,000 to repair/replace damaged personal property.

STEP 2: Property Verified and Loan Processing Decision Made

- SBA reviews your credit before conducting an inspection to verify your losses.
- An SBA verifier will estimate the total physical loss to your disaster damaged property.
- A loan officer will determine your eligibility during processing, after reviewing any insurance or other recoveries. SBA can make a loan while your insurance recovery is pending.
- A loan officer works with you to provide all the necessary information needed to reach a loan determination. Our goal is to arrive at a decision on your application within 2 - 3 weeks.
- A loan officer will contact you to discuss the loan recommendation and your next steps. You will also be advised in writing of all loan decisions.

STEP 3: Loan Closed and Funds Disbursed

- SBA will prepare and send your Loan Closing Documents to you for your signature.
- Once we receive your signed Loan Closing Documents, an initial disbursement will be made to you within 5 days:
 - Physical damage:
 - \$25,000
 - Economic injury (working capital):
 - \$25,000 (In addition to the Physical damage disbursement)
 - A case manager will be assigned to work with you to help you meet all loan conditions. They will also schedule subsequent disbursements until you receive the full loan amount.
 - Your loan may be adjusted after closing due to your changing circumstances, such as increasing the loan for unexpected repair costs or reducing the loan due to additional insurance proceeds.

For more information or to find a local disaster center, contact SBA's Customer Service Center at 1-800-659-2955 (TTY: 1-800-877-8339).

sba.gov/disaster
August 2018 v1



U.S. Small Business
Administration

U.S. SMALL BUSINESS ADMINISTRATION FACT SHEET – ECONOMIC INJURY DISASTER LOANS

CALIFORNIA Declaration #16332

(Disaster: CA-00313)

Incident: CORONAVIRUS (COVID-19)

occurring: January 31, 2020 & continuing

in the California counties of: **Alameda, Calaveras, Contra Costa, Los Angeles, Sacramento, San Diego, San Francisco, San Mateo, Sonoma & Tuolumne;**
and the contiguous California counties of: **Alpine, Amador, El Dorado, Imperial, Kern, Lake, Madera, Marin, Mariposa, Mendocino, Merced, Mono, Napa, Orange, Placer, Riverside, San Bernardino, San Joaquin, Santa Clara, Santa Cruz, Solano, Stanislaus, Sutter, Ventura & Yolo**

Application Filing Deadline: December 16, 2020

Disaster Loan Assistance Available:

Economic Injury Disaster Loans (EIDLs) – Working capital loans to help small businesses, small agricultural cooperatives, small businesses engaged in aquaculture, and most private, non-profit organizations of all sizes meet their ordinary and necessary financial obligations that cannot be met as a direct result of the disaster. These loans are intended to assist through the disaster recovery period.

Credit Requirements:

- Credit History – Applicants must have a credit history acceptable to SBA.
- Repayment – Applicants must show the ability to repay the loan.
- Collateral – Collateral is required for all EIDL loans over \$25,000. SBA takes real estate as collateral when it is available. SBA will not decline a loan for lack of collateral, but SBA will require the borrower to pledge collateral that is available.

Interest Rates:

The interest rate is determined by formulas set by law and is fixed for the life of the loan. The maximum interest rate for this program is 4 percent.

Loan Terms:

The law authorizes loan terms up to a maximum of 30 years. SBA will determine an appropriate installment payment based on the financial condition of each borrower, which in turn will determine the loan term.

Loan Amount Limit:

The law limits EIDLs to \$2,000,000 for alleviating economic injury caused by the disaster. The actual amount of each loan is limited to the economic injury determined by SBA, less business interruption insurance and other recoveries up to the administrative lending limit. SBA also considers potential contributions that are available from the business and/or its owner(s) or affiliates. If a business is a major source of employment, SBA has the authority to waive the \$2,000,000 statutory limit.

Loan Eligibility Restrictions:

Noncompliance – Applicants who have not complied with the terms of previous SBA loans may not be eligible. This includes borrowers who did not maintain required flood insurance and/or hazard insurance on previous SBA loans.

Note: Loan applicants should check with agencies / organizations administering any grant or other assistance program under this declaration to determine how an approval of SBA disaster loan might affect their eligibility.

