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Infectious Disease Procedures Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Matt MacPherson

Senate Sponsor: Wayne A. Harper

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LONG TITLE

4 General Description:

This bill modifies provisions related to infectious disease procedures.

6 **Highlighted Provisions:**

- 7 This bill:
- 8 modifies definitions;
- 9 requires a place of public accommodation and certain other entities to provide an
- 10 accommodation related to face coverings for certain people;
 - prohibits the issuance of orders of constraint; and
- 12 I limits an order of restriction to be issued for individuals, not groups of individuals.

13 Money Appropriated in this Bill:

- 14 None
- 15 Other Special Clauses:
- 16 None
- 17 Utah Code Sections Affected:
- 18 AMENDS:
- 19 **26A-1-102**, as last amended by Laws of Utah 2024, Chapter 152
- 20 **26A-1-108**, as last amended by Laws of Utah 2024, Chapter 425
- 21 **26A-1-114**, as last amended by Laws of Utah 2024, Chapter 259
- 22 **26A-1-121**, as last amended by Laws of Utah 2023, Chapter 327
- 23 **26B-7-202**, as last amended by Laws of Utah 2024, Chapter 152
- 24 **26B-7-301**, as last amended by Laws of Utah 2024, Chapters 152, 283
- 25 **26B-7-303**, as renumbered and amended by Laws of Utah 2023, Chapter 308
- 26 **26B-7-304**, as last amended by Laws of Utah 2024, Chapter 283
- 27 **26B-7-305**, as renumbered and amended by Laws of Utah 2023, Chapter 308
- 28 **26B-7-306**, as renumbered and amended by Laws of Utah 2023, Chapter 308
- 29 **26B-7-307**, as last amended by Laws of Utah 2024, Chapter 283
- 30 **26B-7-310**, as last amended by Laws of Utah 2024, Chapter 283

31	26B-7-311, as last amended by Laws of Utah 2024, Chapter 283
32	26B-7-317, as renumbered and amended by Laws of Utah 2023, Chapter 308
33	26B-7-321, as renumbered and amended by Laws of Utah 2023, Chapter 308
34	ENACTS:
35	13-7-6 , Utah Code Annotated 1953
36	26B-7-304.5 , Utah Code Annotated 1953
37	
38	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 13-7-6 is enacted to read:
40	13-7-6. Face coverings and qualified individuals.
41	(1) As used in this section:
42	(a) "Face covering" means a mask, shield, or other device that is intended to be worn in
43	a manner to cover the mouth, nose, or face to prevent the spread of an infectious
44	<u>disease.</u>
44a	$\underline{(b)}$ $\hat{H} \rightarrow \underline{"Health \ care \ facility" \ means \ the \ same \ as \ that \ term \ is \ defined \ in \ Section}$
44b	<u>78B-3-403.</u> ←Ĥ
45	(c) "Qualified individual" means an individual who experiences physical or
45a	emotional
46	distress when wearing a face covering if the physical or emotional distress is caused
47	by a diagnosed medical condition, mental health condition, or disability.
48	(2) $\hat{\mathbf{H}} \rightarrow [\underline{\mathbf{A}}]$ Except as provided in Subsection (3)(a), $\mathbf{a} \leftarrow \hat{\mathbf{H}}$ place of public accommodation or
48a	enterprise regulated by the state may not require a
49	qualified individual to wear a face covering as a condition for entering a premises owned
50	or operated by the entity described in this Subsection (2).
50a	$\underline{(3)(a)}$ $\hat{H} \rightarrow \underline{\text{Subject to Subsection (3)(b)}}$, a health care facility may require the use
50b	of face coverings in an area in the health care facility where patient care or treatment
50c	<u>is provided.</u> ←Ĥ
50d	$\underline{(b)}$ $\hat{H} \rightarrow \underline{Consistent \ with \ applicable \ federal \ law, \ nothing \ in \ Subsection \ (3)(a) \ allows \ a}$
50e	health care facility to deny services to a qualified individual who is not able to wear a
50f	<u>face covering.</u> $\leftarrow \hat{\mathbf{H}}$
51	Section 30. Section 26A-1-102 is amended to read:
52	26A-1-102 . Definitions.
53	As used in this part:
54	(1) "Board" means a local board of health established under Section 26A-1-109.

55	(2)	"County governing body" means one of the types of county government provided for in
56		Title 17, Chapter 52a, Part 2, Forms of County Government.
57	(3)	"County health department" means a local health department that serves a county and
58		municipalities located within that county.
59	(4)	"Department" means the Department of Health and Human Services created in Section
60		26B-1-201.
61	(5)	"Local food" means the same as that term is defined in Section 4-1-109.
62	(6)	"Local health department" means:
63		(a) a single county local health department;
64		(b) a multicounty local health department;
65		(c) a united local health department; or
66		(d) a multicounty united local health department.
67	(7)	"Mental health authority" means a local mental health authority created in Section
68		17-43-301.
69	(8)	"Multicounty local health department" means a local health department that is formed
70		under Section 26A-1-105 and that serves two or more contiguous counties and
71		municipalities within those counties.
72	(9)	"Multicounty united local health department" means a united local health department
73		that is formed under Section 26A-1-105.5 and that serves two or more contiguous
74		counties and municipalities within those counties.
75	(10)[(a)] "Order of constraint" means[an order, rule, or regulation issued by a local health
76		department in response to a declared public health emergency under this chapter that:] the
77		same as that term is defined in Section 26B-7-301.
78		[(i) applies to all or substantially all:]
79		[(A) individuals or a certain group of individuals; or]
80		[(B) public places or certain types of public places; and]
81		[(ii) for the protection of the public health and in response to the declared public health
82		emergency:]
83		[(A) establishes, maintains, or enforces isolation or quarantine;]
84		[(B) establishes, maintains, or enforces a stay-at-home order;]
85		[(C) exercises physical control over property or individuals;]
86		[(D) requires an individual to perform a certain action or engage in a certain behavior; or
87		[(E) closes theaters, schools, or other public places or prohibits gatherings of people to
		protect

88	the public health.]
89	[(b) "Order of constraint" includes a stay-at-home order.]
90	(11) "Public health emergency" means the same as that term is defined in Section
91	26B-7-301.
92	(12) "Single county local health department" means a local health department that is created
93	by the governing body of one county to provide services to the county and the
94	municipalities within that county.
95	(13) "Stay-at-home order" means [an order of constraint that:]
96	[(a) restricts movement of the general population to suppress or mitigate an epidemic or
97	pandemic disease by directing individuals within a defined geographic area to remain in
98	their respective residences; and]
99	[(b) may include exceptions for certain essential tasks.] the same as that term is defined in
100	Section 26B-7-301.
101	(14) "Substance abuse authority" means a local substance abuse authority created in Section
102	17-43-201.
103	(15) "United local health department":
104	(a) means a substance abuse authority, a mental health authority, and a local health
105	department that join together under Section 26A-1-105.5; and
106	(b) includes a multicounty united local health department.
107	Section 31. Section 26A-1-108 is amended to read:
108	26A-1-108. Jurisdiction and duties of local health departments Registration as
109	a limited purpose entity.
110	(1)[(a) Except as provided in Subsection (1)(b), a] \underline{A} local health department has jurisdiction in
111	all unincorporated and incorporated areas of the county or counties in which it is
112	established and shall enforce state health laws, Department of Health and Human Services,
113	Department of Environmental Quality, and local health department rules, regulations, and
114	standards within those areas.
115	[(b) Notwithstanding Subsection (1)(a), a local health department's jurisdiction or authority to
116	issue an order of constraint pursuant to a declared public health emergency does not apply
117	to any facility, property, or area owned or leased by the state, including capitol hill, as
118	defined in Section 63O-1-101.]
119	(2)(a) Each local health department shall register and maintain the local health
120	department's registration as a limited purpose entity, in accordance with Section
121	67-1a-15.

