ORDER OF THE HEALTH OFFICER No. C19-10

ORDER OF THE HEALTH OFFICER
OF THE COUNTY OF SANTA CRUZ DIRECTING ALL LABORATORIES
CONDUCTING COVID-19 DIAGNOSTIC TESTS TO REPORT COVID-19
TEST INFORMATION – INCLUDING POSITIVE, NEGATIVE, AND
INCONCLUSIVE TEST RESULTS – TO LOCAL AND STATE PUBLIC
HEALTH AUTHORITIES.

DATE OF ORDER: March 26, 2020

Please read this order carefully. Violation of or failure to comply with this Order constitutes a misdemeanor punishable by fine, imprisonment, or both. (California Health and Safety Code § 120295, et seq.)

Summary: The virus that causes Coronavirus 2019 Disease ("COVID-19") is easily transmitted, especially in group settings, and it is essential that the spread of the virus be monitored and slowed to protect the ability of public and private health care providers to handle the influx of new patients and safeguard public health and safety. Because of the risk of the rapid spread of the virus, and the need to protect all members of the community and the Bay Area region, especially our members most vulnerable to the virus and health care providers, this Order requires that all Laboratories conducting COVID-19 Diagnostic Tests comply with mandated Reporting Requirements as defined below. Reporting Requirements include, but are not limited to, promptly reporting all individual positive, negative, and inconclusive test results electronically to the California Department of Public Health ("CDPH") and, in limited cases where electronic reporting is not possible, to the County of Santa Cruz Public Health Division, Communicable Disease Unit.

This order begins at 12:01 a.m. on March 26, 2020 and will continue to be in effect until it is rescinded, superseded, or amended in writing by the Health Officer.

UNDER THE AUTHORITY OF CALIFORNIA HEALTH AND SAFETY CODE
SECTIONS 101040, 101085, AND 120175, THE HEALTH OFFICER OF THE COUNTY
OF SANTA CRUZ ("HEALTH OFFICER") ORDERS:
1. The intent of this Order is to ensure that any Laboratory conducting Diagnostic Tests adheres to Reporting Requirements established by the Health Officer as those initially capitalized terms are defined in Section 4 and to ensure that complete Diagnostic Test data are promptly shared with the individuals who provide the test samples, their health care providers, if any, and with public health officials, using the California Reportable Disease Information Exchange ("CalREDIE") system.

2. Every Laboratory that generates any test result that was taken from a resident of the County of Santa Cruz ("County") or was collected or processed in the County from a Diagnostic Test must fully and timely comply with all Reporting Requirements.

3. Within twenty-four hour of receiving Diagnostic test results, Laboratories must report those results to: (1) the tested individual's primary care provider who ordered the test, if any, and other authorized recipients; and (2) public health officials via the CalREDIE system in accordance with all Reporting Requirements.

4. Definitions.

For purposes this Order, the following terms will have the meaning given below.

a. "Reporting Requirements" means:

   i. Reporting all positive, negative, and inconclusive Diagnostic Test results in accordance with this Order;

   ii. Adhering to any and all CDPH reporting and notification requirements for Laboratories conducting Diagnostic Tests, including, without limitation: notification requirements of Chapter 17 of the California Code of Regulations section 2505; the March 9, 2020 CDPH Letter to Laboratory Directors and Managers, attached to this Order as Exhibit A; and the March 9, 2020 CDPH Reportable Conditions: Notification by Laboratories document attached to this Order as Exhibit B, except:

    1. Where a Laboratory promptly submits Diagnostic Test results via electronic laboratory reporting to CalREDIE, no further reporting is required. Where a Laboratory is unable to report electronically, it must temporarily report to Disease Prevention and Control Program via confidential facsimile or telephone;

   iii. Reporting the date the specimen was obtained, the patient identification number, the specimen accession number or other unique specimen identifier, the specimen site, the diagnosis codes, the Laboratory findings for the test performed, and the date that the Laboratory findings were identified;

   iv. If Provided to the Laboratory, the Laboratory shall report in all test requisitions the name, gender, address including ZIP Code, telephone
number, pregnancy status, and date of birth, of the individual who is the subject of the Diagnostic Test;

b. "Diagnostic Test" means nucleic acid amplification testing or serologic testing to determine the presence of SARS-CoV-2 (the virus that causes COVID-19) or novel coronavirus infection.

c. "Laboratory" means any facility meeting the requirements to perform testing classified as high complexity under the Clinical Laboratory Improvement Amendments of section 353 of the Public Health Service Act.