Refinancing:

Economic injury disaster loans cannot be used to refinance long term debts.

Insurance Requirements:

To protect each borrower and the Agency, SBA may require you to obtain and maintain appropriate insurance. By law, borrowers whose damaged or collateral property is located in a special flood hazard area must purchase and maintain flood insurance. SBA requires that flood insurance coverage be the lesser of 1) the total of the disaster loan, 2) the insurable value of the property, or 3) the maximum insurance available.

Applicants may apply online, receive additional disaster assistance information and download applications at <https://disasterloan.sba.gov/ela>. Applicants may also call SBA's Customer Service Center at (800) 659-2955 or email disastercustomerservice@sba.gov for more information on SBA disaster assistance. Individuals who are deaf or hard-of-hearing may call (800) 877-8339. Completed applications should be mailed to U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.



U.S. Small Business
Administration

HOJA DE DATOS DE LA AGENCIA FEDERAL PARA EL DESARROLLO DE LA PEQUEÑA EMPRESA

PRÉSTAMOS DE DESASTRES POR PÉRDIDAS ECONÓMICAS

CALIFORNIA Declaración #16332
(Desastre: CA-00313)
Incidente: CORONAVIRUS (COVID-19)

ocurriendo: 31 de Enero de 2020 y continuando

en los condados de **Alameda, Calaveras, Contra Costa, Los Angeles, Sacramento, San Diego, San Francisco, San Mateo, Sonoma y Tuolumne, California;**
y los condados contiguos de **Alpine, Amador, El Dorado, Imperial, Kern, Lake, Madera, Marin, Mariposa, Mendocino, Merced, Mono, Napa, Orange, Placer, Riverside, San Bernardino, San Joaquin, Santa Clara, Santa Cruz, Solano, Stanislaus, Sutter, Ventura y Yolo, California**

Fechas Límites Para Solicitar Préstamos: 16 de Diciembre de 2020

Tipos de Prestamos de Desastre:

Préstamos para Pérdidas Económicas (EIDL por sus iniciales en inglés) – Son préstamos para capital de trabajo para pequeños negocios, cooperativas agrícolas, pequeños negocios involucrados en acuicultura y la mayoría de organizaciones privadas sin fines de lucro, de todos los tamaños. Son préstamos para cubrir las obligaciones ordinarias y financieras que no pueden cubiertas, debido al resultado directo del desastre. Estos préstamos están destinados para la asistencia durante el periodo de recuperación del desastre.

Requisitos de Crédito:

- Historial de Crédito – Solicitantes tendrán que tener un historial de crédito aceptable a SBA.
- Capacidad de Pago – Los solicitantes deben demostrar su habilidad de pagar el préstamo.
- Colateral – Colateral es requerido para préstamos de pérdidas económicas de más de \$25,000. SBA toma propiedad inmobiliaria como colateral cuando está disponible. SBA no desaprobará un préstamo por falta de colateral, pero requiere que el prestatario ofrezca aquel colateral que esté disponible.

Tasa de Interés:

La tasa de interés es determinada por fórmulas establecidas por la ley y son fijas durante el término del préstamo. La tasa de interés máximo para este programa es el 4 por ciento.

Términos de Préstamo:

La ley autoriza términos de préstamo hasta un máximo de 30 años. SBA determinará un pago a plazos apropiado basado en la condición financiera de cada prestatario, lo que determinará el término de préstamo.

Límites de la Cantidad de Préstamo:

La ley limita EIDLs hasta \$2,000,000 para aliviar el daño económico causado por el desastre. La cantidad actual de cada préstamo es limitada por daño económico determinado por la SBA, menos el seguro de interrupción de negocios y otro tipo de indemnizaciones hasta el límite administrativo. SBA también considera contribuciones potenciales que están disponibles para el negocio y / o de su propietario(s) o afiliados. Si el negocio es una fuente importante de empleos, SBA tiene la autoridad para elevar el límite legal de \$2,000,000.

Restricciones sobre la Elegibilidad de Préstamo:

Incumplimiento – Solicitantes que con anterioridad no han cumplieron con sus obligaciones en los préstamos de SBA no son elegibles. Esto incluye a prestatarios que no han cumplido con su obligación de mantener un seguro contra inundaciones y/o seguro contra riesgo en anteriores préstamos de SBA.

