April 8, 2021

Via: Certified Mail and email as noted below

Attn: Covid-19 Mitigation and Management Task Force
State of Nevada
Office of the Governor
101 North Carson Street
Carson City, Nevada 89701

Our File No. 13257-4

To Whom it May Concern:

Please be advised that this office represents Lander County and, consistent with Directive 041, hereby submits the Lander County Covid-19 Local Mitigation and Enforcement Plan (the “Local Plan”) which addresses the requirements set forth under Directive 041. This Local Plan is hereby being submitted to the Covid-19 Mitigation and Management Task Force (the “Task Force”) consistent with the afore-referenced directive. If the Task Force has any additional questions, comments, concerns or wishes to discuss the Local Plan enclosed herewith, please feel free to contact the undersigned directly.

Sincerely,

MARQUIS AURBACH COFFING

Brian R. Hardy, Esq.

BRH:mm
Enclosure: As stated

cc:    Meagan Werth Ranson via email: mwranson@gov.nv.gov
       Caleb Cage via email: ccage@gov.nv.gov
       Kevin Benson via email: kbenson@gov.nv.gov
       Bert Ramos via email: bramos@landercountynv.org
       Ted Herrera via email: da@landercountynv.org
To: Governor Steve Sisolak and Nevada’s COVID-19 Mitigation and Management Task Force

From: Board of Lander County Commissioners

Re: Declaration of Emergency Directive 041

Lander County is a rural county in Nevada with a population of less than 6,000 people. As of April 8, 2021, the Nevada Department of Health and Human Services’ (“DHHS”) update of “Key Metrics” for COVID-19 cases in Lander County reported that there were no “new daily cases” (based on a 14-day moving average). Further, since January 17, 2021, there have been no COVID-19 related hospitalizations or deaths. Lander County’s COVID-19 test positivity rate is currently sitting at 0.7%, among the lowest in Nevada and well below the State’s 5.2% positivity rate. In fact, Lander County has been at or below the five percent (5%) positivity rate since February 3, 2021. In spite of the fact that the DHHS Key Metrics confirm Lander County’s remarkable management to address and remediate COVID-19 locally, Lander County remains subject to the overly broad Directive 41 which incorrectly asserts that COVID-19 remains an ongoing statewide public health crisis.

As a reminder, Nevada proudly includes its 13 rural counties and not just the two metropolitan areas. Based upon current data, there is no justification for Lander County to remain subject to the Governor’s emergency directives. The World Health Organization (“WHO”), the Center for Disease Control (“CDC”), and Governor Sisolak’s own criteria qualify Lander County to be in the lowest possible transmission groups. Specifically, based upon the WHO’s COVID-19 published guidance, Lander County is at a Situational Level recommending no restrictions on daily activities. Nevertheless, Directive 41 dictates that only after May 1, 2021 that it may be appropriate for Governor Sisolak to transition certain measures to the counties to manage. Whether from a public health or economic perspective, this one-size-fits-all approach is simply not in the best interest of Lander County.

As a result of the absence of an ongoing emergency health situation, and based on national and international public health guidance, on February 25, 2021, the Board of Lander County Commissioners (“BLCC”) unanimously passed Resolution No. 2021-03 which removes Lander County from the Governor’s state of emergency Declaration. The BLCC has determined

1 https://nvhealthresponse.nv.gov/
3 https://covid.cdc.gov/covid-data-tracker/#/county-view
4 https://nvhealthresponse.nv.gov/
5 The CDC provided specific guidance to rural communities such as Lander County (https://www.cdc.gov/coronavirus/2019-ncov/need-extra-precautions/other-at-risk-populations/rural-communities.html) which recommends “[c]hach rural community should assess their unique susceptibility and social vulnerability to COVID-19.” Consistent with that recommendation, the BLCC assessed and provided a response appropriate to the rural residents of Lander County. As I am sure you are aware, the United States Supreme Court recently affirmed that the “question of when restrictions on particular social activities should be lifted during the pandemic is a dynamic and fact-intensive matter subject to reasonable disagreement.” See South Bay United Pentecostal Church, et al. v. Newsom, et al. Case No. 19A1044, 2020 WL 2813056 at *2 (May 29, 2020). And, such questions of fact may not be best accomplished through general directives or mandates. Rather, it is well-established that the Constitution principally entrusts the health and safety of communities to the elected officials who are most accountable to the people and most knowledgeable about the specific needs of their communities. See, e.g., id.; Marshall v. United States, 414 U.S. 417, 427, 94 S. Ct. 700, 706 (1974); Jacobson v. Massachusetts,
that spending time and resources to develop and submit to the State the new COVID-19 Local Mitigation and Enforcement Plan ("Local Mitigation Plan") requested in Directive 041, is not a prudent use of county resources. Nevertheless, please see the attached Lander County Local Mitigation Plan.

Governor Sisolak has repeatedly acknowledged that each county varies in needs. Nevertheless, given Governor Sisolak’s refusal to consider previously submitted Local Mitigation Plans, the BLCC is of the opinion that he intends to treat each county the same and as he sees fit — without considering the singular circumstances applicable to each individual county. Furthermore, due to the extremely limited number (if any) of COVID-19 cases within Lander County, there is nothing for Lander County to mitigate. Mitigation is "the process or result of making something less severe, dangerous, painful, harsh, or damaging." With virtually no transmission in Lander County, COVID-19 is no longer a public health emergency that requires a new or revised Local Mitigation Plan.

While we welcome Governor Sisolak’s long-awaited overture to work with Lander County, waiting until May 1, 2021 to have any voice is not an acceptable option. In May of 2020, Governor Sisolak acknowledged a "one-size-fits-all" directive was not appropriate and he initiated the Nevada United: Roadmap to Recovery which created three different criteria. However, the Roadmap to Recovery plan was abandoned after only a few months when Governor Sisolak ignored his previous declarations and issued State-only directives without consideration of divergent county needs. Presently, even though Lander County satisfies all reasonable benchmark criteria for successful COVID-19 management, the State continues to capriciously impose on Lander County the same restrictions as counties with higher transmission levels and greater public health challenges. Even after acknowledging that "Nevada counties are diverse in many ways and have been impacted by COVID differently," the current statewide directives continue to treat all counties the same. The State presumes that even on May 1, 2021, minimum directives including the mask mandate, will still be required in counties regardless of the absence of COVID-19 cases and local vaccination efforts.

