ORDER RESPECTING SOCIAL DISTANCING AND GATHERINGS (#12)

(Stage 2)

WHEREAS:

A. The Minister of Health has declared a Public Health Emergency in Nunavut effective March 20, 2020 to address the novel coronavirus COVID-19 pandemic, and the Minister may renew this declaration every fourteen (14) days for the duration of the Public Health Emergency;

B. Pursuant to section 41(1) of the Public Health Act (“the Act”) the Chief Public Health Officer may take certain actions, including issuing directions or orders for the purposes of protecting the public health and preventing, remedying or mitigating the effects of the public health emergency:

THEREFORE, the Chief Public Health Officer hereby orders the following:

1. The Order Restricting Social Distancing and Gatherings (#12) issued December 2, 2020 is rescinded and replaced by this Order.

2. References to the Order Restricting Social Distancing and Gatherings (#11) in community-specific orders for the Hamlets of Arviat, Rankin Inlet, and Whale Cove shall be replaced with references to this Order.

Part 1: Social Distancing

3. Pursuant to subsection 41(1)(g) of the Act:
   
   a. All persons in Nunavut must maintain social distancing of two (2) metres wherever it is safe and practical to do so, except inside dwellings and between immediate family members.

   b. Subject to specific closures or limitations as ordered by the Chief Public Health Officer, all not-for-profit and for-profit businesses and organizations operating or carrying on business in Nunavut may open for business but must implement social distancing of two (2) metres within these workplaces.
c. Subject to specific closures or limitations as ordered by the Chief Public Health Officer, any not-for-profit or for-profit business or organization carrying on business in Nunavut that cannot, due to its physical size, maintain the social distancing requirement set out in clause 2 (b) must limit the number of customers or clients on its premises to no more than ten (10) persons at a time.

d. The ten-person limit referred to in clause 2 (c) does not apply to businesses and organizations who can maintain social distancing requirements, including without limitation grocery stores, pharmacies, Canada Post Corporation post offices, fuel and motor vehicle service stations, and financial institutions.

e. The social distancing requirements set out in clause 2 (b) and the ten-person limit set out in clause 2 (c) do not apply to the following entities:

   i. The Legislative Assembly, subject to the directions of the Speaker;

   ii. Licensed Premises and Food Services Establishments subject to the Communicable Disease Order (#6) effective December 2, 2020;

   iii. Institutions as defined by the Act;

   iv. Hospitals and health centres designated under the Hospital Insurance and Health and Social Services Administration Act and the Mental Health Act;

   v. Any Court operating essential services, subject to the directions of the Chief Justice of the applicable Court;

   vi. Homeless shelters;

   vii. Food banks;

   viii. Home and community care programs operated by the Department of Health;

   ix. Government of Nunavut offices and the offices of Nunavut public agencies listed in Schedules A, B, and C of the Financial
Administration Act, subject to guidelines and directions issued by
the Workers Safety and Compensation Commission;

x. Workplaces where the employer has limited access to essential
workers and implemented a remote-work program for non-
essential workers, subject to guidelines and directions issued by
the Workers Safety and Compensation Commission;

xi. Construction sites, subject to guidelines and directions issued by
the Workers Safety and Compensation Commission;

xii. Public swimming pools, gymnasia, and fitness centres, subject to
specific guidelines and directions issued by the Chief Public
Health Officer;

xiii. Licensed child day care facilities as defined in the Child Day Care
Act; and

xiv. Any building during a mandatory evacuation or evacuation drill,
subject to specific guidelines and directions issued by the Office
of the Fire Marshal or the Workers Safety and Compensation
Commission.

f. In addition and for greater clarity, the social distancing requirements set
out in clause 2 (b) and the ten-person limit set out in clause 2 (c) do not
apply to private motor vehicles and the following entities, organizations,
and individuals:

i. The Royal Canadian Mounted Police;

ii. Canada Border Services Agency;

iii. The Canadian Armed Forces;

iv. Municipal Enforcement Officers;

v. Other law enforcement officers appointed pursuant to a law of
Nunavut or Canada;

vi. Child Protection Workers when acting in the course of their
duties;
vii. Employees of the Nunavut Department of Justice Corrections Division and Correctional Service of Canada when acting in the course of their duties;

viii. Municipal Fire and Emergency Services;