122	(b) A local health department that fails to comply with Subsection (2)(a) or Section
123	67-1a-15 is subject to enforcement by the state auditor, in accordance with Section
124	67-3-1.
125	Section 34. Section 26A-1-114 is amended to read:
126	26A-1-114 . Powers and duties of departments.
127	(1) Subject to Subsections (7), (8), and [(11)] (10), a local health department may:
128	(a) subject to the provisions in Section 26A-1-108, enforce state laws, local ordinances,
129	department rules, and local health department standards and regulations relating to
130	public health and sanitation, including the plumbing code administered by the
131	Division of Professional Licensing under Title 15A, Chapter 1, Part 2, State
132	Construction Code Administration Act, and under Title 26B, Chapter 7, Part 4,
133	General Sanitation and Food Safety, in all incorporated and unincorporated areas
134	served by the local health department;
135	(b) establish, maintain, and enforce isolation and quarantine, over an individual in
136	accordance with an order of restriction issued under Title 26B, Chapter 7, Part 3,
137	Treatment, Isolation, and Quarantine Procedures for Communicable Diseases;
138	(c) establish and maintain medical, environmental, occupational, and other laboratory
139	services considered necessary or proper for the protection of the public health;
140	(d) establish and operate reasonable health programs or measures not in conflict with
141	state law which:
142	(i) are necessary or desirable for the promotion or protection of the public health ar
143	the control of disease; or
144	(ii) may be necessary to ameliorate the major risk factors associated with the major
145	causes of injury, sickness, death, and disability in the state;
146	(e) close theaters, schools, and other public places and prohibit gatherings of people
147	when necessary to protect the public health;
148	(f) exercise physical control of property to abate nuisances or eliminate sources of filth
149	and infectious and communicable diseases affecting the public health and bill the
150	owner or other person in charge of the premises upon which this nuisance occurs fo
151	the cost of abatement;
152	(g) make necessary sanitary and health investigations and inspections on the local healt
153	department's own initiative or in cooperation with the Department of Health and
154	Human Services or the Department of Environmental Quality, or both, as to any
155	matters affecting the public health;

156	(h) pursuant to county ordinance or interlocal agreement:
157	(i) establish and collect appropriate fees for the performance of services and
158	operation of authorized or required programs and duties;
159	(ii) accept, use, and administer all federal, state, or private donations or grants of
160	funds, property, services, or materials for public health purposes; and
161	(iii) make agreements not in conflict with state law which are conditional to receiving
162	a donation or grant;
163	(i) prepare, publish, and disseminate information necessary to inform and advise the
164	public concerning:
165	(i) the health and wellness of the population, specific hazards, and risk factors that
166	may adversely affect the health and wellness of the population; and
167	(ii) specific activities individuals and institutions can engage in to promote and
168	protect the health and wellness of the population;
169	(j) investigate the causes of morbidity and mortality;
170	(k) issue notices and orders necessary to carry out this part;
171	(l) conduct studies to identify injury problems, establish injury control systems, develop
172	standards for the correction and prevention of future occurrences, and provide public
173	information and instruction to special high risk groups;
174	(m) cooperate with boards created under Section 19-1-106 to enforce laws and rules
175	within the jurisdiction of the boards;
176	(n) cooperate with the state health department, the Department of Corrections, the
177	Administrative Office of the Courts, the Division of Juvenile Justice and Youth
178	Services, and the Crime Victim Reparations Board to conduct testing for HIV
179	infection of alleged sexual offenders, convicted sexual offenders, and any victims of
180	a sexual offense;
181	(o) investigate suspected bioterrorism and disease pursuant to Section 26B-7-321;
182	(p) provide public health assistance in response to a national, state, or local emergency, a
183	public health emergency as defined in Section 26B-7-301, or a declaration by the
184	President of the United States or other federal official requesting public health-related
185	activities; and
186	(q) when conducting routine inspections of businesses regulated by the local health
187	department, notify the Department of Agriculture and Food of a potential violation of
188	Title 4, Chapter 41, Hemp and Cannabinoid Act.
189	(2) The local health department shall:

190 (a) establish programs or measures to promote and protect the health and general 191 wellness of the people within the boundaries of the local health department; 192 (b) investigate infectious and other diseases of public health importance and implement 193 measures to control the causes of epidemic and communicable diseases and other 194 conditions significantly affecting the public health which may include involuntary 195 testing of alleged sexual offenders for the HIV infection pursuant to Section 196 53-10-802 and voluntary testing of victims of sexual offenses for HIV infection 197 pursuant to Section 53-10-803; 198 (c) cooperate with the department in matters pertaining to the public health and in the 199 administration of state health laws; 200 (d) coordinate implementation of environmental programs to maximize efficient use of 201 resources by developing with the Department of Environmental Quality a 202 Comprehensive Environmental Service Delivery Plan which: 203 (i) recognizes that the Department of Environmental Quality and local health 204 departments are the foundation for providing environmental health programs in 205 the state; 206 (ii) delineates the responsibilities of the department and each local health department 207 for the efficient delivery of environmental programs using federal, state, and local 208 authorities, responsibilities, and resources; 209 (iii) provides for the delegation of authority and pass through of funding to local 210 health departments for environmental programs, to the extent allowed by 211 applicable law, identified in the plan, and requested by the local health 212 department; and 213 (iv) is reviewed and updated annually; and 214 (e) investigate a report made in accordance with Section 59-14-811 to determine 215 whether a product is sold in violation of law. 216 (3) The local health department has the following duties regarding public and private 217 schools within the local health department's boundaries: 218 (a) enforce all ordinances, standards, and regulations pertaining to the public health of 219 persons attending public and private schools; 220 (b) exclude from school attendance any person, including teachers, who is suffering 221 from any communicable or infectious disease, whether acute or chronic, if the person 222 is likely to convey the disease to those in attendance; and 223 (c)(i) make regular inspections of the health-related condition of all school buildings

224	and premises;
225	(ii) report the inspections on forms furnished by the department to those responsible
226	for the condition and provide instructions for correction of any conditions that
227	impair or endanger the health or life of those attending the schools; and
228	(iii) provide a copy of the report to the department at the time the report is made.
229	(4) If those responsible for the health-related condition of the school buildings and premises
230	do not carry out any instructions for corrections provided in a report in Subsection
231	(3)(c), the local health board shall cause the conditions to be corrected at the expense of
232	the persons responsible.
233	(5) The local health department may exercise incidental authority as necessary to carry out
234	the provisions and purposes of this part.
235	(6) This part does not authorize a local health department to:
236	(a) require the installation or maintenance of a carbon monoxide detector in a residential
237	dwelling against anyone other than the occupant of the dwelling; or
238	(b) control the production, processing distribution, or sale price of local food in response
239	to a public health emergency.
240	(7)(a) Except as provided in Subsection (7)(c), a local health department may not declare
241	a public health emergency [or issue an order of constraint] until the local health
242	department has provided notice of the proposed action to the chief executive officer
243	of the relevant county no later than 24 hours before the local health department issues
244	the order or declaration.
245	(b) The local health department:
246	(i) shall provide the notice required by Subsection (7)(a) using the best available
247	method under the circumstances as determined by the local health department;
248	(ii) may provide the notice required by Subsection (7)(a) in electronic format; and
249	(iii) shall provide the notice in written form, if practicable.
250	(c)(i) Notwithstanding Subsection (7)(a), a local health department may declare a
251	public health emergency [or issue an order of constraint-]without approval of the
252	chief executive officer of the relevant county if the passage of time necessary to
253	obtain approval of the chief executive officer of the relevant county as required in
254	Subsection (7)(a) would substantially increase the likelihood of loss of life due to
255	an imminent threat.
256	(ii) If a local health department declares a public health emergency [or issues an orde
257	of constraint las described in Subsection (7)(c)(i), the local health department

