COVID-19 INDUSTRY GUIDANCE: Amusement Parks and Theme Parks

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Effective April 1, 2021

This guidance is designed to address sectors and activities opening statewide. However, local health officers may implement more stringent rules tailored to local epidemiological conditions, so employers should also confirm relevant local opening policies.
The COVID-19 pandemic continues to impact the health of Californians. Reported illness ranges from very mild (some people have no symptoms) to severe illness that may result in death. Certain groups, including those with serious underlying medical conditions, such as heart or lung disease or diabetes, are at higher risk of hospitalization and serious complications. In addition, the risk of more severe disease and death increases with increasing age. As the pandemic has unfolded, we have learned that many organs can be affected by COVID-19 and there are many ways the infection can affect someone’s health.

While most persons with COVID-19 recover and return to their baseline level of health, some people can have symptoms that can last for weeks or even months after recovery from acute illness. Even people who are not hospitalized and who have mild illness can experience persistent or late symptoms.

Transmission is most likely when people are in close contact or in a poorly ventilated area with an infected person. Transmission can occur when the infected person has symptoms, is without symptoms, or has not yet developed symptoms. Virus particles can travel more than six feet in indoor spaces and remain suspended in air even after an infected person has left the room. Indoor settings pose a much higher risk of transmission than outdoor settings. When an infected person does certain activities, such as singing or chanting, loud talking, or heavy breathing, for example with exercise, it can further increase risk compared to normal breathing and talking.

Therefore, it is essential that all possible steps be taken to ensure the safety of workers and the public.

Key prevention practices include:

- physical distancing to the maximum extent possible,
- use of face coverings by workers (where respiratory protection is not already required) and customers/clients,
- for indoor locations, ensuring adequate ventilation in all spaces,
- frequent handwashing and regular cleaning and disinfection,
- training workers on these and other elements of the COVID-19 prevention program.

On November 30, 2020, the California Division of Occupational Safety and Health (Cal/OSHA) implemented mandatory emergency temporary standards (ETS) to prevent worker exposures to COVID-19 in most workplaces where workers are not covered by Cal/OSHA’s Aerosol Transmissible Diseases standard. Under the ETS, employers have obligations including to develop and implement policies and procedures to prevent disease transmission in the workplace; to identify new disease cases if they occur; and, when they are identified, to intervene quickly and work with public health authorities to halt the spread of the virus. The ETS covers topics that are also addressed by this guidance. The guidance has been updated to clarify any instances where public health guidance imposes additional requirements beyond those mandated by the ETS and to highlight additional recommended practices for public health purposes beyond those mandated by the ETS.
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Purpose

This document provides guidance for amusement parks and theme parks (referred to as “parks”) to support a safe, clean environment for workers and customers. Attendance at theme parks shall be limited according to the County Risk Level. For the most updated information on county status, visit Blueprint for a Safer Economy. Please note that local health departments can have more restrictive criteria and different closures.

- Across all Tiers:
  - Employers who have employees working at Amusement Parks and Theme Parks must develop a worker COVID-19 testing program for weekly optional testing of all workers who may encounter other workers, support staff, or performers. PCR or antigen are permissible diagnosis tests for workers/performers where the interval of between tests is no greater than seven days. For workers returning to work where the interval between a prior test has been greater than seven days after receiving a prior test, only a PCR test is permissible.
    - Workers participating in routine weekly testing are NOT counted toward any occupancy capacity limit. All workers not participating in a routine weekly testing program shall count toward any occupancy limit.
  - Use of face coverings is mandatory throughout the park in all settings indoor and outdoor, unless actively eating and/or drinking. Guests who do not comply should be removed from the facility immediately. Allow for exemptions identified in the CDPH Face Covering Guidance.
  - Performers and workers in the performance sector who cannot feasibly perform or work with a face covering are not required to wear a face covering during the time period in which such tasks are actually being performed on the condition that (1) the unmasked performer or worker is at least six feet away from all other persons, or (2) all unmasked performers or workers and any workers who come into contact with those people are routinely tested at least twice weekly for COVID-19 (PCR or antigen are permissible diagnosis tests for routine testing of performers or workers).
  - In-state visitors only. Information will be prominently placed on all communications, including the Reservation and Ticketing systems, to ensure guests are aware of Reservation and Ticketing Requirements. At the time a guest makes a park reservation and purchases park tickets, the park operators must obtain an attestation that when visiting the park, the guest’s party size will not contain more than 3 households and the guest, and all members of the guest’s party will be in-state visitors.
  - Indoor rides must be limited to no more than 15 minutes.
  - All queuing must be performed in outdoor settings only and guests from different households or other parties must be at least six feet apart during queuing.
  - Board household members in the same vehicle when possible. Passengers from different households must be at least six feet apart.
o Adjust seat-loading patterns, as needed, to comply with physical distancing requirements. Examples would include seating every other ride vehicle or vehicle row, further limiting capacity on a ride to allow for space between household groups, etc.

