

EXECUTIVE ORDER 20-01 MANDATED FACE COVERINGS DUE TO COVID-19 WITHIN THE CITY OF LOGAN

July 30, 2020

WHEREAS, pursuant to section 4 of Governor Gary R. Herbert's Executive Order 2020-44, I, Holly H. Daines, Mayor of Logan have requested an exception to the Phased Guidelines for the General Public and Business to Maximize Public Health and Economic Reactivation, in order to mandate the wearing of face coverings in all areas open to the public within the City of Logan when social distancing of at least six feet is not possible; and

WHEREAS, Governor Herbert has granted this requested exception to the City of Logan on July 30, 2020; and

WHEREAS, relating to Covid-19, I have declared a local state of emergency pursuant to the authority granted under Utah Code Ann. §53-2a-208 which grants me, as Chief Executive Officer of the City of Logan, the authority to issue executive orders addressing said emergency.

NOW, THEREFORE, I, Holly H. Daines, Mayor of the City of Logan, hereby issue the following executive order:

- 1. Any individual within the City of Logan who is age five and over and able to medically or psychologically tolerate a face covering shall be required to wear a face covering that completely covers the nose and mouth in public areas where consistent social distancing of at least six feet is not possible, reasonable or prudent. Additional guidance can be found at https://www.loganutah.org/covid-19/index.php.
- 2. Enforcement will be done primarily through education and warnings, however, enforcement and penalty provisions for this order may be pursuant to Logan Administrative Enforcement Code §17.60 or Utah Code Ann. §76-8-317. While a violation of this executive order can be cited administratively or criminally, law enforcement has been directed to provide a verbal reminder to people in violation of this order and only cite for repeat or egregious violations.

3. This Executive Order takes effect August 1, 2020. This Executive Order will expire at 11:59 p.m. on August 30, 2020 unless extended, rescinded, superseded, or amended in writing, and shall be re-evaluated as warranted.

v H. Daines

ATTEST:

Teresa Harris, City Recorder