As you are well aware, the Governor’s declaration of emergency has been ongoing for over a year now, with no end in sight. An emergency is defined as "an unforeseen combination of circumstances or the resulting state that calls for immediate action" or "an urgent need for

197 U.S. 11, 38, 25 S. Ct. 358, 366 (1905). Here, the BLCC firmly believes that individual counties and their elected officials should be afforded discretion and latitude in addressing the needs of their residents. After all, the population, demographics, and very way of life in Lander County is markedly different from other counties in Nevada – such as Clark County and Washoe County. As statistics confirm, the spread and impact of COVID-19 has been significantly different in rural counties as compared to Nevada’s larger more populous counties. Based upon their direct knowledge of the situation in Lander County, the BLCC is fully apprised of the needs of the residents and is optimistic that Lander County residents will reasonably adhere to all health guidelines and continue their individual efforts to help keep themselves and their community safe and healthy.

7 https://www.merriam-webster.com/dictionary/mitigation
7 Governor Sisolak once stated: "I come from the counties. I am the only governor in the United States who most recently served as a county commissioner before becoming governor," Sisolak said. "I get it. I know where you're at. I uniquely understand that counties know how to get the work done and they know what is best for their residents and what their businesses and residents need and how they operate. I have not and will not forget that." https://thenevadaindependent.com/article/counties-submit-reports-to-state-panel-detailing-why-they-should-open-as-pressure-mounts-on-sisolak-to-issue-phase-1-directive
assistance or relief." It may have been appropriate in March of 2020 to declare a state of emergency for the entire State. Much has transpired in the last 12 months. Thanks to President Trump and "Operation Warp Speed" private and public groups mobilized supplies to hospitals and healthcare workers and developed multiple variations of vaccines which have been, and are being, administered to those in need. In Lander County, there presently are no dire emergent circumstances that require immediate action, and no urgent need for assistance or relief. Simply put, there is no longer a state of emergency in Lander County.

Taking a realistic look at its residents and the fact that there has been no "emergency" with respect to COVID-19 for months, Lander County has removed itself from a state of emergency and are of the firm opinion that Governor Sisolak and his prolonging of the "state of emergency" has overreached beyond his statutory powers and authority. NRS 414.060 provides "in the event of emergency or disaster beyond local control, [the Governor] may assume direct operational control over all or any part of the functions of emergency management within [Nevada]." NRS 414.060 was never intended for the governor of Nevada to be able to control the entire state for over a year without listening to input from local officials, especially those counties in which there is no public health crisis. Frankly, there is no longer a statewide public health crisis. COVID-19 is now being managed under local control and Lander County is taking back its decision-making power. Counties are able to make assessments based upon the individual needs of their residents. Lumping a 6,000-person county into the same guidelines as a 2-million-person metropolitan city is not responsible, reasonable, practicable, or supported by science.

As Lander County is not in a health crisis, BLCC determined it is in the best interest of their residents for their local commissioners to determine the guidelines and efforts necessary in response to COVID-19. NRS Chapter 244 establishes the County’s authority to regulate matters of local concern, including the public health, safety, and welfare of those in the county. As vaccinations are being administered and Lander County has few if any COVID-19 cases, this is now a matter of local concern. The real concern for the BLCC is to plan for the future success of Lander County and recovering from the economic impact resulting from COVID-19 and the Governor’s extensive directives.

To be clear, Lander County is not ignoring the science. It has thoroughly reviewed available science and guidelines. Lander County will rely on its residents to take personal responsibility and expects each of them to continue using reasonable measures to protect their health and safety. According to the CDC, each rural community should assess their unique susceptibility and social vulnerability to COVID-19. Consistent with that recommendation, the Commissioners assessed and provided a response appropriate to the residents of Lander County.

If Lander County’s transmission does begin to rise, Lander County officials are well-equipped and prepared to handle any uptick in cases. WHO guidelines clearly support this notion as they consistently state the situational assessments should be done at the most local administrative level possible.  

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9 https://www.merriam-webster.com/dictionary/emergency  
Additionally, WHO guidelines generally provide that mask use in community settings should only be required in areas of known or suspected community or cluster SARS-CoV-2 transmission. Based upon the WHO guidelines, Lander County is in a Situation Level 0 or at the most Situation Level 1.\textsuperscript{12} Neither of these Situation Levels include suspected community or cluster transmissions and neither of the situation levels require or recommend mask mandates.\textsuperscript{13} WHO mask guidance confirm that there is “only limited and inconsistent scientific evidence to support the effectiveness of masking of healthy people in the community to prevent infection.”\textsuperscript{14} Since Lander County has little to no transmission of COVID-19 in its communities, the BLCC voted to end the mask mandate. The end of the mask mandate also is supported by CDC guidelines.

The CDC guidelines provide if a person has been fully vaccinated, that person can gather indoors with other fully vaccinated people without wearing a mask, and even gather indoors with a limited number of unvaccinated people.\textsuperscript{15} As of March 17, 2021, 19.31% of the Lander County population has initiated the vaccine, over 765 people (12.76%) in Lander County had been fully vaccinated. Governor Sisolak repeatedly stated he is following the science and guidelines for COVID-19, yet the current directives and slow pace of change – especially for Lander County – are not supported by the same agencies the Governor relied upon to shut down the State.

Nevada’s Roadmap to Recovery acknowledged “responsible local governments, with their knowledge of their unique communities and their existing local licensing and regulatory structure, are in the best position to execute the gradual reopening of the businesses and public life of their local residents.”\textsuperscript{16} Lander County officials have the knowledge and regulatory structure to permit Lander County residents to reestablish their business and public life. Lander County Commissioners are unanimous in their determination that Lander County is safe to reopen.

In sum, Governor Sisolak was quick to shut down the State, but has been slow to take into consideration the unique and varied communities within this state. It is now time for the Governor to acknowledge that there is no longer a statewide emergency and the time has come for him to release the heavy hand he has used to subject his will on Nevadans through his “emergency powers”, and trust, as he once stated, that the “counties know what is best for their residents and what their businesses and residents need”\textsuperscript{17} Waiting another month and a half to even consider restoring the statutory authority granted to the counties is not based on science and will only further exacerbate the economic problems resulting from policies propagated by the Governor.

\textsuperscript{15} https://www.cdc.gov/coronavirus/2019-ncov/vaccines/fully-vaccinated.html
\textsuperscript{17} https://thenevada-independent.com/article/counties-submit-reports-to-state-panel-detailing-why-they-should-open-as-pressure-mounts-on-sisolak-to-issue-phase-1-directive
Let it be known that Lander County trusts its residents, restores to them their freedom, and is fully open for business.