Nota: Los solicitantes de préstamos deberán verificar con las agencias/organizaciones que administran subvenciones u otros programas de asistencia, bajo esta declaración, para determinar si un préstamo de desastre aprobado por SBA podría afectar su elegibilidad.

RESOLUTION NO. 2020-41

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF HUNTINGTON PARK, CALIFORNIA DECLARING AND PROCLAIMING THE EXISTENCE OF A LOCAL EMERGENCY DUE TO THE AFFECTS OF THE COVID-19 VIRUS AND THE EFFECTS AND IMPACTS UPON THE OPERATIONS OF GOVERNMENT OF THE CITY OF HUNTINGTON PARK

WHEREAS, the City Council of the City of Huntington Park is responding to the spread of coronavirus disease, and now hereby finds that international, national, state, and local health and governmental authorities are responding to an outbreak of said respiratory disease caused by a novel coronavirus, also known and abbreviated as COVID-19, ("COVID-19"); and

WHEREAS, the City Council of the City of Huntington Park is responding to the spread of coronavirus disease, and now hereby finds that international, national, state, and local health and governmental authorities are responding to an outbreak of said respiratory disease caused by a novel coronavirus, COVID-19; and

WHEREAS, Title 4, Chapter 4, et seq. of the Huntington Park Municipal Code authorizes the City Council to proclaim the existence or threatened existence of a local emergency, and further authorizes the City Manager with enumerated powers when the Governor or County has declared a state of emergency, which has been the case as discussed hereinabove as it relates to COVID-19; and

WHEREAS, the City of Huntington Park remains vigilant with federal, state, and county official updates related to COVID-19 because information, orders, and directives continue to change on a daily basis; and

WHEREAS, the City Council of the City of Huntington Park hereby declares and proclaims the existence of a local emergency due to the COVID-19 virus, and;

WHEREAS, the City Council of the City of Huntington Park hereby finds that conditions of extreme peril exists to the safety of persons and property have arisen within the City caused by the COVID-19 virus, and;

WHEREAS, these conditions are or are likely to be beyond the control of the services, personnel, equipment, and facilities of said City;

NOW, THEREFORE, IT IS HEREBY PROCLAIMED that a local emergency now exists throughout the City of Huntington Park, and;

SECTION 1: IT IS FURTHER PROCLAIMED AND ORDERED that during the existence of said local emergency the powers, functions, and duties of the emergency organization of this City shall be those prescribed by state law, by local ordinances, and resolutions of this City; and the City seeks all services, financial assistance and other related aid provided for or made available by the County of Los Angeles, State of California or Federal Government.

SECTION 2: All individuals, organizations, and business entities are hereby required to comply and adhere to all federal, state, and local orders and directives within the City's jurisdiction and boundaries relating to COVID-19. Should subsequent federal, state, or county orders and directives be issued that promote various forms of social distancing to protect the most vulnerable from COVID-19, as well as to contain the spread of same, the more restrictive orders and directives shall apply.

