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Statewide Email

DATE SENT: June 3, 2020

FROM: Henry Mack, Chancellor of Career and Adult Education

TO: District Career and Technical Education Directors
District Adult Education Directors
District Technical Center Directors
Florida College System Workforce Administrators

Via: Chancellor2@fldoe.org

SUBJECT: Executive Order 20-139

Good Afternoon,

Earlier today, Governor DeSantis shared the attached PowerPoint during a press conference. In addition, the Governor issued Executive Order 20-139, regarding Florida's reopening and plans for recovery. Please see below and attached. To many of your questions over the past few weeks, the Department of Education will soon be providing detailed guidance for summer and fall "reopening" efforts and an overview of its CARES Act Plan. Please stay tuned.

Best,

Henry

Henry Mack
Chancellor of Career and Adult Education

MEMORANDUM

TO: Members of the Press

FROM: Helen Aguirre Ferré, Director of Communications, Governor Ron DeSantis

DATE: June 3, 2020

RE: Executive Order 20-139 (Phase 2: Safe. Smart. Step-by-Step. Plan for Florida's Recovery)

Good afternoon:

Today, Governor Ron DeSantis issued Executive Order 20-139, regarding Phase 2: Safe. Smart. Step-by-Step. Plan for Florida's Recovery.

A copy of Executive Order 20-139 is provided below. A PDF copy is available **HERE**.

Sincerely,

Helen Aguirre Ferré

Director of Communications

Governor Ron DeSantis

STATE OF FLORIDA

OFFICE OF THE GOVERNOR

EXECUTIVE ORDER NUMBER 20-139

(Phase 2: Safe. Smart. Step-by-Step. Plan for Florida's Recovery)

WHEREAS, on March 9, 2020, I issued Executive Order 20-52 declaring a state of emergency for the entire State of Florida as a result of COVID-19; and

WHEREAS, on April 29, 2020, I issued Executive Order 20-112 initiating Phase 1 of the Safe.

Smart. Step-by-Step. Plan for Florida's Recovery; and

WHEREAS, on May 14, 2020, I issued Executive Order 20-123 for Full Phase 1.

NOW, THEREFORE, I, RON DESANTIS, as Governor of Florida, by virtue of the authority vested in me by Article IV, Section (I)(a) of the Florida Constitution and Chapter 252, Florida Statutes, and all otherapplicable laws, promulgate the following Executive Order:

<u>Section 1.</u> Phase 2 Recovery

In concert with the efforts of President Donald J. Trump, and based on guidance provided by the White House and the Centers for Disease Control and Prevention (CDC), the Occupational Safety and Health Administration (OSHA), and the Florida Surgeon General and State Health Officer, I hereby adopt the following in response to the recommendations in Phase 2 of the plan published by the Task Force to Re-Open Florida.

- A. Executive Order 20-112, as modified by Executive Orders 20-120, 20-122, 20-123 and 20-131, is extended as further modified below.
- B. In Miami-Dade, Broward and Palm Beach counties, the re-opening provisions of Section 4 of this order will be considered after each county seeks approval with a written request from the County Mayor or if no mayor the County Administrator.

Section 2. Responsible Individual Activity

All persons in Florida are encouraged to follow appropriate social distancing and safety protocols issued by the CDC and OSHA. The direction to follow such protocols, and those additional

protocols listed below in this section, is guidance and not enforceable under section 252.47, Florida Statutes.

- A. Senior citizens and individuals with a significant underlying medical condition are strongly encouraged to avoid crowds and take measures to limit the risk of exposure to COVID-19.
- B. All persons in Florida are encouraged to avoid congregating in groups larger than 50 persons.
- C. All persons who work in long-term care facilities should be tested for COVID-19 on a routine basis.
- D. In-store retail businesses, including gyms and fitness centers, should maintain appropriate social distancing and sanitation protocols.

<u>Section 3.</u> Additional Requirements for Certain Individuals Traveling to Florida

Executive Orders 20-80 and 20-82 are extended with exceptions for persons involved in commercial activity and students traveling for the purpose of academic work, internships, sports training and any other activity or program approved by the educational institution. This order supersedes Executive Order 20-86.

Section 4. Business Activity

This order supersedes Executive Orders 20-91 and 20-92 and Executive Order 20-112 Section

2. This order further supersedes any conflicting provisions of Executive Order 20-112 including

Section 3C. (gyms) and Section 4 (retail and museums) and Executive Order 20-123 including Section

- 1.B. (retail), C.(museums) and D. (gyms). This order extends and modifies the remaining provisions of Executive Order 20-112 and Executive Order 20-123 as follows:
 - A. Restaurants and other establishments, and bars and other vendors licensed to sell alcoholic beverages for consumption on the premises, may operate at fifty (50) percent of their indoor capacity, excluding employees, as under Executive Order 20-123, Section 1. Bar areas may be open with seated service. In addition, outdoor seating is permissible with appropriate social distancing. This section does not apply to nightclubs. Non-conflicting provisions in Executive Order 20-71, Sections 1 and 2 remain in effect.
 - B. Entertainment businesses, including but not limited to movie theaters, concert houses, auditoriums, playhouses, bowling alleys, and arcades may operate at fifty (50) percent of their building capacity, with appropriate social distancing between groups and appropriate sanitation.
 - C. Pari-mutuel facilities may seek to operate with a written request from the County

 Mayor or if no mayor the County Administrator to the Secretary of the Department of

 Business and Professional Regulation (DBPR) and the approval of the DBPR Secretary.
 - D. Personal services, including but not limited to tattooing, body piercing, acupuncture, tanning and massage, may operate with appropriate safety guidelines as outlined by the Department of Health.

Section 6. Previous Executive Order Extended

Executive Order 20-69 is extended until June 30, 2020.

Section 7. Enforcement

This order, with the exception of Section 2, shall be enforced under section 252.47, Florida Statutes, and by the Department of Business and Professional Regulation. Violation of this order is a second-degree misdemeanor pursuant to section 252.50, Florida Statutes, and is punishable by imprisonment not to exceed 60 days, a fine not to exceed \$500, or both.

Section 8. Effective Date

This order is effective at 12:01 a.m. on June 5, 2020