Commissioner Kathleen V. Ancho

Commissioner Patsy Waits

Commissioner Art Clark, III

Commissioner Bryan Sparks

Commissioner Wallace (JR) Thomas
**PUBLIC GATHERINGS & EVENTS**

Large in-person gatherings can present risk for increasing the spread of COVID-19 if social distancing, face covering requirements, and other mitigation guidance is not followed. All organizations, individuals and families, and event planners are encouraged to provide remote events and gatherings as an alternative to hosting in-person gatherings.

### CURRENT STATEWIDE STANDARDS

**CAPACITY**

Limited to no more than 250 individuals or 50 percent of fire code capacity, whichever is less, under strict social distancing requirements. **UPDATE PER DIRECTIVE 041** effective March 15, 2021: If a gathering space or venue wants to host more than 250 individuals for an event, (live entertainment show, convention, trade show, etc.) it may have up to 50 percent of fire code capacity, so long as a Large Gathering Plan Certification Form is submitted and approved.

### PROPOSED LOCAL MEASURES

**NONE**

### LARGE GATHERING PLANS

Submitted PRIOR to May 1 for: • Events taking place prior to May 1: Large Gathering Plan Certification Forms may be submitted to the Nevada Department of Business & Industry (B&I) who will work in consultation with state public health officials and other applicable state agencies to review and potentially approve gatherings above 250 individuals, up to 50 percent. • Events taking place May 1 – June 30 (after potential transition to Local Authority): Large Gathering Plan Certification Forms may be submitted through April 30 (or through whenever authority transitions to a county) to the Nevada Department of Business & Industry (B&I) who will work in consultation with state public health officials and other applicable state agencies to review and potentially approve gatherings above 250 individuals, up to 50 percent capacity. Applications Submitted after Transition to Local Authority: Large Gathering approval process will be determined by county authorities in accordance with its Local Mitigation and Enforcement Plan.

### PRIVATE GATHERINGS & EVENTS

In-person gatherings can present risk for increasing the spread of COVID-19 if social distancing, face covering requirements, and other mitigation guidance are not followed. All organizations, individuals and families, and event planners are encouraged to provide remote events and gatherings as an alternative to hosting in-person gatherings. Public health officials continue to strongly recommend avoiding gatherings with individuals outside of your household.

**CAPACITY**

Private social gatherings are restricted to 10 people indoors and 25 people outdoors. **NONE**
FOOD & BEVERAGE ESTABLISHMENTS

Restaurants & Bars, Pubs, Wineries, Distilleries, and Breweries (those that serve food and those that do not). This includes all restaurants and bars within gaming properties.

CAPACITY May allow indoor dining at no more than 50% occupancy based on applicable fire code, under strict social distancing requirements. No occupancy limits for outdoor dining**, as long as all social distancing requirements are followed.

RESERVATIONS Reservations NOT REQUIRED

SEATING No more than 6 patrons per table with social distancing requirements

BAR SEATING Patrons sitting at a table or booth must only be served via table service. Patrons may be served at bar tops if paced 6ft apart and bar top parties should be limited to no more than 2 persons.

ADDITIONAL MEASURES Strongly encouraged to continue curbside, delivery, and/or carry out operations. Restaurants and bars are encouraged to try to expand outdoor seating options, and local governments are encouraged to work with these businesses to meet this goal. Restaurants and bars should continue to have hand sanitizer available and should be conducting health screenings and/or temperature checks. Buffets will remain prohibited.

PLACES OF WORSHIP

Mitigation measures, including but not limited to capacity, for houses of worship must not be more restrictive than mitigation measures for similar gatherings or businesses.

CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code.

ADDITIONAL MEASURES

GYMS, FITNESS/DANCE/YOGA STUDIOS, MARTIAL ARTS STUDIOS & SIMILAR ESTABLISHMENTS

CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code.

GYM/STUDIO LOCKER ROOMS Locker rooms may be open but MUST be limited to 50 percent capacity. Single stall showers may be utilized. Community showers, saunas, vapor baths, salt therapy rooms, hot tubs, spas and other communal areas remain prohibited.

ADDITIONAL MEASURES Equipment MUST be moved or designated inoperable to ensure a minimum of six feet of social distancing between users.
GAMING FLOORS:
CAPACITY Capacity and mitigation measures for gaming areas will NOT transition to local control after May 1 and will remain under the authority of the Nevada Gaming Control Board. Uniform, statewide mitigation measures will continue to apply to gaming areas. After May 1, other businesses located within a gaming property will be subject to the applicable county’s capacity and other mitigation measures applicable to that type of business, per the approved Local Mitigation and Enforcement Plan. For example, a retail clothing store located within a gaming property shall follow the mitigation measures for retail stores that are set forth in the county’s plan.

ARCADES, RACETRACKS, BOWLING ALLEYS, MINI GOLF, POOL HALLS, AMUSEMENT & THEME PARKS, and SIMILAR ACTIVITIES
These venues have many high-touch surfaces and are common venues for group gatherings, or gatherings that would promote food/drink consumption or other activities that would require mask removal. A responsible and staggered approach is strongly recommended by public health officials.
CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code.
ADDITIONAL MEASURES High-touch surfaces should be avoided (remain closed if applicable/possible) and cleaned frequently. Food and drink should be contained to areas designated as restaurants/food courts and should adhere to requirements in place for those types of establishments.

LIBRARIES, MUSEUMS, ART GALLERIES, AQUARIUMS & ZOOS: CURRENT STATEWIDE STANDARDS PROPOSED LOCAL MEASURES
CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code.
ADDITIONAL MEASURES All interactive and/or hands-on exhibits must be closed. High-touch surfaces should be avoided and cleaned frequently. Food and drink should be contained to areas designated as restaurants/food courts and should adhere to requirements in place for those types of establishments.

BODY ART & PIERCING ESTABLISHMENTS: CURRENT STATEWIDE STANDARDS PROPOSED LOCAL MEASURES
CAPACITY May operate under strict social distancing requirements per existing Directives.
APPOINTMENTS Services shall be provided by appointment only, and customers waiting for an appointment must wait outside and practice social distancing.
ADDITIONAL MEASURES  No body art or piercing may be done around the nose or mouth. Establishments with walls/partitions between stations or chairs may utilize all stations, but no more than 1 customer can be at a station at any given time. Establishments without walls/partitions between stations/chairs may only seat clients every other station or chair, or arrange stations or chairs to a min of 6ft apart.