- The City shall ban all City-related travel for all employees until this directive has been withdrawn or lifted.
- Businesses located within the City of Huntington Park shall not engage in any activities which amounts to price gouging or where prices for goods, equipment or services exceed ten percent (10%) of market pricing for such goods, equipment or services which were in place prior to the COVID-19 emergency situation. Any price gouging activities should be reported to the City directly or through available City social media applications. The City shall have the right to close or take adequate measures upon the business if they are found to have violated this section after being warned.
- Huntington Park residents are directed to use reasonable efforts to avoid or not engage in hoarding activities or stocking up on food, essential life-necessary supplies or other goods or products other than those required to meet the immediate needs of the individual resident or their family.
- The City Manager shall have the authority to grant permission to City employees on a case-by-case basis to engage in telecommuting or remote working activities, so long as it does not hinder the operation(s) or ability to provide services under this emergency proclamation to be effective.
- To the extent reasonably possibly and feasible in a controlled environment, the City shall provide childcare services for those City employees impacted by school closures.
- To the extent legally possible, the City shall take a case-by-case basis State and County moratorium recommendations imposed for residential and commercial tenant evictions caused by the inability for tenants to meet their contractual obligations as a result of the COVID-19 circumstances.
- The Disaster Council shall be enacted and placed into effect consistent with Chapter 4-4.04, Emergency Preparedness, of the Huntington Park Municipal Code. In addition to those members identified by Section 4-4.03 of the HPMC, the Director of Emergency Services hereby appoints Councilmember Graciela Ortiz to serve as a member of the Disaster Council, which is hereby ratified by the City Council.
- The City Manager shall have the authority to establish and implement reasonable safety and security practices to ensure the safety of City personnel from those who might be contagious with COVID-19. This includes taking the temperature of City employees or patrons of City facilities within proper medical guidelines.
- The City shall impose and implement a loitering curfew throughout the City between the hours of 8:00 p.m. to 5:00 a.m.
- Any and all actions taken consistent with or directed with this Resolution shall be reported back to the entire City Council weekly from the date of the adoption of this Resolution.
- All expenses or costs incurred by the City as a result of implementing and enforcing the directives set forth in the Resolution are subject to reimbursement by all available funding sources (emergency related or otherwise provided) by any Federal, State, County or other

**RESOLUCIÓN DEL CONCILIO DE LA CIUDAD DE HUNTINGTON PARK,
CALIFORNIA DECLARANDO Y PROCLAMANDO LA EXISTENCIA DE UNA
EMERGENCIA LOCAL DEBIDO A LOS AFECTOS DEL VIRUS COVID-19 Y
LOS EFECTOS E IMPACTOS SOBRE LAS OPERACIONES DEL GOBIERNO
DE LA CIUDAD DE HUNTINGTON PARK**

RECONOCIENDO QUE, el Ayuntamiento de la ciudad de Huntington Park está respondiendo a la propagación de la enfermedad por el coronavirus, y ahora a través de la presente encuentra que las autoridades de salud y gubernamentales internacionales, nacionales, estatales, y locales están respondiendo a un brote de dicha enfermedad respiratoria causada por un nuevo coronavirus, también conocido y abreviado como COVID-19, ("COVID-19"); y

RECONOCIENDO QUE, El Concilio de la Ciudad de Huntington está respondiendo a la propagación de la enfermedad por coronavirus, y ahora a través de la presente encuentra que las autoridades de salud y gubernamentales internacionales, nacionales, estatales y locales están respondiendo a un brote de dicha enfermedad respiratoria causada por un nuevo coronavirus, COVID-19; y

RECONOCIENDO QUE, la Sección 4, Capítulo 4, y subsecuente del Código Municipal de Huntington Park autoriza al Concilio de la Ciudad a proclamar la existencia o existente amenaza de una emergencia local, y adicionalmente autoriza al Administrador de la Ciudad con la facultad enumerada en el mismo cuando el Gobernador del Estado o el Condado ha declarado un estado de emergencia, el cual es el caso como se discutió anteriormente en lo que se refiere a COVID-19; y

RECONOCIENDO QUE, la Ciudad de Huntington Park permanece en alerta informando acerca de los últimos reportes de los funcionarios federales, estatales y del condado relacionadas con COVID-19 porque la información, las órdenes y las directivas continúan cambiando a diario; y

RECONOCIENDO QUE, el Concilio de la Ciudad de Huntington Park, a través de la presente declara y proclama la existencia de una emergencia local debido al virus COVID-19, y;

RECONOCIENDO QUE, el Concilio de la Ciudad de Huntington Park, a través de la presente declara que existen condiciones de extremo peligro para la seguridad de personas y propiedad que han surgido dentro de la Ciudad causadas por el virus COVID-19, y;

seguridad y el bienestar de los residentes de la Ciudad de Huntington Park; y, por lo tanto, la ciudad permanecerá abierta y realizará todas las funciones esenciales durante la duración de esta emergencia sin interrupción.