5. This Order is issued based on evidence of increasing occurrence of COVID-19 within the County and throughout the Bay Area, scientific evidence and best practices regarding the most effective approaches to slow the transmission of communicable diseases generally and COVID-19 specifically, and evidence that the age, condition, and health of a significant portion of the population of the County places it at risk for serious health complications, including death, from COVID-19. Due to the outbreak of the COVID-19 virus in the general public, which is now a pandemic according to the World Health Organization, there is a public health emergency throughout the County. The scientific evidence shows that at this stage of the emergency, it is essential to slow virus transmission as much as possible to protect the most vulnerable and to prevent the health care system from being overwhelmed. Accurate and precise diagnostic testing is an essential tool for combatting the spread of COVID-19. By sharing high quality test result data at scale, state and local health authorities can better track COVID-19, predict its spread, and better focus public resources to end this global pandemic.

6. This Order also is issued in light of the existence of 25 cases of COVID-19 in the County, as well as over 2,000 confirmed cases and at least 40 deaths in the state of California, as of 8:00 a.m. on Wednesday, March 25, 2020, including a significant and increasing number of suspected cases of community transmission and likely further significant increases in transmission.

7. This order is issued in accordance with, and incorporates by reference, the March 4, 2020 Proclamation of a State of Emergency issued by Governor Gavin Newsom, the March 4, 2020 Declaration of a Local Health Emergency Regarding Novel Coronavirus 2019 (COVID-19) issued by the Health Officer, the March 10, 2020 Resolution of the Board of Supervisors of the County of Santa Cruz Ratifying the Declaration of a Local Emergency, the March 10, 2020 Resolution of the Board of Supervisors of the County of Santa Cruz Proclaiming a Local Emergency, and the March 16, 2020 Order of the Health Officer of the County of Santa Cruz Directing all Individuals Living in the County to Shelter at Their Place of Residence Except that They May Leave to Provide or Receive Certain Essential Services or Engage in Certain Essential Activities and Work for Essential Businesses and Government Services; Exempting Individuals Experiencing Homelessness from the Shelter In Place Order but Urging Them to Find Shelter and Government Agencies to Provide It; Directing All Businesses and Governmental Agencies to Cease Non-Essential Operations at Physical Locations in the County; Prohibiting All Non-Essential Gatherings of Any Number of Individuals; and Ordering Cessation of All Non-
Essential Travel (the latter being known as the “Shelter in Place Order”), and guidance issued by the California Department of Public Health, as each of them have been and may be supplemented.

8. Pursuant to Government Code sections 26602 and 41601 and Health and Safety Code section 101029, the Health Officer requests that the Sheriff and the Chief of Police in the County ensure compliance with and enforce this Order. The violation of any provision of this Order, including any law or regulation cited in this Order, constitutes an imminent threat and creates an immediate menace to public health and may lead to enforcement measures or referral to the relevant enforcement authorities.

9. This Order shall become effective at 12:01 a.m. on March 26, 2020 and will continue to be in effect until it is rescinded, superseded, or amended in writing by the Health Officer.

10. The County must promptly provide copies of this Order as follows: (1) by posting on the County Health Services Agency’s website (www.santacruzhealth.org/coronavirus); (2) by posting a copy in front of the main County offices at 701 Ocean Street, Santa Cruz CA 95060; and (3) by providing to any member of the public requesting a copy. In addition, the owner, manager, or operator of any Laboratory that is likely to be impacted by this Order is strongly encouraged to post a copy of this Order onsite and to provide a copy to any member of the public asking for a copy.

11. If any provision of this Order or its application to any person or circumstance is held to be invalid, then the reminder of the Order, including the application of such part or provision to other persons or circumstances, shall not be affected and shall continue in full force and effect. To this end, the provisions of this Order are severable.

IT IS SO ORDERED:

Gail Newell, MD MPH
Health Officer of the
County of Santa Cruz

Dated: March 25, 2020

APPROVED AS TO FORM:

[Signature]
Office of the County Counsel