ix. Emergency medical responders, including air ambulance (medevac) crews;

x. Persons, including volunteers, engaged in search and rescue activities;

xi. Electrical generation facilities operated by Qulliq Energy Corporation;

xii. Municipal utilities such as water, wastewater, and stormwater;

xiii. Maintenance of public utilities and government facilities;

xiv. Essential maintenance of buildings, including dwellings;

xv. Employees or contractors of the Nunavut Housing Corporation, a local Housing Authority, or a local Housing Society performing essential maintenance of public housing and staff housing;

xvi. Road maintenance and repair;

xvii. Airports;

xviii. Solid waste collection and disposal;

xix. Individuals engaged in delivery services for food, medicine, and other goods;

xx. Facilities operated by the Nunavut Liquor and Cannabis Commission;

xxi. Employees and contractors of the Parks Canada Agency operating in national parks, national park reserves, and national historic sites of Canada;
xxii. The Member of Parliament for Nunavut, the Senator for Nunavut, and Members of the Legislative Assembly conducting official or constituency business;

xxiii. Chiropractors, Dentists, Massage Therapists, Psychologists, and Veterinarians providing in-person services in accordance with this Order;

xxiv. Life guards working at public swimming pools;

xxv. Security personnel working at a location listed in paragraph 3 (e) (ii), (iii), (iv), and (xi);

xxvi. Personal service providers providing in-person services in accordance with this Order; and

xxvii. Taxi operators collecting more than one fare during a single trip, provided:

1. That the first fare-paying passenger consents to the operator taking on multiple fares during a single trip;

2. That the driver and all passengers wear non-medical masks for the duration of the trip;

3. That the driver carries a supply of disposable non-medical masks for passenger use; and

4. That no driver may refuse to accept a fare on the sole basis that the passenger does not consent to the driver taking on multiple fares.

g. All providers of chiropractic treatments and massage therapy may open for business, provided that appropriate personal protective equipment is available for staff and customers upon request.

h. All other providers of personal services as defined in the Act may open for business, provided that appropriate personal protective equipment is available for staff and customers upon request.
i. Dental practitioners licensed under the *Dental Profession Act* may open for business, subject to guidelines and directions provided by the Chief Dental Officer.

j. Veterinary practitioners licensed under the *Veterinary Profession Act* may open for business.

k. Psychologists licensed under the *Psychologists Act* may open for business for in-person appointments and may provide virtual services within their scope of practice.

l. Licensed child day care centres as defined in the *Child Day Care Act* may open for regular business subject to specific limitations as ordered by the Chief Public Health Officer or directed by the Minister responsible for the *Child Day Care Act*.

m. Public Libraries as defined in the *Library Act*, libraries operated by Nunavut Arctic College, museums, and galleries may open for individual and family visits, and may provide group tours and gatherings, provided:

   i. The total number occupants, including patrons and staff in the facility does not exceed the lesser of twenty-five (25) persons or fifty per cent (50%) of the rated capacity for each room as established by the Office of the Fire Marshal; and

   ii. Groups shall not exceed ten (10) persons.

n. Public swimming pools may open for lane swimming and group swimming in groups not exceeding ten (10) people, and may operate saunas and hot tubs.

o. Recreation centres, fitness centres, school gymnasia, cadet halls, and private fitness clubs, may open for individual workouts, fitness classes, youth groups, cadets, and recreational sports, provided:

   i. that the total number of occupants, including participants, facility staff, and spectators in the facility does not exceed the lesser of twenty-five (25) persons or fifty per cent (50%) of the rated capacity of each room as established by the Office of the Fire Marshal; and
ii. Fitness classes and youth group meetings shall not exceed ten (10) participants.

p. Municipal arenas may open for individual workouts, fitness classes, and recreational sports, provided:
   i. the total number of occupants on the playing surface, including participants and officials, does not exceed the lesser of fifty (50) persons or fifty per cent (50%) of the rated capacity of each room in the facility as established by the Officer of the Fire Marshal; and
   ii. The total number of spectators shall not exceed fifty (50) persons.

q. Theatres may open for business, subject to the social distancing requirements set out in paragraph 2 (a) and the limits on public gatherings set out in paragraph 6.

r. Places of worship, including but not limited to churches, mosques, and synagogues may open for in-person services, subject to the social distancing requirements set out in paragraph 2 (a) and the limits on public gatherings set out in paragraph 6.

s. Group counselling and support groups including, but not limited to, Alcoholics Anonymous and Narcotics Anonymous, may meet indoors subject to the social distancing requirements set out in paragraph 2 (a) and the limits on public gatherings set out in paragraph 6.

t. Operators of tourist accommodations as defined in the Tourism Act shall not assign the same room to two or more individuals who are not travelling in the same party without the consent of all parties.

u. All persons shall maintain a distance of at least two (2) metres apart from any other person while in public, excepting members of their immediate household.