- Los programas de Huntington Park Dial-A-Ride, H.P. Express Shuttle, Shuttles, Trolley y otros servicios de transportación relacionados han sido determinados como servicios esenciales. Todo el personal de Huntington Park Dial-A-Ride, H.P. Express Shuttles, Shuttle, Trolley y otros medios de transporte relacionados, incluidos, entre otros, conductores, personal administrativo, personal de servicio y mantenimiento, y personal administrativo, requeridos para realizar estas funciones esenciales proporcionadas por la Ciudad durante la duración de esta emergencia sin interrupción.
- A través de la presente, la Ciudad anuncia que no recaudara las tarifas para los servicios de traslado para H.P. Shuttle Express o servicios de transporte relacionados con sus pasajeros.
- Todos los servicios de policía y seguridad pública se consideran servicios esenciales. Se requiere que todos los empleados o personal de la policía y de seguridad pública lleven a cabo las funciones esenciales proporcionadas por la Ciudad durante la duración de esta emergencia sin interrupción.
- Todos los servicios del cumplimiento de códigos se consideran servicios esenciales. Todos los empleados o el personal del Cumplimiento de Código están obligados a llevar a cabo las funciones esenciales proporcionadas por la Ciudad durante toda la emergencia sin interrupción.
- Todos los servicios de informática (TI) se consideran servicios esenciales. Todos los empleados de IT o el personal contratado están obligados a llevar a cabo las funciones esenciales proporcionadas por la Ciudad durante la duración de esta emergencia sin interrupción.
- La Ciudad no cerrará, ni reducirá los servicios públicos que están bajo el control de la Ciudad por falta de pago por un período de treinta (30) días.
- La Ciudad reducirá el cumplimiento del estacionamiento asociado con el día que pasa la barredora y brindará flexibilidad al permitir que los vehículos se estacionen dentro del "Tiempo de No Estacionamiento" en las calles de la Ciudad solo después de que la barredora ya haya barrido y pasado el día que

- El Consejo de Desastres se promulgará y entrará en vigencia conforme al Capítulo 4-4.04, Preparación para emergencias, del Código Municipal de Huntington Park. Además de los miembros identificados por la Sección 4-4.03 del HPMC, el Director de Servicios de Emergencia a través de la presente, nombra a la Concejala Graciela Ortiz para que funja como miembro del Consejo de Desastres, el cual es ratificado por el Consejo de la Ciudad.
- El Administrador de la Ciudad tendrá la autoridad para establecer e implementar prácticas razonables de seguridad para garantizar la seguridad del personal de la Ciudad de aquellos que puedan ser contagiosos con COVID-19. Esto incluye tomar la temperatura de los empleados de la ciudad o los clientes de las instalaciones de la ciudad dentro de las pautas médicas establecidas.
- La Ciudad impondrá e implementará un toque de queda para las personas que no están conduciendo una actividad esencial en toda la Ciudad entre las 8:00 p.m. a las 5:00 a.m.
- Todas y cada una de las acciones tomadas de acuerdo con esta Resolución o implementadas con esta Resolución deberán ser presentadas como un informe semanalmente a todo el Concejo Municipal desde la fecha de adopción de esta Resolución.
- Todos los gastos o costos generados por la Ciudad como resultado de la implementación y el cumplimiento de las directivas establecidas en la Resolución están sujetos al reembolso por parte de todas las fuentes de financiamiento disponibles (relacionadas con emergencias o provistas de otro modo) sea esta Federal, Estatal, del Condado u otra agencia gubernamental. Estos gastos incluirán, entre otros, gastos de policía y seguridad pública, salarios y beneficios de todos los empleados, gastos adicionales incurridos por la Ciudad de entidades que brindan servicios contractuales a la Ciudad o en su nombre, costos de combustible y energía, costos o gastos asociados al transporte, y todos los demás gastos, tarifas, y costos relacionados con emergencias.
- El Administrador de la Ciudad, como Director de Servicios de Emergencia, tiene todos los derechos y la autoridad conferidos a él de acuerdo al el Código Municipal de Huntington Park.

Critical Information for Residents and Businesses in Huntington Park

For information about the Emergency Resolution adopted by the City of Huntington Park and other related available services for its residents, please visit the following link on-line.

<http://hpcg.gov/CivicAlerts.aspx?AID=324>

Para información acerca de la Proclamación de emergencia adoptada por la Ciudad de Huntington Park y otros servicios disponibles para sus residentes, por favor visite:

<http://hpcg.gov/CivicAlerts.aspx?AID=325>