SPAS, MASSAGE THERAPY & MASSAGE ESTABLISHMENTS  Industrial regulated by professional licensing boards covered in Title 54 of the Nevada Revised Statutes will continue to follow the statewide baseline standards for COVID-19 mitigation measures and any mitigation measures promulgated by their respective regulatory bodies, in addition to local measures.

CAPACITY  May operate under strict social distancing requirements per existing Directives and protocols established by the Nevada State Board of Cosmetology and Nevada State Board of Massage Therapy.

APPOINTMENTS  Services shall be provided by appointment only, and customers waiting for an appointment must wait outside and practice social distancing.

ADDITIONAL MEASURES  Out-call and/or in-home service may be provided with observation of same protocols as in the establishments. Establishments, including day and overnight spas, that may operate for aesthetic and massage services must prohibit the use of steam rooms, saunas, portable saunas, vapor baths, salt therapy rooms, hot tubs, and any other communal facilities.

HAIR SALONS, BARBERSHOPS, NAIL SALONS & BUSINESSES THAT PROVIDE AESTHETIC SKIN SERVICES  Industries regulated by professional licensing boards covered in Title 54 of the Nevada Revised Statutes will continue to follow the statewide baseline standards for COVID-19 mitigation measures and any mitigation measures promulgated by their respective regulatory bodies, in addition to local measures.

CAPACITY  May operate under strict social distancing requirements per existing Directives and protocols established by the Nevada State Board of Cosmetology and Nevada Barbers' Health and Sanitation Board, as applicable.

APPOINTMENTS  Services shall be provided by appointment only, and customers waiting for an appointment must wait outside and practice social distancing.

ADDITIONAL MEASURES  Out-call and/or in-home service may be provided with observation of same protocols as in the establishments. Salons & barber shops with walls/partitions between stations or chairs may utilize all stations, but no more than 1 customer can be at a station at any given time. Salons and barber shops without walls/partitions between stations/chairs may only seat clients every other station or chair, or arrange stations or chairs to a min of 6ft apart.
RETAIL STORES

CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code.

RETAIL & GROCERY STORES W/OVER 50,000 sq. ft. capacity MUST have "counters" at all public entrances to manage capacity. MUST have health screening signage at public entrances. Encouraged to conduct temperature screenings before entry.

SELF-SERVE FOOD/BEVERAGE OPTIONS Retail stores, including grocery stores, may offer limited self-service food and drinks with mitigation measures in place.

ADDITIONAL MEASURES Strongly encouraged to promote and continue online or call-in ordering, curbside, delivery, and/or carry out operations.

CANNABIS - Medicinal & Recreational Establishments

After May 1, Medicinal and Recreational Marijuana Establishments will still remain under the authority and regulatory control of the Nevada Cannabis Compliance Board (CCB). However, capacity and mitigation measures for Medicinal and Recreational Marijuana establishments will fall under the category of “Retail Stores” within each county. For example, if a county decides to set a capacity limit of 50 percent for retail stores in its Local Mitigation and Enforcement Plan, marijuana establishments will also be at 50 percent capacity.

INDOOR MALLS

CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code -- including no more than 50% capacity within each individual retail store, which must comply with all retail business restrictions.

ADDITIONAL MEASURES Strongly encouraged to promote and continue online or call-in ordering, curbside, delivery, and/or carry out operations.

COMMUNITY & RECREATIONAL CENTERS

CAPACITY May operate under strict social distancing requirements at no more than 50% occupancy based on applicable fire code.

YOUTH AND ADULT RECREATIONAL SPORTS

Current state guidance does NOT govern professional sports leagues or college division level sports. The NIAA retains authority over when high school sports will resume and the guidelines under which competition will resume, consistent with Section 7 of Directive 028 and Sections 5 and 7 of Directive 034.
TOURNAMENTS Tournaments for permissible sports (pursuant to Directive 034) allowed to resume no earlier than March 15. Tournaments must be approved by applicable State authorities prior to competitions through submission of a Preparedness & Safety Plan.

ADDITIONAL MEASURES Amount of spectators allowed at a tournaments will be dictated by the applicable Directives on gathering sizes and must be outlined in the tournament’s approved Preparedness & Safety Plan.

CONTACT LEVEL PROHIBITED (unless regulated by NIAA) • Full-Contact Sports including football, rugby, wrestling, ice hockey, basketball, etc. --- ALLOWED:
• Minimal-Contact Sports including baseball, softball, soccer, volleyball, lacrosse, etc.
• Non-Contact Sports including golf, tennis, running, track and field, skiing/snowboarding, gymnastics, etc.

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<td>ADULT ENTERTAINMENT ESTABLISHMENTS</td>
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RECORDING REQUESTED BY:
LANDER COUNTY COMMISSIONERS
50 STATE ROUTE 305
BATTLE MOUNTAIN, NV 89820

RESOLUTION NO. 2021-03

of the Board of Lander County Commissioners

A RESOLUTION REMOVING LANDER COUNTY FROM
A STATE OF EMERGENCY

COMMISSION MEETING: FEBRUARY 25, 2021

ITEM #5

This page added to provide information required by NRS 111.312, sections 1-2

This cover page must be typed or printed
RESOLUTION NO. 2021-03

of the Board of Lander County Commissioners

SUMMARY: A RESOLUTION REMOVING LANDER COUNTY FROM A STATE OF EMERGENCY.

WHEREAS, the Governor of the State of Nevada issued a Declaration of Emergency to facilitate the State’s response to the Covid-19 pandemic on March 12, 2020 and has issued over thirty-five (35) emergency directives since that date; and

WHEREAS, a State of Emergency was declared by the Lander County Board of County Commissioners by Proclamation 2020-02 on March 18, 2020 as a result of a public health event (Covid-19) and the impacts to hospital emergency rooms, local government agencies, local business, residents and visitors, and

WHEREAS, Lander County in an effort to avoid irreparable economic damage to local businesses, has previously created a policy wherein a business owner who has incurred expenses in the form of fines, penalties, or legal fees due to a state government directive can get reimbursement from the County with the County pursuing all legal defenses on behalf of the business; and

WHEREAS, the State of Nevada has steadfastly refused to work directly with rural Nevada to create policies tailored to rural Nevada, instead mandating “one-size-fits-all” policies created for more densely-populated counties; and

WHEREAS, the Board of County Commissioners recognizes that the Governor’s Covid-19 related restrictions have caused damaging long-term economic effects on the Lander County economy; and

WHEREAS, the Fourteenth Amendment to the U.S. Constitution declares, “No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United State”; and
WHEREAS, the Great Barrington Declaration issued by infectious disease epidemiologists and public health scientists and co-signed by more than fifty-two thousand (52,000) medical professionals states, "Current lockdown policies are producing devastating effects in short and long-term public health" and "keeping these measures in place will cause irreparable damage"; and

WHEREAS, decisions affecting the health and well being of Lander County citizens must be based on empirical evidence without regard to politics or the influence of special interest groups; and

WHEREAS, Chapter 244 of the Nevada Revised Statutes establishes the County's authority to regulate matters of local concern, including the public health, safety and welfare of those in the County; and

WHEREAS, the Lander County Board of County Commissioners finds that the public health, safety and welfare of those in the County as well as the economic prosperity of the County is a matter of local concern; and

WHEREAS, the Lander County Health Board has recommended that "we are no longer in an emergency situation and there is more damage being done to our children and the economy due to restrictions than due to virus and it's time to get back to work and back to school".

