ORDER BY THE COUNTY JUDGE OF HARRIS COUNTY
(Temporarily controlling the occupancy of a premises)

Whereas, in response to the COVID-19 pandemic, federal, state and local officials issued proclamations and declarations of disaster, and thereby invoked their respective emergency management plans to protect the public; and

Whereas, on January 31, 2020, the Secretary of Health and Human Services declared a public health emergency “in response to COVID-19, a highly contagious virus that spreads through person-to-person contact and continues to ravage communities across the globe”; and

Whereas, on March 11, 2020, Harris County Judge Lina Hidalgo issued a Declaration of Local Disaster for Public Health Emergency to allow Harris County to take measures to reduce the possibility of exposure to COVID-19 and promote the health and safety of Harris County residents in accordance with Section 418.108(a) of the Texas Government Code. The Declaration of Local Disaster has been subsequently extended by the Harris County Commissioners Court and it is currently in effect; and

Whereas, on March 13, 2020, Governor Greg Abbott issued a Declaration of State of Disaster, certifying under Section 418.014 of the Texas Government Code that COVID-19 poses an imminent threat of disaster for all counties in the State of Texas and to thus take additional steps to prepare for, respond to, and mitigate the spread of COVID-19 to protect the health and welfare of Texans. The Governor has extended the Declaration of State of Disaster each month and it is currently in effect; and

Whereas, in March 2020, the U.S. Centers for Disease Control and Prevention (“CDC”) issued guidance as to individuals, recommending that individuals practice social or physical distancing to prevent the spread of COVID-19 by staying at least six feet from other people, by refraining from gathering in groups, by staying out of crowded places and by avoiding mass gatherings; and

Whereas, on March 15, 2020, the CDC issued guidance as to large events, explaining that larger gatherings (for example, more than 250 people) offer more opportunities for person-to-person contact and therefore pose a greater risk of COVID-19 transmission and community spread; counseling that based upon what is currently known about the virus, spread from person-to-person happens most frequently among close contacts (within six feet); and urging organizers to continually assess whether to postpone, cancel, or significantly reduce (if possible) the number of attendees at larger gatherings; and

Whereas, on March 19, 2020, after determining that COVID-19 represents a public health disaster within the meaning of Chapter 81 of the Texas Health and Safety Code, Texas Department of State Health Services (DHS) Commissioner John Hellerstedt issued the first Public Health Disaster Declaration released in the State of Texas since 1901. The Public Health Disaster Declaration has been extended; and
Whereas, on March 19, 2020, Governor Abbott issued Executive Order GA-08, mandating certain obligations for Texans in accordance with the President’s Coronavirus Guidelines for America, as promulgated on March 16, 2020 by President Donald J. Trump and the CDC, which called upon Americans to take actions to slow the spread of COVID-19 and prohibited Texans from gathering in groups of more than ten persons; and

Whereas, on March 19, 2020, the Harris County Judge issued an Order requiring that any person entering a building owned, occupied, or operated by Harris County may be screened for symptoms consistent with COVID-ID. The Harris County Judge has subsequently extended this Order and it remains in effect; and

Whereas, on March 24, 2020, the Harris County Judge issued a “Stay Home, Work Safe” Order prohibiting gatherings and providing that residents stay home other than to perform Essential Services as defined in Federal guidance. The Stay Home, Work Safe order provided that in performing or obtaining Essential Services, residents should CDC guidelines on social distancing. The “Stay Home, Work Safe” order remains in effect as amended to stay consistent with Governor Abbott’s Executive Orders; and

Whereas, on March 31, 2020, Governor Abbott issued Executive Order GA-14 implementing Essential Services and Activities Protocols through April 30, 2020 and expanding the social-distancing restrictions and other obligations for Texans that are aimed at slowing the spread of COVID-19, including limiting social gatherings and in-person contact with people other than those in the same household; anc

Whereas, Governor Abbott subsequently issued Executive Orders GA-16, GA-18, GA-21, GA-23, GA-26, GA-28, GA-29 and related Proclamations, aiming to achieve the least restrictive means of combatting COVID-19’s continuing threat to public health by continuing certain social-distancing and facial covering restrictions; and

Whereas, on April 28, 2020, the Texas Supreme Court issued its Twelfth Emergency Order regarding the COVID-19 State of Disaster, which provided, in part, that “[s]ubject only to constitutional limitations, all courts in Texas may in any case, civil or criminal—and must to avoid risk to court staff, parties, attorneys, jurors, and the public—without a participant’s consent: ... modify or suspend any and all deadlines and procedures, whether prescribed by statute, rule, or order, specifically including those in Section 263.401 of the Family Code and in all proceedings under Subtitle E, Title 5, of the Family Code, for a stated period ending no later than 30 days after the Governor’s state of disaster has been lifted ...”; and

Whereas, on April 28, 2020, the Harris County Judge issued an Amended Order regarding the Use of Face Covering which, among other things, encourages individuals to continue to maintain social distance of at least six feet when outside their residences and in a public place; and