258 shall notify the chief executive officer of the relevant county before [issuing the 259 order of constraint] declaring a public health emergency. 260 (iii) The chief executive officer of the relevant county may terminate a declaration of 261 a public health emergency [or an order of constraint issued]as described in 262 Subsection (7)(c)(i) within 72 hours of declaration of the public health emergency 263 or issuance of the order of constraint]. 264 (d)(i) The relevant county governing body may at any time terminate a public health 265 emergency [or an order of constraint] issued by the local health department by 266 majority vote of the county governing body in response to a declared public 267 health emergency]. 268 (ii) A vote by the relevant county governing body to terminate a public health 269 emergency [or an order of constraint] as described in Subsection (7)(d)(i) is not 270 subject to veto by the relevant chief executive officer. 271 (8)(a) Except as provided in Subsection (8)(b), a public health emergency declared by a 272 local health department expires at the earliest of: 273 (i) the local health department or the chief executive officer of the relevant county 274 finding that the threat or danger has passed or the public health emergency 275 reduced to the extent that emergency conditions no longer exist; 276 (ii) 30 days after the date on which the local health department declared the public 277 health emergency; or 278 (iii) the day on which the public health emergency is terminated by majority vote of 279 the county governing body. 280 (b)(i) The relevant county legislative body, by majority vote, may extend a public 281 health emergency for a time period designated by the county legislative body. 282 (ii) If the county legislative body extends a public health emergency as described in 283 Subsection (8)(b)(i), the public health emergency expires on the date designated 284 by the county legislative body. 285 (c) Except as provided in Subsection (8)(d), if a public health emergency declared by a 286 local health department expires as described in Subsection (8)(a), the local health 287 department may not declare a public health emergency for the same illness or 288 occurrence that precipitated the previous public health emergency declaration. 289 (d)(i) Notwithstanding Subsection (8)(c), subject to Subsection (8)(f), if the local 290 health department finds that exigent circumstances exist, after providing notice to 291 the county legislative body, the department may declare a new public health

292	emergency for the same illness or occurrence that precipitated a previous public
293	health emergency declaration.
294	(ii) A public health emergency declared as described in Subsection (8)(d)(i) expires
295	in accordance with Subsection (8)(a) or (b).
296	(e) For a public health emergency declared by a local health department under this
297	chapter or under Title 26B, Chapter 7, Part 3, Treatment, Isolation, and Quarantine
298	Procedures for Communicable Diseases, the Legislature may terminate by joint
299	resolution a public health emergency that was declared based on exigent
300	circumstances or that has been in effect for more than 30 days.
301	(f) If the Legislature or county legislative body terminates a public health emergency
302	declared due to exigent circumstances as described in Subsection (8)(d)(i), the local
303	health department may not declare a new public health emergency for the same
304	illness, occurrence, or exigent circumstances.
305	[(9)(a) During a public health emergency declared under this chapter or under Title 26B,
306	Chapter 7, Part 3, Treatment, Isolation, and Quarantine Procedures for Communicable
307	Diseases:]
308	[(i) except as provided in Subsection (9)(b), a local health department may not issue an order
309	of constraint without approval of the chief executive officer of the relevant county;]
310	[(ii) the Legislature may at any time terminate by joint resolution an order of constraint issued
311	by a local health department in response to a declared public health emergency that has
312	been in effect for more than 30 days; and]
313	[(iii) a county governing body may at any time terminate by majority vote of the governing
314	body an order of constraint issued by a local health department in response to a declared
315	public health emergency.]
316	[(b)(i) Notwithstanding Subsection (9)(a)(i), a local health department may issue an order of
317	constraint without approval of the chief executive officer of the relevant county if the
318	passage of time necessary to obtain approval of the chief executive officer of the relevant
319	county as required in Subsection (9)(a)(i) would substantially increase the likelihood of loss
320	of life due to an imminent threat.]
321	[(ii) If a local health department issues an order of constraint as described in Subsection (9)(b)
322	the local health department shall notify the chief executive officer of the relevant county
323	before issuing the order of constraint.]
324	[(iii) The chief executive officer of the relevant county may terminate an order of constraint
325	issued as described in Subsection (9)(b) within 72 hours of issuance of the order of

326	constraint.]
327	[(e)(i) For a local health department that serves more than one county, the approval described
328	in Subsection (9)(a)(i) is required for the chief executive officer for which the order of
329	constraint is applicable.]
330	[(ii) For a local health department that serves more than one county, a county governing body
331	may only terminate an order of constraint as described in Subsection (9)(a)(iii) for the
332	county served by the county governing body.]
333	[(10)(a) During a public health emergency declared as described in this title:]
334	[(i) the department or a local health department may not impose an order of constraint on a
335	religious gathering that is more restrictive than an order of constraint that applies to any
336	other relevantly similar gathering; and]
337	[(ii) an individual, while acting or purporting to act within the course and scope of the
338	individual's official department or local health department capacity, may not:]
339	[(A) prevent a religious gathering that is held in a manner consistent with any order of
340	constraint issued pursuant to this title; or]
341	[(B) impose a penalty for a previous religious gathering that was held in a manner
	consistent
342	with any order of constraint issued pursuant to this title.]
343	[(b) Upon proper grounds, a court of competent jurisdiction may grant an injunction to prevent
344	the violation of this Subsection (10).]
345	[(e)] (9)(a) During a public health emergency declared as described in this title, the
346	department or a local health department [shall] may not issue a public health order or
347	impose or implement a regulation that substantially burdens an individual's exercise
348	of religion unless the department or local health department demonstrates that the
349	application of the burden to the individual:
350	(i) is in furtherance of a compelling government interest; and
351	(ii) is the least restrictive means of furthering that compelling government interest.
352	[(d)] (b) Notwithstanding [Subsections (10)(a) and (c)] Subsection (9)(a), the department
353	or a local health department shall allow reasonable accommodations for an individual
354	to perform or participate in a religious practice or rite.
355	[(11) An order of constraint issued by a local health department pursuant to a declared public
356	health emergency does not apply to a facility, property, or area owned or leased by the
357	state, including capitol hill, as defined in Section 63O-1-101.]
358	[(12)] (10) A local health department may not:

359	(a) require a person to obtain an inspection, license, or permit from the local health
360	department to engage in a practice described in Subsection 58-11a-304(5); [or]
361	(b) prevent or limit a person's ability to engage in a practice described in Subsection
362	58-11a-304(5) by:
363	(i) requiring the person to engage in the practice at a specific location or at a
364	particular type of facility or location; or
365	(ii) enforcing a regulation applicable to a facility or location where the person
366	chooses to engage in the practice[-] ; or
367	(c) issue an order of constraint under any circumstance.
368	Section 32. Section 26A-1-121 is amended to read:
369	26A-1-121 . Standards and regulations adopted by local board Local standards
370	not more stringent than federal or state standards Administrative and judicial review
371	of actions Regulations affecting religious practice.
372	(1)(a) [Subject to Subsection (1)(g), the] The board may make standards and regulations:
373	(i) not in conflict with rules of the department or the Department of Environmental
374	Quality; and
375	(ii) necessary for the promotion of public health, environmental health quality, injury
376	control, and the prevention of outbreaks and spread of communicable and
377	infectious diseases.
378	(b) The standards and regulations under Subsection (1)(a):
379	(i) supersede existing local standards, regulations, and ordinances pertaining to
380	similar subject matter;
381	(ii) except where specifically allowed by federal law or state statute, may not be more
382	stringent than those established by federal law, state statute, or administrative
383	rules adopted by the department in accordance with Title 63G, Chapter 3, Utah
384	Administrative Rulemaking Act; and
385	(iii) notwithstanding Subsection (1)(b)(ii), may be more stringent than those
386	established by federal law, state statute, or administrative rule adopted by the
387	department if the standard or regulation is:
388	(A) in effect on February 1, 2022; and
389	(B) not modified or amended after February 1, 2022.
390	(c) The board shall provide public hearings prior to the adoption of any regulation or
391	standard.
392	(d) Notice of any public hearing shall be published at least twice throughout the county