NOW THEREFORE, BE IT RESOLVED, that the Lander County Commission hereby removes Lander County from the previously declared State of Emergency and declares that the County is open and free of restrictions; and

BE IT FURTHER RESOLVED, that our County is extremely concerned about the impacts to our children of any further delays to in-person education and therefore all school districts in our jurisdiction are urged to safely open all schools as soon as possible with no restrictions and no masks and provide in-person instruction to the greatest extent possible without further delay.
PASSED AND ADOPTED this 25th day of February, 2021.

THOSE VOTING AYE:
Commissioner: Kathleen V. Ancho
Commissioner: Patsy Waits
Commissioner: Art Clark, III
Commissioner: Bryan Sparks
Commissioner: Wallace (JR) Thomas

THOSE VOTING NAY:
Commissioner: None
Commissioner:

THOSE ABSENT:
Commissioner: None
Commissioner:

[Signature]
Kathleen V. Ancho, Chair
Landers County Board of Commissioners

ATTEST:

SADIE SULLIVAN, County Clerk and Ex-Officio
Clerk of the Board of Commissioners of
Landers County, Nevada

APPROVED AS TO FORM AND LEGALITY,

[Signature]
Theodore C. Herrera
Landers County District Attorney
RESOLUTION NO. 2021-04
Of the Board of Lander County Commissioner

A RESOLUTION RECOMMENDING NUTRITIONAL GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

Approved: March 25, 2021

Commission Meeting: March 25, 2021

Item #8

This page added to provide information required by NRS 111.312, sections 1-2

This cover page must be typed or printed
RESOLUTION NO. 2021-04
of the Board of Lander County Commissioners

SUMMARY: A RESOLUTION RECOMMENDING NUTRITIONAL GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

WHEREAS, it is known by public health agencies that based upon recent National Health and Nutrition Examination Survey (NHANES) data published by the Centers for Disease Control and Prevention (CDC): 65-95% of Americans are deficient in Vitamin D, 60-84% of Americans are deficient in Vitamin B, 35-45% of Americans are deficient in Vitamin A, 37-46% of Americans are deficient in Vitamin C, and 11-15% of Americans are deficient in Zinc; and

WHEREAS, it is known by public health agencies that people deficient in Vitamin D, Vitamin E, Vitamin A, Vitamin C, and Zinc are more susceptible to infection, prolonged infection, hospitalization, and severe adverse events related to the pathophysiological response to all infections including the SARS-CoV-2 virus and variants; and

WHEREAS, it is known based upon the preponderance of peer-reviewed evidence-based research that the inclusion of Vitamin D, Vitamin E, Vitamin A, Vitamin C, and Zinc reduces duration of infection and hospitalization; and

WHEREAS, evidence-based nutritional guidance has been proven safe based upon the billions of oral administrations consumed annually without cause of death or severe adverse event; and

WHEREAS, evidence-based nutritional guidance has been proven effective specifically for COVID-19 based upon the preponderance of evidence submitted for public record; and

WHEREAS, economic and mental health concerns now take precedence within our county making the safe return to in person education, the responsible reopening of small businesses, and the essential reemergence of citizens into society a county priority.

NOW THEREFORE, BE IT RESOLVED, that the Lander County Board of Commissioners recommends as follows:

Land County recommends all residents discuss with their primary care providers the safety and efficacy of all nutritional guidance, before endeavoring into the use of evidence-based nutritional guidance here; and

Land County recommends that residents utilize all evidence-based means to safely return to their pursuit of happiness including: regular hand washing, staying home when feeling ill, and
taking supplemental precautions to shore up any unknown nutrient deficiency using peer-reviewed
evidence; and

Landor County recommends the following nutritional guidance as an additional option for
mitigation of the infective spread of SARS-COV-2 (and all pathogenic microorganisms) by using
supplementation from reputable companies with at least one of the following certifications for purity
and potency: cGMP, NSF, USP, UL, NonGMO Project, or ConsumerLabs; and

Landor County recommends the following nutritional guidance as an additional tool for the
responsible reopening of our community including small businesses, bedside advocate access in
hospital & long-term senior care settings and the safe return to in-person education for all children;

**Seniors, Adults, Pregnant & Nursing Mothers, Teenagers**

Vitamin A (Beta-Carotene) - 5,000 IU/day
Vitamin C - 3,000 to 5,000 mg/day
Vitamin D3 - 10,000 IU/day (for 14-Days) 5,000IU/day (Thereafter)
Vitamin E - 200-600 IU/day
Zinc - 25 to 40 mg/day
*Taken with food to minimize any temporary feelings of nausea that supplementation can lead to.

**Children Age 5 to 12**

Vitamin A (Beta-Carotene) - 5,000 IU/day
Vitamin C - 2,000 to 4,000 mg/day
Vitamin D3 - 5,000 IU/day (for 14-Days) 2,000 IU/day (Thereafter)
Vitamin E - 100 IU/day
Zinc - 25 mg/day
*Taken with food to minimize any temporary feelings of nausea that supplementation can lead to.

**Children Age 1 to 4**

Vitamin A (Beta-Carotene) - 2,000 IU/day
Vitamin C - 500 to 1,000 mg/day
Vitamin D3 - 1,000 to 2,000 IU/day
Vitamin E - 50 IU/day
Zinc - 10 mg/day
*Taken with food to minimize any temporary feelings of nausea that supplementation can lead to.