Whereas, on May 18, 2020, Governor Abbott issued Executive Order GA-23, which supersedes Executive Order GA-21 and relates to the expanded reopening of services as part of the safe, strategic plan to Open Texas in response to the COVID-19 disaster. Executive Order GA-23 provides, in part: “In providing or obtaining Covered Services, all persons (including individuals, businesses and other organizations, and any other legal entity) should use good-faith efforts and available resources to follow the minimum standard health protocols recommended by DSHS, found at www.dshs.texas.gov/coronavirus. All persons should also follow, to the extent not inconsistent with the DSHS minimum standards, the Guidelines from the President and the CDC, as well as other CDC recommendations. Individuals are encouraged to wear appropriate face coverings ... Nothing in this executive order or the DSHS minimum standards precludes requiring a customer wishing to obtain services to follow additional hygiene measures.”;
Whereas, on May 26, 2020, the Texas Supreme Court issued its Seventeenth Emergency Order regarding the COVID-19 State of Disaster, which provided, in part, that “[s]ubject only to constitutional limitations, all courts in Texas may in any case, civil or criminal—and must to avoid risk to court staff, parties, attorneys, jurors, and the public—without a participant’s consent: ... modify or suspend any and all deadlines and procedures, whether prescribed by statute, rule, or order, specifically including those in Section 263.401 of the Family Code and in all proceedings under Subtitle E, Title 5, of the Family Code, for a stated period ending no later than September 30, 2020.

Whereas, on June 3, 2020, Governor Abbott issued Executive Order GA-26, which supersedes Executive Order GA-23 and relates to the expanded reopening of services in response to the COVID-19 disaster; and

Whereas, on June 11, 2020, Harris County implemented a Harris County COVID-19 Threat Level System that provides color coded levels of risk based on the incidence of COVID-19 and its transmission level in Harris County and provides corresponding recommendations to the public.¹ At the time of implementation of the Harris County COVID-19 Threat Level System, Harris County was at a Level 2, Significant Uncontrolled Community Transmission; and

Whereas, on June 26, 2020, Governor Abbott issued Executive Order GA-28, which supersedes Executive Order GA-26 and relates to the targeted response to the COVID-19 disaster as part of the reopening of Texas; and

Whereas, Governor Abbott’s Executive Order GA-28 recognizes that “due to recent substantial increases in COVID-19 positive cases, and increases in the COVID-19 positivity rate and hospitalizations resulting from COVID-19, targeted and temporary adjustments to the reopening plan are needed to achieve the least restrictive means for reducing the growing spread of COVID-19 and the resulting imminent threat to public health, and to avoid a need for more extreme measures”; and

Whereas, Governor Abbott’s Executive Order GA-28 provides that “failure to comply with any executive order issued during the COVID-19 disaster is an offense punishable under Section 418.173 by a fine not to exceed $1,000, and may be subject to regulatory enforcement”; and

Whereas, on June 26, 2020, the Harris County Judge elevated Harris County’s COVID-19 threat level to Level 1 (Red—“severe uncontrolled community transmission” presenting a severe threat to public health), given the rapidly accelerating outbreak in COVID-19 cases in Harris County and the resulting strain on local hospitals’ capacity and local public health departments’ testing and contact tracing capacity. Harris County’s COVID-19 threat level has remained at Level 1 through the date of this Order; and

Whereas, on June 29, 2020, the Texas Supreme Court issued its Eighteenth Emergency Order regarding the COVID-19 State of Disaster extending and amending the Seventeenth Emergency Order, to prohibit jury proceedings until September 1 but authorizing limited number of jury proceedings under certain conditions; and

Whereas, Governor Abbott’s Executive Order GA-28, as amended by the Governor on July 2, 2020, states: “For any outdoor gathering in excess of 10 people, other than those set forth above in paragraph numbers 1, 2, or 4 [of the executive order], the gathering is prohibited unless the mayor of the city in which the gathering is held, or the county judge in the case of a gathering in an unincorporated area, approves of

¹ See https://www.readyharris.org/Portals/60/documents/INFO_ReopeningStrategyPUBLIC-FULL.pdf
the gathering, and such approval can be made subject to certain conditions or restrictions not inconsistent with this executive order”; and

Whereas, Governor Abbott’s Executive Order GA-28, as amended by the Governor on July 2, 2020, also provides that with some exceptions, “people shall not be in groups larger than 10 and shall maintain six feet of social distancing from those not in their group.”

Whereas, on July 3, 2020, the Harris County Judge issued an order prohibiting outdoor gatherings estimated to be in excess of 10 people, consistent with Executive Order GA-28 as amended, and subject to certain exceptions.

Whereas, on August 6, 2020, the Texas Supreme Court issued its Twenty-Second Emergency Order regarding the COVID-19 State of Disaster, which provides, among other things, that courts: must not conduct in-person proceedings contrary to guidance issued by the Office of Court Administration regarding social distancing, maximum group size and other restrictions and precautions; “must not hold a jury proceeding, including jury selection or a jury trial, prior to October 1, except as authorized by this Order”; and “must take any other reasonable action to avoid exposing court proceedings to the threat of COVID-19”.