  o **NOTE:** When adjusting seat-loading patterns, the ride operator must ensure the patron load distribution complies with the manufacturer’s load/balance criteria.

o Discontinue use of a ride or attraction where use of face coverings presents a safety issue or high incidence of loss of face covering during operation.

o Face coverings must be made available to visitors who lose their face coverings during a ride or attraction.

o Occupancy limits are based on the fire department occupant limit. If no fire department occupant limit is available for the total facility, the operating design capacity will be used as the basis for determining the reduced capacity.

o Park visitors are permitted to eat and drink only in designated dining areas. Concession stands must be accompanied by additional designated and shaded eating areas. Food and/or drink consumption is NOT permitted while queuing or using rides and attractions, including cinematic attractions.

**Purple – Widespread – Tier 1**
Closed

**Red – Substantial – Tier 2**
- Parks must limit visitors to a maximum of 15% capacity.
- Small Groups only – Limited to a maximum of 10 people or 3 household groups with no intergroup mixing
- Indoor capacity limited to a maximum of 15%
- No indoor dining
- Walk up ticket sales allowed. Park operators must collect complete name and contact information (including a phone number) of the ticket purchaser for necessary contact tracing.

**Orange – Moderate – Tier 3**
- Parks must limit visitors to a maximum of 25% capacity.
- Indoor capacity limited to a maximum of 25%
- Indoor dining limited to a maximum of 25% capacity
- Walk up ticket sales allowed. Park operators must collect complete name and contact information (including a phone number) of the ticket purchaser for necessary contact tracing.

**Yellow – Minimal – Tier 4**
- Parks must limit visitors to a maximum of 35% capacity.
• Indoor capacity limited to a maximum of 25%
• Indoor dining limited to a maximum of 50% capacity
• Walk up ticket sales allowed. Park operators must collect complete name and contact information (including phone number) of the ticket purchaser for necessary contact tracing.

For the most updated information on county tier status, visit Blueprint for a Safer Economy. Please note that local health departments can have more restrictive criteria and different closures. Find your county’s local information.

NOTE: Amusement parks have a number of operational aspects and service offerings available in other guidance on the Industry Guidance to Reduce Risk website. Operators must review this guidance to apply the appropriate protocols to all aspects of their operations, unless otherwise required in this document. Such operations may include:

• Bars Guidance
• Wineries Breweries, and Distilleries Guidance
• Gift shops and retail operations (see Retail Guidance)
• Hotels and lodging (see Hotels, Lodging, and Short-Term Rentals Guidance)
• Family entertainment centers, including miniature golf and arcades (see Family Entertainment Centers Guidance)
• Interactive exhibits (see Zoos and Museums Guidance)
• Outdoor Seated Live Events and Performances Guidance
  o Costume and Wardrobe considerations
  o Musical Performers
  o Considerations for Rehearsals
  o Casting and Auditions
  o Construction Mills and Set Design
  o Scenery, Sound, Props, Rigging, Special Effects, and Lighting
  o Costume and Wardrobe
• Trams, shuttles, and other transit (Public and Private Passenger Carriers, Transit, and Intercity Passenger Rail Guidance)
  o Limit shuttle service whenever possible and in accordance with obligations to individuals with disabilities.
• Grounds, building maintenance, custodial services (Limited Services Guidance)