This Board recommendation constitutes prima facia evidence that persons and entities,
including medical provider, within Lander County are not subject to findings of negligence- per se
on the sole basis of having engaged in activities that are inconsistent with executive emergency orders related to COVID-19; and

This Board Recommendation constitutes prima facie evidence that in Lander County the hazard posed by COVID-19 is one of low probability and risk, and that reasonable precautions taken by persons and entities to minimize the virus's spread constitute good faith efforts regardless of whether such precautions are consistent with executive emergency orders related to COVID-19; and

All persons and entities within Lander County may present this Board recommendation to any court or tribunal, including proceedings before administrative bodies, as prima facia evidence of good faith compliance with relevant state and local laws and rules, including administrative rules, while engaging in activities that are inconsistent with executive emergency orders related to COVID-19.

PASSED AND ADOPTED this 25th day of March, 2021.

THOSE VOTING AYE: Commissioner: Kathleen V. Ancho
Commissioner: Bryan Sparks
Commissioner: Art Clark III
Commissioner: Patsy A. Waits
Commissioner: Wallace "JR" Thomas

THOSE VOTING NAY: Commissioner: None

THOSE ABSENT:
Commissioner: None

Kathleen V. Ancho, Chair
Landers County Board of Commissioners

ATTEST:

Sadie Sullivan
SADIE SULLIVAN, County Clerk and Ex-Officio
Clerk of the Board of Commissioners of Lander County, Nevada

APPROVED AS TO FORM AND LEGALITY,

THEODORE C. HERRERA
Landers County District Attorney
RECORDING REQUESTED BY:
LANDER COUNTY COMMISSIONERS
50 STATE ROUTE 305
BATTLE MOUNTAIN, NV 89820

RESOLUTION NO. 2021-05
Of the Board of Lander County Commissioner

A RESOLUTION RECOMMENDING TREATMENT GUIDANCE FOR
RESIDENTS OF LANDER COUNTY. THESE ARE
RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH
BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD
BE MADE AFTER CONSULTATION WITH YOUR MEDICAL
PROVIDER.

Approved: March 25, 2021

Commission Meeting: March 25, 2021

Item #9

This page added to provide information required by NRS 111.312, sections 1-2

This cover page must be typed or printed
RESOLUTION NO. 2021-05

of the Board of Lander County Commissioners

SUMMARY: A RESOLUTION RECOMMENDING TREATMENT GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

WHEREAS, it is known by public health agencies that people deficient in Vitamin D, Vitamin E, Vitamin A, Vitamin C, and Zinc are more susceptible to infection, prolonged infection, hospitalization, and severe adverse events related to the pathophysiologic response to all infections including the SARS-COV-2 virus and variants; and

WHEREAS, it is known based upon a preponderance of evidence that Vitamin D deficiency plays a substantial role in negative outcomes due to SARS-COV-2 infection; and

WHEREAS, it is known based upon peer-reviewed research involving 191,779 patients that patients with circulating Vitamin D, 25-Hydroxy levels less than 20 ng/ml are more than twice as likely to contract the SARS-COV-2 virus when compared to patients with circulating Vitamin D, 25-Hydroxy levels equal to or greater than 55 ng/ml; and

WHEREAS, it is important for all citizens to have access to evidence-based treatments; and

WHEREAS, the off-label use of Food and Drug Administration (FDA) approved medications is standard practice in medicine; and

WHEREAS, Ivermectin and Hydroxychloroquine have been clinically proven to be safe and effective for off-label use in the prophylaxis and treatment of COVID-19; and

WHEREAS, it is universally agreed upon that the withholding of evidence-based treatments from people in need is unethical and potentially evidence of willful misconduct.

NOW THEREFORE, BE IT RESOLVED, that the Lander County Board of Commissioners recommends as follows:

Landers County recommends that all medical facilities administer serologic Vitamin D, 25-Hydroxy testing to all patients exhibiting signs or symptoms of COVID-19 upon entry and/or admission to the medical facility; and

Landers County recommends that all patients with a circulating Vitamin D, 25-Hydroxy level below 55 ng/ml be issued daily oral Vitamin D of 10,000 IU for 14 days and then reduce dosing to 5,000 IU/day for all patients 13 years of age or older; 2,000 IU/day for all patients 5 to 12 years of age; and 1,000 IU/day for all patients 1 to 4 years of age; and
Land County recommends that evidence-based primary treatment options including Ivermectin, Hydroxychloroquine, Intravenous Ascorbic Acid, and Therapeutic Oral Dosing of Vitamin A, C, D, E, and Zinc be presented to patients and their family advocates. All patients with the mental capacity to decide the course of action they would like to take should be allowed to select their own desired treatment option(s) as protected by the patient bill of rights; and

Land County recommends that evidence-based supportive treatment options including Nebulized H2O2, Nebulized Glutathione, Quercetin, and Melatonin be offered to patients when appropriate to help accelerate patient recovery; and

PASSED AND ADOPTED this 25th day of March, 2021.

THOSE VOTING AYE: Commissioner: Kathleen V. Ancho

Commissioner: Bryn Sparks

Commissioner: Art Clark III

Commissioner: Patsy M. Waits

Commissioner: Wallace "JR" Thomas

THOSE VOTING NAY:

Commissioner: None

Commissioner:

THOSE ABSENT:

Commissioner: None

Commissioner:

Kathleen V. Ancho, Chair

Land County Board of Commissioners

ATTEST:

SADIE SULLIVAN, County Clerk and Ex-Officio Clerk of the Board of Commissioners of Lander County, Nevada

APPROVED AS TO FORM AND LEGALITY,

THEODORE C. HERRERA

Land County District Attorney

Page 2 of 2
RESOLUTION NO. 2021-06
Of the Board of Lander County Commissioner

A RESOLUTION RECOMMENDING TESTING PROTOCOL GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

Approved: March 25, 2021

Commission Meeting: March 25, 2021

Item #10

This page added to provide information required by NRS 111.312, sections 1-2

This cover page must be typed or printed
RESOLUTION NO. 2021-06
of the Board of Lander County Commissioners

SUMMARY: A RESOLUTION RECOMMENDING TESTING PROTOCOL GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

WHEREAS, there has been no evidence to definitively substantiate that asymptomatic transmission of the SARS-COV-2 virus is a driver of infective spread or exists based upon medical gold-standards of clinical and laboratory investigation; and

WHEREAS, there is significant published, peer-reviewed evidence based upon medical gold-standards of clinical and laboratory investigation to disprove the theory of asymptomatic transmission of the SARS-COV-2 virus; and

WHEREAS, qualitative COVID RT-qPCR tests are not calibrated to be used diagnostically; and

WHEREAS, qualitative COVID RT-qPCR tests cannot determine whether a positive test result is indeed infectious; and

WHEREAS, it has been admitted by the World Health Organization (WHO) in January 2021 that cycle threshold values for qualitative COVID RT-qPCR have been set too high and have thus been responsible for encouraging false positive results at cycle threshold values above 25.00; and

WHEREAS, it has been proven by world-renowned PCR expert Dr. Sang Hi Lee that qualitative RT-qPCR leads to a 30% or greater false positive rate; and

WHEREAS, qualitative COVID RT-qPCR is not based upon Sanger Sequencing; and

WHEREAS, Sanger Sequencing is the gold-standard for PCR testing development because it provides a high degree of accuracy, according to the National Institutes of Health; and

WHEREAS, accurate testing is essential to the mitigation of the infective spread of the SARS-COV-2 virus; and

WHEREAS, Emergency Use Authorization (EUA) has been granted to serologic viral load antigen testing and serologic IgM and IgG antibody testing.