393	or counties served by the local health department. The publication may be in one or
394	more newspapers, if the notice is provided in accordance with this Subsection (1)(d).
395	(e) The hearings may be conducted by the board at a regular or special meeting, or the
396	board may appoint hearing officers who may conduct hearings in the name of the
397	board at a designated time and place.
398	(f) A record or summary of the proceedings of a hearing shall be taken and filed with the
399	board.
400	[(g)(i) During a declared public health emergency declared under this chapter or under Title
401	26B, Chapter 7, Part 3, Treatment, Isolation, and Quarantine Procedures for Communicable
402	Diseases:]
403	[(A) except as provided in Subsection (1)(h), a local health department may not issue an
	order
404	of constraint without approval of the chief executive officer of the relevant county;]
405	[(B) the Legislature may at any time terminate by joint resolution an order of constraint
	issued
406	by a local health department in response to a declared public health emergency that has
407	been in effect for more than 30 days; and]
408	[(C) a county governing body may at any time terminate, by majority vote of the governing
409	body, an order of constraint issued by a local health department in response to a
	declared
410	public health emergency.]
411	[(ii)(A) For a local health department that serves more than one county, the approval
412	described in Subsection (1)(g)(i)(A) is required for the chief executive officer for which the
413	order of constraint is applicable.]
414	[(B) For a local health department that serves more than one county, a county governing
	body
415	may only terminate an order of constraint as described in Subsection (1)(g)(i)(C) for the
416	county served by the county governing body.]
417	[(h)(i) Notwithstanding Subsection (1)(g)(i)(A), a local health department may issue an order
418	of constraint without approval of the chief executive officer of the relevant county if the
419	passage of time necessary to obtain approval of the chief executive officer of the relevant
420	county as required in Subsection (1)(g)(i)(A) would substantially increase the likelihood of
421	loss of life due to an imminent threat.]
422	(ii) If a local health department issues an order of constraint as described in Subsection

423	(1)(h)(i), the local health department shall notify the chief executive officer of the relevant
424	county before issuing the order of constraint.]
425	[(iii) The chief executive officer of the relevant county may terminate an order of constraint
426	issued as described in Subsection (1)(h)(i) within 72 hours of issuance of the order of
427	constraint.]
428	[(i)(i) During a public health emergency declared as described in this title:]
429	[(A) a local health department may not impose an order of constraint on a public gathering
	that
430	applies to a religious gathering differently than the order of constraint applies to any
	other
431	relevantly similar gathering; and]
432	[(B) an individual, while acting or purporting to act within the course and scope of the
433	individual's official local health department capacity, may not prevent a religious
	gathering
434	that is held in a manner consistent with any order of constraint issued pursuant to this
	title,
435	or impose a penalty for a previous religious gathering that was held in a manner
	consistent
436	with any order of constraint issued pursuant to this title.]
437	[(ii) Upon proper grounds, a court of competent jurisdiction may grant an injunction to prevent
438	the violation of this Subsection (1)(i).]
439	[(iii)] (g)(i) During a public health emergency declared as described in this title, [the
440	department or]a local health department [shall] may not issue a public health order
441	or impose or implement a regulation that substantially burdens an individual's
442	exercise of religion unless the department or local health department demonstrates
443	that the application of the burden to the individual:
444	(A) is in furtherance of a compelling government interest; and
445	(B) is the least restrictive means of furthering that compelling government interest.
446	[(iv)] (ii) Notwithstanding [Subsections (1)(i)(i) and (ii), the department or]
447	Subsection $(1)(g)(i)$, a local health department shall allow reasonable
448	accommodations for an individual to perform or participate in a religious practice
449	or rite.
450	[(j)] (h) If a local health department declares a public health emergency as described in
451	this chapter, and the local health department finds that the public health emergency

452	conditions warrant an extension of the public health emergency beyond the 30-day
453	term or another date designated by the local legislative body, the local health
454	department shall provide written notice to the local legislative body at least 10 days
455	before the expiration of the public health emergency.
456	(2)(a) A person aggrieved by an action or inaction of the local health department relating
457	to the public health shall have an opportunity for a hearing with the local health
458	officer or a designated representative of the local health department. The board shall
459	grant a subsequent hearing to the person upon the person's written request.
460	(b) In an adjudicative hearing, a member of the board or the hearing officer may
461	administer oaths, examine witnesses, and issue notice of the hearings or subpoenas in
462	the name of the board requiring the testimony of witnesses and the production of
463	evidence relevant to a matter in the hearing. The local health department shall make a
464	written record of the hearing, including findings of facts and conclusions of law.
465	(c) Judicial review of a final determination of the local board may be secured by a
466	person adversely affected by the final determination, or by the department or the
467	Department of Environmental Quality, by filing a petition in the district court within
468	30 days after receipt of notice of the board's final determination.
469	(d) The petition shall be served upon the secretary of the board and shall state the
470	grounds upon which review is sought.
471	(e) The board's answer shall certify and file with the court all documents and papers and
472	a transcript of all testimony taken in the matter together with the board's findings of
473	fact, conclusions of law, and order.
474	(f) The appellant and the board are parties to the appeal.
475	(g) The department and the Department of Environmental Quality may become a party
476	by intervention as in a civil action upon showing cause.
477	(h) A further appeal may be taken to the Court of Appeals under Section 78A-4-103.
478	(3) Nothing in the provisions of Subsection (1)(b)(ii) or (c), shall limit the ability of a local
479	health department board to make standards and regulations in accordance with
480	Subsection (1)(a) for:
481	(a) emergency rules made in accordance with Section 63G-3-304; or
482	(b) items not regulated under federal law, state statute, or state administrative rule.
483	Section 29. Section 26B-7-202 is amended to read:
484	26B-7-202. Authority to investigate and control epidemic infections and
485	communicable disease.

486	(1) Subject to [Subsection (4) and] the restrictions in this title, the department has authority
487	to investigate and control the causes of epidemic infections and communicable disease,
488	and shall provide for the detection, reporting, prevention, and control of communicable
489	diseases and epidemic infections or any other health hazard which may affect the public
490	health.
491	(2) This part does not authorize the department to control the production, processing,
492	distribution, or sale price of local food in response to a public health emergency, as that
493	term is defined in Section 26B-7-301.
494	(3)(a) As part of the requirements of Subsection (1), the department shall distribute to
495	the public and to health care professionals:
496	(i) medically accurate information about sexually transmitted diseases that may cause
497	infertility and sterility if left untreated, including descriptions of:
498	(A) the probable side effects resulting from an untreated sexually transmitted
499	disease, including infertility and sterility;
500	(B) medically accepted treatment for sexually transmitted diseases;
501	(C) the medical risks commonly associated with the medical treatment of sexually
502	transmitted diseases; and
503	(D) suggested screening by a private physician or physician assistant; and
504	(ii) information about:
505	(A) public services and agencies available to assist individuals with obtaining
506	treatment for the sexually transmitted disease;
507	(B) medical assistance benefits that may be available to the individual with the
508	sexually transmitted disease; and
509	(C) abstinence before marriage and fidelity after marriage being the surest
510	prevention of sexually transmitted disease.
511	(b) The information described in Subsection (3)(a):
512	(i) shall be distributed by the department and by local health departments free of
513	charge; and
514	(ii) shall be relevant to the geographic location in which the information is distributed
515	by:
516	(A) listing addresses and telephone numbers for public clinics and agencies
517	providing services in the geographic area in which the information is
518	distributed; and
519	(B) providing the information in English as well as other languages that may be

520	appropriate for the geographic area.
521	(c)(i) Except as provided in Subsection (3)(c)(ii), the department shall develop
522	written material that includes the information described in this Subsection (3).
523	(ii) In addition to the written materials described in Subsection (3)(c)(i), the
524	department may distribute the information described in this Subsection (3) by any
525	other methods the department determines is appropriate to educate the public,
526	excluding public schools, including websites, toll free telephone numbers, and the
527	media.
528	(iii) If the information described in Subsection (3)(b)(ii)(A) is not included in the
529	written pamphlet developed by the department, the written material shall include
530	either a website, or a 24-hour toll free telephone number that the public may use to
531	obtain that information.
532	[(4)(a) The Legislature may at any time terminate by joint resolution an order of constraint
533	issued by the department as described in this section in response to a declared public health
534	emergency.]
535	[(b) A county governing body may at any time terminate by majority vote an order of
536	constraint issued by the relevant local health department as described in this section in
537	response to a declared public health emergency.]
538	Section 3. Section 26B-7-301 is amended to read:
539	26B-7-301 . Definitions.
540	As used in this part:
541	(1) "Bioterrorism" means:
542	(a) the intentional use of any microorganism, virus, infectious substance, or biological
543	product to cause death, disease, or other biological malfunction in a human, an
544	animal, a plant, or another living organism in order to influence, intimidate, or coerce
545	the conduct of government or a civilian population; and
546	(b) includes anthrax, botulism, small pox, plague, tularemia, and viral hemorrhagic
547	fevers.
548	(2) "Dangerous public health condition" means any of the following:
549	(a) <u>a health condition that is:</u>
550	(i) directly or indirectly caused by an act of bioterrorism, natural disaster, or human
551	created accident; and
552	(ii) transmittable to another individual;
553	(b) cholera;