Part 2: Gatherings

4. All public playgrounds, municipal parks, territorial parks, and territorial park reserves may open for outdoor activities. All park buildings must remain closed to the public.
5. All national parks and national park reserves as defined in the Canada National Parks Act and national historic sites of Canada listed in the National Historic Sites of Canada Order may open subject to any applicable orders and directions issued by the Minister responsible for the Parks Canada Agency.

6. All long-term care facilities, continuing care centres, and medical boarding homes may allow visitors in accordance with any applicable policies and subject to the following additional restrictions:
   a. Each resident or inpatient may have no more than two (2) visitors at once;
   b. Visitors must wear a non-medical mask or face covering, except visitors less than two (2) years of age, or between the ages of two (2) and (4) where the parent or caregiver cannot persuade the child to wear a mask; and
   c. Visitors shall be restricted to the resident or inpatient’s immediate family. For greater certainty, “immediate family” includes grandchildren and great-grandchildren.

7. All organized public gatherings shall be restricted to:
   a. For outdoor gatherings, no greater than one hundred (100) persons; and
   b. For indoor gatherings, no greater than:
      i. No greater than the total number of members of the household normally residing together plus fifteen (15) additional persons who do not reside in the dwelling where the gathering is in a dwelling;
      ii. Twenty (20) persons, where the gathering is for group counselling and support group meetings;
      iii. Fifty (50) persons or fifty per cent (50%) of the rated capacity for the facility as established by the Office of the Fire Marshal, whichever is less, for:
         1. Gatherings at places of worship;
         2. Gatherings organized by the Government of Canada, Government of Nunavut, a municipal corporation, or a
Designated Inuit Organization or Regional Inuit Organization as defined in the Nunavut Agreement;

3. Gatherings at conference facilities, community halls, and other rental meeting spaces;

4. Gatherings at theatres
   
   iv. Fifty per cent (50%) of the rated capacity for the facility as established by the Office of the Fire Marshal for Food Service Establishments and Licensed Premises under the Liquor Act; and

   v. Fifteen (15) persons, for all other indoor gatherings in places other than dwellings.

8. For greater certainty, an organized public gathering as set out in clause 5 includes:
   
   a. Concerts;

   b. Community Feasts;

   c. Organized Sporting Events;

   d. Marriage ceremonies, funerals, and memorial services;

   e. Meetings open to members of the general public;

   f. In-person religious, spiritual, or cultural assemblies;

   g. In-person group counselling and support group meetings; and

   h. Celebrations for Public Holidays and Civic Holidays.

9. All social gatherings, including social gatherings in private dwellings, shall be restricted to:
   
   a. For outdoor gatherings, no greater than one hundred (100) persons;

   b. For indoor gatherings in places other than private dwellings, no greater than fifteen (15) persons; and
c. For indoor gatherings in private dwellings, no greater than the total number of members of the household normally residing together plus fifteen (15) additional persons who do not reside in the dwelling.

10. For greater certainty, a social gathering is any scheduled or informal assembly, and includes:
   a. A party or celebration;
   b. Play groups;
   c. Club meetings;
   d. Meals with individuals who do not reside together; and
   e. Individuals gathering to play or watch sports and games; if social distancing is maintained, players and spectators shall be considered two separate groups.