The guidance is not intended to revoke or repeal any worker rights, either statutory, regulatory or collectively bargained, and is not exhaustive, as it does not include county health orders, nor is it a substitute for any existing safety and health-related regulatory requirements such as those of Cal/OSHA. Stay current on changes to public health guidance and state/local orders, as the COVID-19 situation continues. Cal/OSHA has more safety and health guidance on their Cal/OSHA COVID-19 Guidance and
Resources Web Page. CDC has additional for businesses and employers.

**Required Use of Face Coverings**

Consult the California Department of Public Health (CDPH) Guidance on the Use of Face Coverings, which mandates the use of face coverings for both members of the public and employees in all public and workplace settings outside the home. Complete details, including all requirements and exemptions to these rules, can be found in the guidance, which should be checked periodically for updates. Additionally, CDPH provides advice on effective practices regarding face covering.

**Workplace COVID-19 Prevention Program**

As required by the Cal/OSHA COVID-19 prevention standards, employers must establish, implement and maintain a written COVID-19 Prevention Program that is available to employees and their authorized representatives (i.e., union). Complete details, including all requirements and exemptions to these rules, templates for model COVID-19 Prevention Programs, and Frequently Asked Questions can be found at the following link. All references and guidance should be checked periodically for updates.

**Outbreak and Testing**

Employers are also required to comply with Cal/OSHA’s regulations for outbreaks and major outbreaks, including any relevant testing requirements for employees and reporting requirements. They should review FAQs on Outbreaks for more considerations and explanation of the regulations.

Consult CDPH’s Responding to COVID-19 at the Workplace for specific definitions on what constitutes an outbreak and all required reporting requirements.

**Individual Control Measures and Screening**

The Cal/OSHA ETS requires employers to develop and implement a process for screening employees for and responding to employees with COVID-19 symptoms, as well as to address several other individual control measures through implementation of the required components of the COVID-19 Prevention Program. See the linked materials for details on those requirements.

In addition to the requirements under the ETS, employers must:

- Take reasonable measures, including public address announcements, posting signage in strategic and highly-visible locations, and in reservation confirmations, to remind the public and workers that they must use face coverings whenever not eating or drinking (unless exempted per the ETS or CDPH Face Covering Guidance), practice physical distancing, not touch their face, frequently wash their hands with soap and water for at
least 20 seconds, and use hand sanitizer.

- CDPH recommends the following additional measures to further mitigate risk of transmission or other health risks:
  
o Encourage guests or customers who are sick or exhibiting symptoms of COVID-19 to stay home.
  
o Provide resources to promote customers' personal hygiene. This will include tissues, no-touch trash cans, hand soap, adequate time for handwashing, alcohol-based hand sanitizers, and disposable towels.
  
o Consider where disposable gloves may be a helpful supplement to handwashing or use of hand sanitizer, such as when handling commonly touched items.

**Ventilation**

- All businesses permitted to operate indoors must follow the CDPH and Cal/OSHA interim guidance for ventilation, filtration, and air quality to reduce the spread of COVID-19 in indoor settings. This guidance also addresses ventilation requirements contained in the Cal/OSHA COVID-19 ETS.

- Additional detailed guidance on ventilation is also available from the CDC.

**Cleaning, and Disinfecting Protocols**

- Employers must implement cleaning and disinfecting procedures, as defined within the Cal/OSHA COVID-19 ETS. Cleaning and disinfecting must be done in a manner that does not create a hazard to workers.

- CDPH guidance does not impose any additional requirements beyond those under the ETS.