554	[(b)] (c) pneumonic plague;
555	[(e)] (d) severe acute respiratory syndrome;
556	[(d)] <u>(e)</u> smallpox;
557	[(e)] (f) tuberculosis;
558	[(f)] (g) any viral hemorrhagic fever;
559	$\left[\frac{g}{g}\right]$ (h) measles; or
560	[(h)] (i) any infection:
561	(i) that is new, drug resistant, or reemerging;
562	(ii) that evidence suggests is likely to cause either high mortality or morbidity; and
563	(iii) only if the relevant legislative body of the county where the infection is located
564	approves as needing containment.
565	(3) "Diagnostic information" means a clinical facility's record of individuals who present
566	for treatment, including the reason for the visit, chief complaint, presenting diagnosis,
567	final diagnosis, and any pertinent lab results.
568	(4)(a) "Epidemic or pandemic disease"[:]
569	[(a)] _means the occurrence in a community or region of cases of an illness clearly in excess of
570	normal expectancy.[; and]
571	(b) "Epidemic or pandemic disease" includes diseases designated by the department
572	which have the potential to cause serious illness or death.
573	(5) "Exigent circumstances" means a significant change in circumstances following the
574	expiration of a public health emergency declared in accordance with this title that:
575	(a) substantially increases the danger to public safety or health relative to the
576	circumstances in existence when the public health emergency expired;
577	(b) poses an imminent danger to public safety or health; and
578	(c) was not known or foreseen and could not have been known or foreseen at the time
579	the public health emergency expired.
580	(6) "First responder" means:
581	(a) a law enforcement officer as defined in Section 53-13-103;
582	(b) emergency medical service personnel as defined in Section 26B-4-101;
583	(c) firefighters; and
584	(d) public health personnel having jurisdiction over the location where an individual
585	subject to an order of restriction is found.
586	(7) "Health care provider" means the same as that term is defined in Section 78B-3-403.
587	(8) "Legislative emergency response committee" means the same as that term is defined in

588	Section 53-2a-203.
589	(9) "Local food" means the same as that term is defined in Section 4-1-109.
590	(10)(a) "Order of constraint" means an order, rule, or regulation [issued in response to a
591	declared public health emergency under this part,]that:
592	(i) applies to all or substantially all:
593	(A) individuals or a certain group of individuals; or
594	(B) public places or certain types of public places; and
595	(ii) for the protection of the public health and in response to the declared public
596	health emergency:
597	(A) establishes, maintains, or enforces isolation or quarantine;
598	(B) establishes, maintains, or enforces a stay-at-home order;
599	(C) exercises physical control over property or individuals;
600	(D) requires an individual to perform a certain action or engage in certain
601	behavior; or
602	(E) closes theaters, schools, or other public places or prohibits gatherings of
603	people to protect the public health.
604	(b) "Order of constraint" includes a stay-at-home order.
605	(11) "Order of restriction" means an order issued by [a] the department, a local health
606	department, or a district court which requires an individual [or group of individuals who
607	are subject to restriction] to:
608	(a) submit to an examination, treatment, isolation, or quarantine[-] ; or
609	(b) perform a certain action or engage in certain behavior.
610	(12)(a) "Public health emergency" means an occurrence or imminent credible threat of
611	an illness or health condition, caused by bioterrorism, epidemic or pandemic disease,
612	or novel and highly fatal infectious agent or biological toxin, that poses a substantial
613	risk of a significant number of human fatalities or incidents of permanent or
614	long-term disability.
615	(b) "Public health emergency" includes an illness or health condition resulting from a
616	natural disaster.
617	(13) "Public health official" means:
618	(a) the executive director or the executive director's authorized representative; or
619	(b) the executive director of a local health department or the executive director's
620	authorized representative.
621	(14) "Reportable emergency illness and health condition" includes the diseases, conditions,

622 or syndromes designated by the department. 623 (15) "Stay-at-home order" means an order of constraint that: 624 (a) restricts movement of the general population to suppress or mitigate an epidemic or 625 pandemic disease by directing individuals within a defined geographic area to remain 626 in their respective residences; and 627 (b) may include exceptions for certain essential tasks. 628 (16) "Threat to public health" means a situation where a dangerous public health condition 629 could spread to other individuals. 630 (17) "Subject to restriction" as applied to an individual [, or a group of individuals,] means 631 the individual [or group of individuals] could create a threat to public health. 632 Section 5. Section **26B-7-303** is amended to read: 633 26B-7-303. Applicability -- Administrative procedures. 634 (1) Sections 26B-7-304 through 26B-7-315 apply to involuntary [examination, treatment, 635 isolation, and quarantine actions] orders of restriction applied to [individuals or groups of 636 individuals] an individual by the department or a local health department. 637 (2) The provisions of Sections 26B-7-304 through 26B-7-315 supersede the provisions of 638 Title 63G, Chapter 4, Administrative Procedures Act. 639 (3) The department may adopt rules in accordance with Title 63G, Chapter 3, Utah 640 Administrative Rulemaking Act, as necessary to administer the provisions of Sections 641 26B-7-304 through 26B-7-315. 642 Section 6. Section **26B-7-304** is amended to read: 643 26B-7-304. Order of restriction. 644 (1) Subject to Subsection (5), the department or a local health department having 645 jurisdiction over the location where an individual [or a group of individuals who are] 646 who is subject to restriction [are] is found may: 647 (a) issue a written order of restriction for the individual [or group of individuals] 648 pursuant to Section 26B-1-202 or Subsection 26A-1-114(1)(b) upon compliance with 649 the requirements of Sections 26B-7-304 through 26B-7-314; and 650 (b) issue a verbal order of restriction for an individual [or group of individuals] pursuant 651 to Subsection (2)(c). 652 (2)(a) [A] The department or local health department's determination to issue an order of 653 restriction shall be based upon the totality of circumstances reported to and known by 654 the department or local health department, including:

655

(i) observation;

656	(ii) information that the department or local health department determines is credible
657	and reliable information; and
658	(iii) knowledge of current public health risks based on medically accepted guidelines
659	as may be established by the department by administrative rule.
660	(b) An order of restriction issued by the department or a local health department shall:
661	(i) in the opinion of the public health official, be for the shortest reasonable period of
662	time necessary to protect the public health;
663	(ii) use the least intrusive method of restriction that, in the opinion of the department
664	or local health department, is reasonable based on the totality of circumstances
665	known to the department or local health department issuing the order of restriction;
666	(iii) be in writing unless the provisions of Subsection (2)(c) apply; and
667	(iv) contain notice of an individual's rights as required in Section 26B-7-307.
668	(c)(i) The department or a local health department may issue a verbal order of
669	restriction, without prior notice to the individual[-or group of individuals] if the
670	delay in imposing a written order of restriction would significantly jeopardize the
671	department or local health department's ability to prevent or limit a threat to public
672	health.
673	(ii) A verbal order of restriction issued under Subsection (2)(c)(i):
674	(A) is valid for 24 hours from the time the order of restriction is issued;
675	(B) may be verbally communicated to the [individuals or group of individuals]
676	individual subject to restriction by a first responder;
677	(C) may be enforced by the first responder until the department or local health
678	department is able to establish and maintain the place of restriction; and
679	(D) may only be continued beyond the initial 24 hours if a written order of
680	restriction is issued pursuant to the provisions of Section 26B-7-307.
681	(d) The department or a local health department may not issue an order of restriction that
682	applies to more than one individual.
683	(3) Pending issuance of a written order of restriction under Section 26B-7-307, or judicial
684	review of an order of restriction under Section 26B-7-311, an individual who is subject
685	to the order of restriction may be required to submit to involuntary examination,
686	quarantine, isolation, or treatment in the individual's home, a hospital, or any other
687	suitable facility under reasonable conditions prescribed by the department or local health
688	department.
689	(4) The department or local health department that issued the order of restriction shall take