11. For greater certainty, a social gathering as set out in clause 8 does not include:
   a. Members of a household residing together;
   b. Essential employees and contractors of the organizations listed in clauses 2 (e) and (f) attending at their place of work;
   c. Individuals with no fixed address temporarily residing at the dwelling of a family member;
   d. Individuals entering a building, including a dwelling to perform essential maintenance services;
   e. Religious, Cultural, or Spiritual officiants entering a dwelling or institution to provide religious, cultural, or spiritual care to residents;
   f. Delivery services for food, medicine, and other goods;
   g. Individuals travelling in a motor vehicle provided that the number of passengers does not exceed the number of seats in the vehicle; and
   h. The Member of Parliament for Nunavut, the Senator for Nunavut, or a Member of the Legislative Assembly entering a building, including a dwelling, to conduct official or constituency business.
12. The individuals listed in clauses 10 (d), (e), and (f) shall conduct themselves in a manner that will not expose others to infection or to take other precautions to prevent or limit the direct or indirect transmission of novel coronavirus COVID-19 to others, including wearing appropriate personal protective equipment.

13. Nothing in this Order shall affect parents and their children from exercising their custody and access rights, except:

   a. As ordered by a court of competent jurisdiction; or

   b. Where parent or the child is subject to a mandatory isolation order.

14. For greater certainty, parents and children exercising their custody and access rights is not a social gathering for the purposes of clause 8 of this Order.

**Part 3: Mask Requirements for Exempt Travellers**

15. For the purposes of this Part:

   a. “mask” means a commercial medical or non-medical mask or a home-made mask that covers the nose and mouth;

   b. “public place” means

      i. All outdoor areas within the boundary of a municipality in Nunavut, construction sites, and operating mines;

      ii. retail businesses, or a building or room of a business where personal care services are provided;

      iii. food service establishments or licensed premises as defined in the *Liquor Act*;

      iv. places of worship;

      v. fitness centres, gymnasia, public swimming pools, arena, and other recreation facilities;

      vi. theatres, public libraries, museums, and cultural centres;

      vii. conference facilities, community halls, and other rental meeting spaces
viii. places where federal, territorial, or municipal government services are available to the public;

ix. common areas, including elevators, of tourist accommodations;

x. lobbies, reception areas, or elevators in office buildings;

xi. common areas or public spaces at schools and at Nunavut Arctic College;

xii. public conveyances, including taxis;

xiii. hospitals, health centres, medical boarding homes, and long-term care facilities;

xiv. airports;

xv. all Courts, administrative tribunals, and institutions of public government; and

xvi. the Legislative Assembly, subject to the specific rules and directions of the Speaker.

16. All persons entering Nunavut who are exempt from the mandatory fourteen (14) day isolation period set out in the Order Restricting Travel to Nunavut must wear a mask while in a public place and at their place of work for the first fourteen (14) days following their arrival in Nunavut.

17. A person is exempt from the mask requirement set out in paragraph 15 if the person:
   a. is less than 2 years of age, or age 2 to 4 years and their caregiver cannot persuade them to wear a mask;
   b. cannot wear a mask due to a medical condition;
   c. is reasonably accommodated by not wearing a mask in accordance with the Human Rights Act;
   d. is in the public place receiving care or being provider a service or while participating in an activity requiring the mask to be removed, in which the person may remove the mask for the duration of the care, service, or activity;
e. removes the mask momentarily for identification or ceremonial purposes;

f. is in a court, or a room where a proceeding or meeting of an administrative tribunal or institution of public government is being held; and

g. is consuming food or a beverage in a food service establishment, licensed premises as defined in the *Liquor Act*, theatre, their place of work, or in any other location where food and beverages are being served.

**Part 4: Enforcement**

18. Pursuant to subsection 41(1)(f) of the Act, members of the Royal Canadian Mounted Police, municipal by-law enforcement officers, sheriffs appointed pursuant to the *Judicature Act*, the Chief Environmental Protection Officer and Inspectors appointed pursuant to the *Environmental Protection Act*, and Conservation Officers appointed pursuant to the *Wildlife Act* are authorized to implement this order, including entering any premises other than a dwelling without a warrant.

19. Pursuant to subsection 41(4) of the Act, the peace officers listed in paragraph 12 may not enter a dwelling without a warrant unless the occupant or person in charge of the dwelling consents.

20. Failure to comply with this Order may be considered a breach of this Order issued under the Act and may result in penalties under the Act, which may include:

a. A $575 fine for individuals; and

b. A $2875 fine for corporations.
This order is effective 12:01 am Eastern Time (UTC-5:00) Monday, December 7, 2020 and remains in effect for the duration of the Public Health Emergency, unless otherwise rescinded.

Dr. Michael Patterson

Chief Public Health Officer