NOW THEREFORE, BE IT RESOLVED, that the Lander County Board of Commissioners recommends as follows:
Landberg County recommends that all laboratories performing qualitative RT-qPCR testing for county residents submit the following information with each test result: (1) cycle threshold value used to determine positive versus negative qualitative test result, (2) quantitative cycle amplification value for each patient sample, and (3) quantitative Delta Rn value for each patient sample; and

Landberg County recommends that all licensed healthcare personnel interpret qualitative RT-qPCR results for symptomatic patient samples as follows including requiring confirmatory lab testing for all RT-qPCR test results with quantitative cycle threshold values between 25.00 and 33.99; and

**PROPOSAL FOR CALIBRATING COVID RT-qPCR BASED UPON VIRAL REPLICATION-COMPETENCE**

<table>
<thead>
<tr>
<th>Infections</th>
<th>&lt;25.00</th>
<th>Quarantine/Isolation Until No Longer Symptomatic +3 days, Administration of Evidence-Based Nutritional Guidance, Repeat/Serologic Antibodies to Confirm (+IgG, -IgM)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Possibly Infections</td>
<td>25.00 - 33.99</td>
<td>Confirmatory Lab Testing, Serologic Antigen Or Live Human Cell Culture, Quarantine/Isolation Until Confirmed, Administration Of Evidence-Based Nutritional Guidance As Precaution.</td>
</tr>
<tr>
<td>Not Infections</td>
<td>≥34.00</td>
<td>Recommendation of Evidence-Based Nutritional Guidance As Precaution.</td>
</tr>
</tbody>
</table>

Landberg County recommends that qualitative COVID-RT-qPCR testing be removed as the primary or sole method of laboratory evaluation of suspected COVID cases due to the inherent concerns regarding accuracy; and

Landberg County recommends that COVID RT-qPCR testing become a reduced part of a more comprehensive testing strategy, exclusively for symptomatic persons only, that includes EUA approved COVID Viral Load Antigen Testing and COVID IgM and IgG Antibody Testing in order to better identify who is and who is not infection; and

Landberg County acknowledges that when the Food and Drug Administration (FDA) approves a COVID RT-qPCR Test based upon Sanger Sequencing that a re-evaluation of the accuracy of that test will be performed to determine its role in the comprehensive testing strategy; and

Landberg County acknowledges that asymptomatic transmission of the SARS-COV-2 virus has never been definitively proven by the WHO, Center for Disease Control and Prevention (CDC), or state health department and

Landberg County acknowledges that asymptomatic patients should not be tested using qualitative RT-qPCR testing alone in order to establish infectiousness; and
Lander County formally acknowledges that asymptomatic patients should instead be tested using EUA serologic viral load antigen and serologic IgM and IgG antibody to establish whether or not a resident is indeed an infectious new case; and

Lander County formally recommends that 10% of tests should be verified by sequencing with nested primers targeting SARS-COV-2, SARS-COV-1, INFLUENZA A, INFLUENZA B, and Bacterial Pneumonia; and

Lander County formally recommends that 50% of Kinsinger validated tests be further characterized with whole genome sequencing to monitor variants; and

Lander County formally recommends the use of three (3) diagnostic categories considering delta CT and relative transmissibility based on imperial data.

PASSED AND ADOPTED this 25th day of March, 2021.

THOSE VOTING AYE:  
Commissioner: Kathleen V. Ancho
Commissioner: Bryan Sparks
Commissioner: Art Clark III
Commissioner: Patsy A. Waits
Commissioner: Wallace "JR" Thomas

THOSE VOTING NAY:  
Commissioner: None

THOSE ABSENT:  
Commissioner: None

Kathleen V. Ancho, Chair
Land County Board of Commissioners

ATTEST:
Sadie Sullivan

SADIE SULLIVAN, County Clerk and Ex-Officio Clerk of the Board of Commissioners of Lander County, Nevada

APPROVED AS TO FORM AND LEGALITY,

THEODORB C. HERRERA  
Lander County District Attorney

Page 3 of 3
AMENDED RESOLUTION NO. 2021-07
Of the board of Lander County Commissioner

A RESOLUTION RECOMMENDING ELDERS & DISABLED RESIDENTS’ RIGHTS GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

APPROVED: April 22, 2021

Commission Meeting: April 22, 2021

Item #3

This page added to provide information required by NRS 111.312, sections 1-2

This cover page must be typed or printed
AMENDED RESOLUTION NO. 2021-07

of the Board of Lander County Commissioners

SUMMARY: A RESOLUTION RECOMMENDING ELDER & DISABLED RESIDENTS’ RIGHTS GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

WHEREAS, there has been no evidence to definitively substantiate that asymptomatic transmission of the SARS-COV-2 virus is a driver of infective spread or exists based upon medical gold-standards of clinical and laboratory investigation; and

WHEREAS, there is significant published, peer-reviewed evidence based upon medical gold-standards of clinical and laboratory investigation to disprove the theory of asymptomatic transmission of the SARS-COV-2 virus; and

WHEREAS, a study published in Nature Journal on November 20, 2020 demonstrated that in 9,898,828 enrolled participants there was a 0.000000% chance of asymptomatic transmission based upon RT-qPCR testing in addition to confirmatory IgM and IgG antibody testing as well as live cell cultures in attempts to find replication competent virus; and

WHEREAS, prolonged isolation is associated with increased incidence of depression, anxiety, and despair and sequelae; and

WHEREAS, all seniors and disabled persons residing in assisted living environments have explicit state and federal rights, protected by the Nursing Home Reform Act of 1987 and its’ defined Residents’ Bill of Rights; and