Whereas, the transmission of COVID-19 has not dissipated but remains a significant threat to the health and safety of the Harris County Community and rates of infection are increasing at an alarming rate and the number of people ending up in the hospital, ICU, or on ventilators is also dramatically rising despite efforts by local authorities to control the spread; and

Whereas, the County Judge has determined that extraordinary emergency measures must be taken to try and mitigate the effects of this public health emergency and to facilitate a response to the public health threat;

Whereas, the Texas Disaster Act is codified at Section 418.001 et seq. of the Texas Government Code; and

Whereas, upon Declaration of a Local Disaster, a County Judge is authorized to control ingress to and egress from a disaster area and control the movement of persons and the occupancy of premises in accordance with Section 418.108(g) of the Texas Government Code; and

Whereas, a County Judge acts as the emergency management director for the county and serves as the Governor’s designated agent in the administration and supervision of duties during a state of emergency declared by the Governor in accordance with Section 418.1015(a) and (b) of the Texas Government Code; and

Whereas, a County Judge, serving as the Governor’s designated agent in the administration and supervision of duties during a state of emergency declared by the Governor, “may exercise the powers granted to the governor under this chapter on an appropriate local scale” in accordance with Section 418.1015(b) of the Texas Government Code; and

Whereas, a County Judge, serving as the Governor’s designated agent in the administration and supervision of duties during a state of emergency declared by the Governor, is authorized to control ingress to and egress from a disaster area and control the movement of persons and the occupancy of premises on an appropriate local scale in accordance with Sections 418.1015 and 418.018 of the Texas Government Code; and
Whereas, pursuant to Section 51.002 of the Texas Property Code, a sale of real property under a power of sale conferred by a deed of trust or other contract lien must be a public sale at auction held between 10 a.m. and 4 p.m. of the first Tuesday of a month at a place designated by Commissioners Court; and

Whereas, pursuant to Section 34.01 of the Texas Property Tax Code, real property ordered sold pursuant to foreclosure of a tax lien shall be sold in the manner similar property is sold under execution; and

Whereas, pursuant to Section 34.041 of the Texas Civil Practice and Remedies Code, a sale of real property that is required by court order or other law must take place between 10 a.m. and 4 p.m. on the first Tuesday of a month at a place designated by Commissioners Court; and

Whereas, Commissioners Court has designated the Bayou City Event Center and Bayou City Event Center Pavilion at 9401 Knight Road, Houston Texas 77045 as the place for the sales described herein to occur; and

Whereas, September 1, 2020 is the first Tuesday of the month and the sales described herein are conducted by numerous parties who each send one or more representatives or employees to the sale, and attract hundreds of attendees who stand in close proximity to other attendees to participate in the sale; and

Whereas, it would be impossible to conduct the sales described herein in accordance with federal, state, and local executive orders and guidance on social distancing; and

Whereas, the Harris County Judge finds that the Bayou City Event Center should not be accessed by the public from 7 a.m. to 5:00 p.m. on September 1, 2020 in accordance with Sections 418.018, 418.108(g) and 418.1015 of the Texas Government Code, as well as the Governor’s Executive Order GA-28, as amended, and the County Judge’s July 3, 2020 “Outdoor Gatherings” order.

NOW THEREFORE, I, COUNTY JUDGE FOR HARRIS COUNTY, TEXAS, PURSUANT TO THE AUTHORITY VESTED BY TEXAS GOVERNMENT CODE CHAPTER 418, HEREBY FIND AND ORDER:

SECTION 1. That the findings and recitations set out in the preamble to this ORDER are found to be true and correct and they are hereby adopted by the County Judge and made a part hereof for all purposes.

SECTION 2. That the Bayou City Event Center at 9401 Knight Road, Houston Texas 77045 may not be accessed by the public from 7 a.m. to 5:00 p.m. on September 1, 2020.

SECTION 3. That the actions required by this Order are undertaken in deference to Governor Abbott’s executive orders and are intended to be consistent with such executive orders in all respects.

SECTION 4. This Order is effective upon signing, and will continue in effect until 5:00 p.m. September 1, 2020, unless rescinded, superseded, or amended pursuant to applicable law.

SECTION 5. The Harris County Judge will file this Order with the Harris County Clerk’s Office.

SECTION 6. Harris County will post this Order on the Internet. In addition, the owner, manager, or operator of any facility that is likely to be impacted by this Order is strongly encouraged to post a copy of this Order onsite and to provide a copy to any member of the public asking for a copy. If any subsection, sentence, clause, phrase, or word of this Order or any application of it to any person, structure, gathering,
or circumstance is held to be invalid or unconstitutional by a decision of a court of competent jurisdiction, then such decision will not affect the validity of the remaining portions or applications of this Order.

ORDERED at 4:51 p.m. on this 26th day of August, 2020, in the County of Harris, Texas.

IT IS SO ORDERED.

[Signature]

LINA HIDALGO
HARRIS COUNTY JUDGE