- CDPH recommends the following additional measures to further mitigate risk of transmission or other health risks:
  
o To minimize the risk of Legionnaires' disease and other diseases associated with water, take steps to ensure that all water systems and features (e.g., drinking fountains, decorative fountains) are safe to use after a prolonged facility shutdown.
  
o Provide time for workers to implement cleaning practices during their shift. Assign cleaning assignments during working hours as part of the employee’s job duties. Procure options for third-party cleaning companies to assist with the increased cleaning demand, as needed.
  
o Install hands-free devices, if possible, including motion sensor lights, contactless payment systems, automatic soap and paper towel...
dispensers, and timecard systems.

- Encourage the use of debit or credit cards by customers, for example, through signage.

- When choosing disinfecting chemicals, use products approved for use against COVID-19 on the Environmental Protection Agency (EPA)-approved list and follow product instructions. Choose disinfectants that are less likely to trigger asthma by using products on EPA’s “N” list that contain hydrogen peroxide (no stronger than 3%) or ethanol (ethyl alcohol) and that do not contain peroxyacetic acid or peracetic acid. Avoid disinfectant products on the “N” list that contain asthmagens, such as bleach (sodium hypochlorite) or quaternary ammonium compounds (e.g., benzalkonium chloride). Follow the asthma-safer cleaning methods recommended by the California Department of Public Health and ensure proper ventilation.

### Physical Distancing Guidelines

- Physical distancing alone is insufficient to prevent transmission of COVID-19.

- Employers must implement protocols and procedures regarding physical distancing of at least six feet between workers and other persons, as defined within the Cal/OSHA COVID-19 Prevention ETS. More details and examples can be found in Cal/OSHA’s FAQs.

- CDPH recommends the following additional measures to further mitigate risk of transmission or other health risks:
  
  - Avoid in-person meetings and, if they are necessary, adjust them to ensure physical distancing and use smaller individual meetings at facilities to maintain physical distancing guidelines.

  - Provide a single, clearly designated entrance and separate exit to help maintain physical distancing where possible.

  - Install transfer-aiding materials, such as shelving and bulletin boards, to reduce person-to-person hand-offs where possible. Wherever possible, use contactless signatures for deliveries.

  - Where possible, create outdoor break areas with shade coverings and seating arrangements that ensures physical distancing.

### Additional Recommendations for Admission, Entry and Security

- Ensure parking, entrance, and exit areas are marked, monitored, and configured to allow for physical distancing and no crowding or congregating.
Consider ways to schedule staggered ingress in order to minimize lines for wanding, bag check, and ticket scanning. Virtual queuing, for example, could provide metered access to the front of a line.

Protect ticketing offices and will call with impermeable barriers, like Plexiglass. Instruct guests where to queue to maintain a minimum of six feet of physical distance.

Install Plexiglass dividers on any switchback lines/queues, including queuing areas for entry, security, and admission, or close sections of switchback lines/queues to ensure sufficient physical distance of at least six feet between visitors.

Encourage guests to make purchases online (prior to their visit) or from apps once inside the park to minimize lines and on-site payment transactions. Where possible, avoid paper tickets that require workers to handle them for scanning. Consider whether guests could check themselves in at self-service kiosks outside the health and security screening area.

Consider offering all-inclusive package deals/wristbands that combine park admission, parking, and special upgrades like reserved seating and cabana rental to reduce the number of transactions made inside the park.

Workers checking bags should modify activities to minimize directly touching guest items. This could include using styluses or other instruments to search bags, asking guests to open bags and move contents, etc. Where practices might cause direct contact with patrons or their items, workers should immediately sanitize hands or wear disposable gloves and change between each guest search.

In order to avoid touching guests' personal items, park operators should consider enforcing a small clear bag policy and ask guests to open their own bags for inspection. Consider necessary exceptions for medical and personal hygiene products.

Improve security tools that allow workers to maintain at least six feet of physical distance from patrons. This could include the use of walkthrough metal detectors rather than hand wand metal detectors.

Walk-through metal detectors are effective at detecting metallic objects while allowing security workers to maintain social distance. Hand wands are a less costly alternative which still allow no-contact metal detection, but they require the security worker to be closer than six feet from the guest. Any worker conducting a pat-down search must wear disposable gloves that are immediately discarded after interaction with a guest, followed by handwashing or hand sanitizer before putting on a fresh pair of gloves.