WHEREAS, senior and disabled persons have had their rights substantially infringed upon by existing state public health policies; and

WHEREAS, the Nursing Home Reform Act of 1987 and its’ included Residents’ Bill of Rights, recognizes and protects a residents’ right to: participate in their own assessment, care-planning, treatment, and discharge; refuse medication and treatment; private and unrestricted communication with any person of their choice; be free from mental and physical abuse, corporal punishment, involuntary seclusion, and physical and chemical restraints; self-determination; visits by relatives, friends, and others of the residents’ choosing; raise grievances without fear of consequences; make personal decisions, such as what to wear and how to spend free time; participate in community activities, both inside and outside the nursing home; and be fully informed of the type of care to be provided, and risks and benefits of proposed treatments.
NOW THEREFORE, BE IT RESOLVED, that the Lander County Board of Commissioners recommends as follows:

Lander County recommends that all residents within senior and disabled person assisted living environments be permitted to have visitors at their discretion; and

Lander County recommends that all residents within senior and disabled person assisted living environments be permitted to leave their residence at their discretion; and

BE IT FURTHER RESOLVED, Lander County recommends that all public health policies within this county are reevaluated to align with and meet, at minimum, the standards on residents’ rights set forth in and protected by the Nursing Home Reform Act of 1987 and its’ included Residents’ Bill of Rights.

PASSED AND ADOPTED this 22nd day of April, 2021.

THOSE VOTING AYE: Commissioner: Bryan Sparks

Commissioner: Art Clark III

Commissioner: Patsy Waits

Commissioner: Wallace "JR" Thomas

Commissioner:

THOSE VOTING NAY: Commissioner: Kathleen V. Ancho

Commissioner:

THOSE ABSENT: Commissioner: None

Commissioner:

Kathleen V. Ancho, Chair

Lander County Board of Commissioners

ATTEST: 

SADIE SULLIVAN, County Clerk and Ex-Officio Clerk of the Board of Commissioners of Lander County, Nevada

APPROVED AS TO FORM AND LEGALITY,

THEODORE C. HERRERA

Lander County District Attorney
AMENDED RESOLUTION NO. 2021-08
Of the board of Lander County Commissioner

A RESOLUTION RECOMMENDING VACCINE INFORMED CONSENT GUIDANCE
FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS
ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND
TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH
YOUR MEDICAL PROVIDER.

APPROVED: April 22, 2021

Commission Meeting: April 22, 2021

Item #4

This page added to provide information required by NRS 111.312, sections 1-2

This cover page must be typed or printed
AMENDED RESOLUTION NO. 2021-08

of the Board of Lander County Commissioners

SUMMARY: A RESOLUTION RECOMMENDING VACCINE INFORMED CONSENT GUIDANCE FOR RESIDENTS OF LANDER COUNTY. THESE ARE RECOMMENDATIONS ONLY FROM THE LANDER COUNTY HEALTH BOARD AND ALL MEDICAL AND TREATMENT DECISIONS SHOULD BE MADE AFTER CONSULTATION WITH YOUR MEDICAL PROVIDER.

WHEREAS, informed consent applies to all vaccines used under Emergency Use Authorization (EUA) or Food and Drug Administration (FDA) licensure; and

WHEREAS informed consent laws exist to protect human use of medical products still within ongoing clinical trial; and

WHEREAS, all persons electing to engage in the use of medical products still within ongoing clinical trials have definitive rights to know detailed information in order to satisfy the legal tenants of being informed before granting their consent; and

WHEREAS, all existing COVID vaccines are confirmed by the National Institutes of Health (NIH) to still be in Phase 3 of ongoing clinical trials; and

WHEREAS, all existing COVID vaccines are EUA approved only and not yet licensed by the FDA; and

WHEREAS, all existing COVID vaccines cannot be officially FDA licensed until the conclusion of said Phase 3 clinical trials once long-term safety and efficacy data has been collected and submitted for analytical review by the FDA; and

WHEREAS, all existing COVID vaccines will be in clinical trial until October 27, 2022 at the earliest according to the NIH; and
WHEREAS, the Public Readiness and Emergency Preparedness (PREP) Act protects all vaccine manufacturers from liability should their products, still in clinical trial, injure or be the cause of death for anyone electing to use their products without being officially entered into the clinical trial; and

WHEREAS, all persons electing to engage in the use of medical products still in ongoing clinical trial have the right to be informed of known and unknown risks, as well as the right to refuse any medical product still in experimental phases of development and evaluation; and

WHEREAS, SARS-CoV-2 vaccine manufacturers, and the entire chain from production, distribution to administration, have been granted immunity from liability for adverse events.

NOW THEREFORE, BE IT RESOLVED, that the Lander County Board of Commissioners recommends as follows:

Lander County recommends that all residents of the county be provided up to date information from the federal Vaccine Adverse Events Reporting System (VAERS) regarding number of deaths following administration of any of the COVID vaccines; and

Lander County recommends that all residents of the county be provided up to date information from VAERS regarding number of injuries following administration of any of the COVID vaccines; and

Lander County recommends that all residents of the county be provided up to date information from VAERS regarding number of deaths and injuries by age demographic; and

Lander County recommends that all healthcare providers are aware of the signs of COVID vaccine injuries reported; and

Lander County recommends that all persons electing to engage in the use of COVID vaccines, still in ongoing clinical trial, are made aware of the complete list of adverse events compiled from each official record in VAERS prior to administration of any COVID vaccine so the county resident can report any adverse events to their healthcare provider should they occur.
BE IT FURTHER RESOLVED THAT, any practitioner, administering vaccines, is required to provide patients with the information from the following websites on immunity from liability and all legal remedies for any adverse events.

https://crsreports.congress.gov/product/pdf/LSB/LSB10443

PASSED AND ADOPTED this 22nd day of April, 2021.

THOSE VOTING AYE: Commissioner: Kathleen V. Ancho
Commissioner: Bryan Sparks
Commissioner: Art Clark III
Commissioner: Patsy Waits
Commissioner: Wallace "JR" Thomas

THOSE VOTING NAY:
Commissioner: None
Commissioner:

THOSE ABSENT:
Commissioner: None
Commissioner:

Kathleen V. Ancho, Chair
Lander County Board of Commissioners

ATTEST:

SADIE SULLIVAN, County Clerk and Ex-Officio Clerk of the Board of Commissioners of Lander County, Nevada

APPROVED AS TO FORM AND LEGALITY,

THEODORE C. HERRERA
Lander County District Attorney