690	reasonable measures, including the provision of medical care, as may be necessary to
691	assure proper care related to the reason for the involuntary examination, treatment,
692	isolation, or quarantine of an individual ordered to submit to an order of restriction.
693	(5)(a) The Legislature may at any time terminate by joint resolution an order of
694	restriction issued by the department or local health department as described in this
695	section in response to a declared public health emergency.
696	(b) A county governing body may at any time terminate by majority vote an order of
697	restriction issued by the relevant local health department under this section issued in
698	response to a declared public health emergency.
699	Section 27. Section 26B-7-304.5 is enacted to read:
700	26B-7-304.5 . Order of constraint prohibited.
701	The department and a local health department may not issue an order of constraint under
702	any circumstance.
703	Section 7. Section 26B-7-305 is amended to read:
704	26B-7-305 . Consent to order of restriction Periodic review.
705	(1)(a) The department or a local health department shall either seek judicial review of an
706	order of restriction under Sections 26B-7-309 through 26B-7-311, or obtain the
707	consent of an individual subject to an order of restriction.
708	(b) If the department or a local health department obtains consent, the consent shall be in
709	writing and shall inform the individual[or group of individuals]:
710	(i) of the terms and duration of the order of restriction;
711	(ii) of the importance of complying with the order of restriction to protect the public's
712	health;
713	(iii) that [each] the individual has the right to agree to the order of restriction, or
714	refuse to agree to the order of restriction and seek a judicial review of the order of
715	restriction;
716	(iv) that for any individual who consents to the order of restriction:
717	(A) the order of restriction will not be reviewed by the court unless the individual
718	withdraws consent to the order of restriction in accordance with Subsection
719	(1)(b)(iv)(B); and
720	(B) the individual shall notify the department or local health department in
721	writing, with at least five business day's notice, if the individual intends to
722	withdraw consent to the order of restriction; and
723	(v) that a breach of a consent agreement prior to the end of the order of restriction

724	may subject the individual to an involuntary order of restriction under Section
725	26B-7-306.
726	(2)(a) The department or local health department responsible for the care of an
727	individual who has consented to the order of restriction shall periodically reexamine
728	the reasons upon which the order of restriction was based. This reexamination shall
729	occur at least once every six months.
730	(b)(i) If at any time, the department or local health department determines that the
731	conditions justifying the order of restriction for [either a group or]an individual
732	no longer exist, the department or local health department shall immediately
733	discharge the individual[or group] from the order of restriction.
734	(ii) If the department or local health department determines that the conditions
735	justifying the order of restriction continue to exist, the department or local health
736	department shall send to the individual a written notice of:
737	(A) the department or local health department's findings, the expected duration of
738	the order of restriction, and the reason for the decision; and
739	(B) the individual's right to a judicial review of the order of restriction by the court
740	if requested by the individual.
741	(iii) Upon request for judicial review by an individual, the department or local health
742	department shall:
743	(A) file a petition with the court within five business days after the individual's
744	request for a judicial review; and
745	(B) proceed under Sections 26B-7-309 through 26B-7-311.
746	Section 8. Section 26B-7-306 is amended to read:
747	26B-7-306 . Involuntary order of restriction Notice Effect of order during
748	judicial review.
749	(1) If the department or local health department cannot obtain consent to the order of
750	restriction from an individual, or if an individual withdraws consent to an order under
751	Subsection 26B-7-305(1)(b)(iv)(B), the department or local health department shall:
752	(a) give the individual[-or group of individuals] subject to the order of restriction a
753	written notice of:
754	(i) the order of restriction and any supporting documentation; and
755	(ii) the individual's right to a judicial review of the order of restriction; and
756	(b) file a petition for a judicial review of the order of restriction under Section 26B-7-309
757	in court within:

758	(i) five business days after issuing the written notice of the order of restriction; or
759	(ii) if consent has been withdrawn under Subsection 26B-7-305(1)(b)(iv)(B), within
760	five business days after receiving notice of the individual's withdrawal of consent.
761	(2)(a) An order of restriction remains in effect during any judicial proceedings to review
762	the order of restriction if the department or local health department files a petition for
763	judicial review of the order of restriction within the period of time required by this
764	section.
765	(b) Law enforcement officers with jurisdiction in the area where the individual who is
766	subject to the order of restriction can be located shall assist the department or local
767	health department with enforcing the order of restriction.
768	Section 9. Section 26B-7-307 is amended to read:
769	26B-7-307 . Contents of notice of order of restriction Rights of individuals.
770	(1) A written order of restriction issued by a department or local health department shall
771	include the following information:
772	(a) the identity of the individual [or a description of the group of individuals-]subject to
773	the order of restriction;
774	(b) the identity or location of any premises that may be subject to restriction;
775	(c) the date and time for which the restriction begins and the expected duration of the
776	restriction;
777	(d) the suspected dangerous public health condition that poses a threat to public health;
778	(e) the requirements for termination of the order of restriction, such as necessary
779	laboratory reports, the expiration of an incubation period, or the completion of
780	treatment for the communicable disease;
781	(f) any conditions on the restriction, such as limitation of visitors or requirements for
782	medical monitoring;
783	(g) the medical or scientific information upon which the restriction is based;
784	(h) a statement advising of the right to a judicial review of the order of restriction by the
785	court; and
786	(i) pursuant to Subsection (2), the rights of each individual subject to restriction.
787	(2) An individual subject to restriction has the following rights:
788	(a) the right to be represented by legal counsel in any judicial review of the order of
789	restriction in accordance with Subsection 26B-7-309(3);
790	(b) the right to be provided with prior notice of the date, time, and location of any
791	hearing concerning the order of restriction;

702	
792	(c) the right to participate in any hearing, in a manner established by the court based on
793	precautions necessary to prevent additional exposure to communicable or possibly
794	communicable diseases or to protect the public health;
795	(d) the right to respond and present evidence and arguments on the individual's own
796	behalf in any hearing;
797	(e) the right to cross examine witnesses; and
798	(f) the right to review and copy all records in the possession of the department that
799	issued the order of restriction which relate to the subject of the written order of
800	restriction.
801	[(3)(a) Notwithstanding the provisions of Subsection (1), if the department or a local health
802	department issues an order of restriction for a group of individuals, the department or local
803	health department may modify the method of providing notice to the group or modify the
804	information contained in the notice, if the public health official determines the modification
805	of the notice is necessary to:]
806	[(i) protect the privacy of medical information of individuals in the group; or]
807	[(ii) provide notice to the group in a manner that will efficiently and effectively notify the
808	individuals in the group within the period of time necessary to protect the public health.]
809	[(b) When the department or a local health department modifies notice to a group of
810	individuals under Subsection (3)(a), the department or local health department shall provide
811	each individual in the group with notice that complies with the provisions of Subsection (1)
812	as soon as reasonably practical.]
813	[(4)] (3)(a) In addition to the rights of an individual described in Subsections (1) and (2),
814	an individual subject to an order of restriction may not be terminated from
815	employment if the reason for termination is based solely on the fact that the
816	individual is or was subject to an order of restriction.
817	(b) The department or local health department issuing the order of restriction shall give
818	the individual subject to the order of restriction notice of the individual's employment
819	rights under Subsection $[(4)(a)]$ (3)(a).
820	(c) An employer in the state, including an employer who is the state or a political
821	subdivision of the state, may not violate the provisions of Subsection $[(4)(a)]$ (3)(a).
822	Section 12. Section 26B-7-310 is amended to read:
823	26B-7-310 . Petition for judicial review of order of restriction Court-ordered
824	examination period.
825	(1)(a) A department may petition for a judicial review of the department's order of