Install and use touchless ticket scanners whenever possible. Ask guests to scan tickets themselves rather than passing digital electronic devices or paper tickets back and forth between workers and patrons. When workers
must assist patrons and touching is necessary, workers must wear a face covering and wash hands and/or use hand sanitizer as described in this guidance. Guests must wear face coverings during the exchange and be encouraged to wash hands and/or use hand sanitizer after exchanging goods as well.

- Evaluate locker arrangements where guests store personal belongings to ensure those spaces can be regularly cleaned and disinfected and appropriately spaced to allow for physical distancing. Consider closing or rotating some sections to allow for appropriate physical distancing during busy times. Post signs reminding guests to maintain physical distances of at least six feet and to wait for others to vacate before approaching the locker. Consider positioning a worker in the locker area to limit the number of people in the space at one time. Clean and disinfect lockers between each use or provide bags so guests can stow their personal items in those bags before placing them in a locker.

- In the event of an emergency, amusement park operators should consider and plan for physical distancing in areas of ingress/egress and guest staging areas.

**Additional Recommendations for Rides and Attractions**

- Consider alternative queuing methods where possible to manage capacity and facilitate physical distancing. Consider using a virtual queue system where practical (e.g. guests could make online reservations for particular attractions through an app or during the ticket purchasing process). Provide staffing to monitor guest compliance with distancing and face coverings while in queues.

- Evaluate the speed and other dynamics of each attraction to ensure face coverings of various types (e.g. common surgical masks with loops around ears, face coverings with a strap that goes around the back of the head, bandaging or other fabric tied around head) can be safely worn and secured on rides. Face coverings must not present a loose-article hazard or interfere with the safe operation of the attraction when used by either riders or ride operators. If necessary, consult with the ride manufacturer/supplier to decide which types of face coverings are appropriate for specific rides.

- Consider refining height check operations to make them touch-free and easy to manage and view from a few feet away (e.g. highly visible height markers, elevated bar for the guest to stand under.)

- Household members do not need to be seated six feet apart.
• Consider eliminating single-rider lines as they are typically designed to help fill in every open seat, which is likely inconsistent with physical distancing.

• Carefully evaluate attractions that require time-consuming personal harnessing like ropes courses, climbing walls, and steel-cable swing rides because of the difficulty managing physical distancing during the harnessing process. The increased cleaning and disinfecting of the harnesses and other equipment between each use may also be difficult.

Additional Recommendations for Interactive Exhibits and Attractions

• Only outdoor live performances and shows are allowed in all tiers. Follow Outdoor Seated Live Events and Performance Guidance, for additional requirements and considerations.

• To the extent it is consistent with the facility’s obligations to individuals with disabilities, discontinue the use of equipment lent to guests unless it can be properly disinfected after each use.

• Implement a reservation system to ensure the venue can maintain the required capacity limits and monitor the number of attendees in the venue, theater, or performance area to ensure physical distancing can be maintained. Designate arrival times as part of reservations, if possible, so that guests arrive at and enter the venue in staggered groups.

• Establish directional entry and exit into the performance area whenever possible.

• Allow extra time for guests to enter venues, theaters, and forums to facilitate the new seating arrangements.

• Dedicate staff to help people maintain distances during activities. This could include ushering to seats prior to the start of a show and dismissing guests in an orderly fashion to reduce the crossflow of traffic. Manage egress by inviting guests nearest exits to leave seating areas first.

• Review procedures for close contact meet-and-greet interactions with costume characters or animals based on physical distancing requirements and adherence to the CDPH Face Covering Guidance. Consider cancelling post show meet-and-greets. Modify photo opportunities and sets to maintain a minimum of six feet of distance between workers and guests.
Additional requirements must be considered for vulnerable populations. Amusement parks must comply with all Cal/OSHA standards and be prepared to adhere to its guidance as well as guidance from the Centers for Disease Control and Prevention (CDC) and the California Department of Public Health (CDPH). Additionally, employers must be prepared to alter their operations as those guidelines change.