826 restriction for an individual [or group of individuals who are] who is subject to 827 restriction by filing a written petition with the court of the county in which the 828 individual [or group of individuals reside] resides or [are] is located. 829 (b)(i) The county attorney for the county where the individual [or group of individuals reside or are] resides or is located shall represent the local health 830 831 department in any proceedings under Sections 26B-7-304 through 26B-7-314. 832 (ii) The Office of the Attorney General shall represent the department when the 833 petitioner is the department in any proceedings under Sections 26B-7-304 through 834 26B-7-314. 835 (2) The petition under Subsection (1) shall be accompanied by: 836 (a) written affidavit of the department stating: 837 (i) a belief the individual [or group of individuals are] is subject to restriction; 838 (ii) a belief that the individual [or group of individuals who are subject to restriction 839 are is likely to fail to submit to examination, treatment, quarantine, or isolation if 840 not immediately restrained; 841 (iii) this failure would pose a threat to the public health; and 842 (iv) the personal knowledge of the individual's [or group of individuals']condition or 843 the circumstances that lead to that belief; and 844 (b) a written statement by a licensed physician or physician assistant indicating the 845 physician or physician assistant finds the individual [or group of individuals are] is 846 subject to restriction. 847 (3) The court shall issue an order of restriction requiring the individual or group of 848 individuals] to submit to involuntary restriction to protect the public health if the court 849 finds: 850 (a) there is a reasonable basis to believe that the individual's [or group of individuals'] 851 condition requires involuntary examination, quarantine, treatment, or isolation 852 pending examination and hearing; or 853 (b) the individual [or group of individuals have] has refused to submit to examination by 854 a health professional as directed by the department or to voluntarily submit to 855 examination, treatment, quarantine, or isolation. 856 (4) If the individual [or group of individuals who are] who is subject to restriction [are] is not 857 in custody, the court may make [its] the court's determination and issue [its] an order of 858 restriction in an ex parte hearing. 859 (5) At least 24 hours prior to the hearing required by Section 26B-7-311, the department

860 which is the petitioner, shall report to the court, in writing, the opinion of qualified 861 health care providers: 862 (a) regarding whether the individual [or group of individuals are] is infected by or 863 contaminated with a dangerous public health condition; 864 (b) that despite the exercise of reasonable diligence, the diagnostic studies have not been 865 completed; 866 (c) whether the individual [or group of individuals have] has agreed to voluntarily 867 comply with necessary examination, treatment, quarantine, or isolation; and 868 (d) whether the petitioner believes the individual [or group of individuals-]will comply 869 without court proceedings. 870 Section 13. Section **26B-7-311** is amended to read: 871 26B-7-311. Court determination for an order of restriction after examination 872 period. 873 (1) The court shall set a hearing regarding the involuntary order of restriction of an 874 individual or group of individuals, to be held within 10 business days of the issuance 875 of its order of restriction issued pursuant to Section 26B-7-310, unless the petitioner 876 informs the court prior to this hearing that the individual [-or group of individuals]: 877 (a) are not subject to restriction; or 878 (b) [have] has stipulated to the issuance of an order of restriction. 879 (2) If the individual [or an individual in a group of individuals] has stipulated to the 880 issuance of an order of restriction, the court may issue an order as provided in 881 Subsection (6) for those individuals without further hearing. 882 (3)(a) If the examination report required in Section 26B-7-310 proves the individual [or group of individuals are is not subject to restriction, the court may without further 883 884 hearing terminate the proceedings and dismiss the petition. 885 (b) The court may, after a hearing at which the individual [or group of individuals are] is 886 present in person or by telephonic or other electronic means and have had the 887 opportunity to be represented by counsel, extend [its] the court's order of restriction 888 for a reasonable period, not to exceed 90 days, if the court has reason to believe the 889 individual [or group of individuals are] is infected by or contaminated with a 890 dangerous public health condition. 891 (4) The petitioner shall, at the time of the hearing, provide the court with the following items, to the extent that they have been issued or are otherwise available: 892 893 (a) the order of restriction issued by the petitioner;

894	(b) admission notes if any individual was hospitalized; and
895	(c) medical records pertaining to the current order of restriction.
896	(5) The information provided to the court under Subsection (4) shall also be provided to the
897	individual's [or group of individual's]counsel at the time of the hearing, and at any time
898	prior to the hearing upon request of counsel.
899	(6)(a) The court shall order the individual [and each individual in a group of individuals]
900	to submit to the order of restriction if, upon completion of the hearing and
901	consideration of the record, [it] the court finds by clear and convincing evidence that:
902	(i) the individual [or group of individuals are] is infected with a dangerous public
903	health condition that poses a threat to public health;
904	(ii) there is no appropriate and less restrictive alternative to a court order of
905	examination, quarantine, isolation, and treatment, or any of them;
906	(iii) the petitioner can provide the individual [or group of individuals] with treatment
907	that is adequate and appropriate to the individual's [or group of individuals'
908	conditions] condition and needs; and
909	(iv) it is in the public interest to order the individual [or group of individuals]to
910	submit to involuntary examination, quarantine, isolation, and treatment, or any of
911	them after weighing the following factors:
912	(A) the personal or religious beliefs, if any, of the individual that are opposed to
913	medical examination or treatment;
914	(B) the ability of the department to control the public health threat with treatment
915	alternatives that are requested by the individual;
916	(C) the economic impact for the department if the individual is permitted to use an
917	alternative to the treatment recommended by the department; and
918	(D) other relevant factors as determined by the court.
919	(b) If upon completion of the hearing the court does not find all of the conditions listed
920	in Subsection (6)(a) exist, the court shall immediately dismiss the petition.
921	(7) The order of restriction shall designate the period, subject to Subsection (8), for which
922	the individual [or group of individuals-]shall be examined, treated, isolated, or
923	quarantined.
924	(8)(a) The order of restriction may not exceed six months without benefit of a court
925	review hearing.
926	(b)(i) The court review hearing shall be held prior to the expiration of the order of
927	restriction issued under Subsection (7).

928	(ii) At the review hearing the court may issue an order of restriction for up to an
929	indeterminate period, if the court enters a written finding in the record
930	determining by clear and convincing evidence that the required conditions in
931	Subsection (6) will continue for an indeterminate period.
932	Section 19. Section 26B-7-317 is amended to read:
933	26B-7-317. Authorization to report Declaration of a public health emergency
934	Termination of a public health emergency.
935	(1) A health care provider is authorized to report to the department any case of a [reportable
936	emergency illness or health] dangerous public health condition in any person when:
937	(a) the health care provider knows of a confirmed case; or
938	(b) the health care provider believes, based on the health care provider's professional
939	judgment that a person likely harbors a [reportable emergency illness or] dangerous
940	public health condition.
941	(2) A report pursuant to this section shall include, if known:
942	(a) the name of the facility submitting the report;
943	(b) a patient identifier that allows linkage with the patient's record for follow-up
944	investigation if needed;
945	(c) the date and time of visit;
946	(d) the patient's age and sex;
947	(e) the zip code of the patient's residence;
948	(f) the reportable illness or condition detected or suspected;
949	(g) diagnostic information and, if available, diagnostic codes assigned to the visit; and
950	(h) whether the patient was admitted to the hospital.
951	(3)(a) Subject to [Subsections (3)(b) and] Subsection (4), if the department determines
952	that a public health emergency exists, the department may, with the concurrence of
953	the governor and the executive director or in the absence of the executive director,
954	the executive director's designee, declare a public health emergency[, issue an order
955	of constraint,] and mandate reporting under this section for a limited reasonable
956	period of time, as necessary to respond to the public health emergency.
957	[(b)(i) During a public health emergency that has been in effect for more than 30 days, the
958	department may not issue an order of constraint until the department has provided notice of
959	the proposed action to the legislative emergency response committee no later than 24 hours
960	before the department issues the order of constraint.]
961	[(ii) The department:]

962	[(A) shall provide the notice required by Subsection (3)(b)(i) using the best available
	method
963	under the circumstances as determined by the executive director;]
964	[(B) may provide the notice required by Subsection (3)(b)(i) in electronic format; and
965	[(C) shall provide the notice in written form, if practicable.]
966	[(e)] (b) The department may not mandate reporting under this subsection for more than
967	90 days.
968	(4)(a) Except as provided in Subsection (4)(b), a public health emergency declared by
969	the department as described in Subsection (3) expires at the earliest of:
970	(i) the day on which the department or the governor finds that the threat or danger has
971	passed or the public health emergency reduced to the extent that emergency
972	conditions no longer exist;
973	(ii) 30 days after the date on which the department declared the public health
974	emergency; or
975	(iii) the day on which the public health emergency is terminated by a joint resolution
976	of the Legislature.
977	(b)(i) The Legislature, by joint resolution, may extend a public health emergency for
978	a time period designated in the joint resolution.
979	(ii) If the Legislature extends a public health emergency as described in Subsection
980	(4)(b)(i), the public health emergency expires on the date designated by the
981	Legislature.
982	(c) Except as provided in Subsection (4)(d), if a public health emergency declared by the
983	department expires as described in Subsection (4)(a) or (b), the department may not
984	declare a public health emergency for the same illness or occurrence that precipitated
985	the previous public health emergency declaration.
986	(d)(i) Notwithstanding Subsection (4)(c), subject to Subsection (4)(e), if the
987	department finds that exigent circumstances exist, after providing notice to the
988	Legislature, the department may declare a new public health emergency for the
989	same illness or occurrence that precipitated a previous public health emergency
990	declaration.
991	(ii) A public health emergency declared as described in Subsection (4)(d)(i) expires
992	in accordance with Subsection (4)(a) or (b).
993	(e) If the Legislature terminates a public health emergency declared due to exigent
994	circumstances as described in Subsection (4)(d)(i), the department may not declare a

995 new public health emergency for the same illness, occurrence, or exigent 996 circumstances. 997 [(5) During a declared public health emergency declared under this title:] 998 [(a) the Legislature may:] 999 (i) at any time by joint resolution terminate an order of constraint issued by the department; or 1000 (ii) by joint resolution terminate an order of constraint issued by a local health department in 1001 response to a public health emergency that has been in effect for more than 30 days; and 1002 (b) a county legislative body may at any time terminate an order of constraint issued by a 1003 local health department in response to a declared public health emergency. 1004 [(6)] (5)(a)(i) If the department declares a public health emergency as described in this 1005 part, and the department finds that the public health emergency conditions warrant 1006 an extension of the public health emergency beyond the 30-day term or another 1007 date designated by the Legislature as described in this section, the department 1008 shall provide written notice to the speaker of the House of Representatives and the 1009 president of the Senate at least 10 days before the expiration of the public health 1010 emergency. 1011 (ii) If a local health department declares a public health emergency as described in [1012 this part Title 26A, Local Health Authorities, and the local health department 1013 finds that the public health emergency conditions warrant an extension of the 1014 public health emergency beyond the 30-day term or another date designated by the 1015 county governing body as described in this section, the local health department 1016 shall provide written notice to the county governing body at least 10 days before 1017 the expiration of the public health emergency. 1018 (b) If the department provides notice as described in Subsection [(6)(a)(i)] (5)(a)(i) for a 1019 public health emergency within the first 30 days from the initial declaration of the 1020 public health emergency, the speaker of the House of Representatives and the 1021 president of the Senate: 1022 (i) shall poll the members of their respective bodies to determine whether the 1023 Legislature will extend the public health emergency; and 1024 (ii) may jointly convene the committee created in Section 53-2a-218. 1025 (c) If the department provides notice as described in Subsection [(6)(a)(i)] (5)(a)(i) for a 1026 public health emergency that has been extended beyond the 30 days from the initial 1027 declaration of the public health emergency, the speaker of the House of 1028 Representatives and the president of the Senate shall jointly convene the committee

1029	created in Section 53-2a-218.
1030	[(7)] (6) If the committee created in Section 53-2a-218 is convened as described in
1031	Subsection [(6)] (5), the committee shall conduct a public meeting to:
1032	(a) discuss the nature of the public health emergency and conditions of the public health
1033	emergency;
1034	(b) evaluate options for public health emergency response;
1035	(c) receive testimony from individuals with expertise relevant to the current public
1036	health emergency;
1037	(d) receive testimony from members of the public; and
1038	(e) provide a recommendation to the Legislature whether to extend the public health
1039	emergency by joint resolution.
1040	[(8)(a) During a public health emergency declared as described in this title:]
1041	[(i) the department or a local health department may not impose an order of constraint on a
1042	religious gathering that is more restrictive than an order of constraint that applies to any
1043	other relevantly similar gathering; and]
1044	[(ii) an individual, while acting or purporting to act within the course and scope of the
1045	individual's official department or local health department capacity, may not:]
1046	[(A) prevent a religious gathering that is held in a manner consistent with any order of
1047	constraint issued pursuant to this title; or]
1048	[(B) impose a penalty for a previous religious gathering that was held in a manner
	consistent
1049	with any order of constraint issued pursuant to this title.]
1050	[(b) Upon proper grounds, a court of competent jurisdiction may grant an injunction to prevent
1051	the violation of this Subsection (8).]
1052	[(e)] (7)(a) During a public health emergency declared as described in this title, the
1053	department or a local health department [shall] may not issue a public health order or
1054	impose or implement a regulation that substantially burdens an individual's exercise
1055	of religion unless the department or local health department demonstrates that the
1056	application of the burden to the individual:
1057	(i) is in furtherance of a compelling government interest; and
1058	(ii) is the least restrictive means of furthering that compelling government interest.
1059	[(d)] (b) Notwithstanding [Subsections (8)(a) and (c)] Subsection (7)(a), the department
1060	or a local health department shall allow reasonable accommodations for an individual
1061	to perform or participate in a religious practice or rite.

1062	[(9)] (8)(a) Unless the provisions of Subsection (3) apply, a health care provider is not
1063	subject to penalties for failing to submit a report under this section.
1064	(b) If the provisions of Subsection (3) apply, a health care provider is subject to the
1065	penalties of Subsection 26B-7-316(3) for failure to make a report under this section.
1066	Section 23. Section 26B-7-321 is amended to read:
1067	26B-7-321 . Investigation of suspected bioterrorism and diseases Termination
1068	of orders of constraint.
1069	(1) [Subject to Subsection (6), the] The department shall:
1070	(a) ascertain the existence of cases of an illness or condition caused by the factors
1071	described in Subsections 26B-7-316(1) and 26B-7-317(1);
1072	(b) investigate all such cases for sources of infection or exposure;
1073	(c) ensure that any cases, suspected cases, and exposed persons are subject to proper
1074	control measures; and
1075	(d) define the distribution of the suspected illness or health condition.
1076	(2)(a) Acting on information received from the reports required by Sections 26B-7-316
1077	through 26B-7-320, or other reliable information, the department shall identify all
1078	individuals thought to have been exposed to an illness or condition described in
1079	Subsection 26B-7-316(1).
1080	(b) The department may request information from a health care provider concerning an
1081	individual's identifying information as described in Subsection 26B-7-316(2)(b)
1082	when:
1083	(i) the department is investigating a potential illness or condition described in
1084	Subsection 26B-7-316(1) and the health care provider has not submitted a report
1085	to the department with the information requested; or
1086	(ii) the department has received a report from a pharmacist under Section 26B-7-318,
1087	a medical laboratory under Section 26B-7-319, or another health care provider
1088	under Subsection 26B-7-317(1) and the department believes that further
1089	investigation is necessary to protect the public health.
1090	(c) A health care provider shall submit the information requested under this section to
1091	the department within 24 hours after receiving a request from the department.
1092	(3) The department shall counsel and interview identified individuals as appropriate to:
1093	(a) assist in the positive identification of other cases and exposed individuals;
1094	(b) develop information relating to the source and spread of the illness or condition; and
1095	(c) obtain the names, addresses, phone numbers, or other identifying information of any

1096	other person from whom the illness or health condition may have been contracted and
1097	to whom the illness or condition may have spread.
1098	(4) The department shall, for examination purposes, close, evacuate, or decontaminate any
1099	facility when the department reasonably believes that such facility or material may
1100	endanger the public health due to a condition or illness described in Subsection
1101	26B-7-316(1).
1102	(5) The department shall destroy personally identifying health information about an
1103	individual collected by the department as a result of a report under Sections 26B-7-316
1104	through 26B-7-322 upon the earlier of:
1105	(a) the department's determination that the information is no longer necessary to carry
1106	out an investigation under Sections 26B-7-316 through 26B-7-324; or
1107	(b) 180 days after the information is collected.
1108	[(6)(a) The Legislature may at any time terminate by joint resolution an order of constraint
1109	issued by the department in response to a declared public health emergency.]
1110	[(b) A county governing body may at any time terminate by majority vote an order of
1111	constraint issued by the relevant local health department in response to a declared public
1112	health emergency.]
1113	Section 2. Effective date.
1114	This bill takes effect on May 7, 2025.