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From: Region5 Info <Region5-Info@courts.mi.gov>
Sent: Thursday, April 8, 2021 10:23 AM
To: Sterkenburg, Judge Amanda; White, Michele
Cc: Region5 Info
Subject: [EXTERNAL]D62B 2021-04 Plan to Return to Full Capacity - Phase One - Approved

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D62B 2021-05 Plan to Return to Full Capacity – Phase One - Approved
Rescinds D62B 2021-04

This is to advise that we have reviewed the above referenced administrative order and find that it conforms to the requirements of MCR 8.112(B). This order is being accepted and filed.

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Plan to Return to Full Capacity – Phase One (Return)

Administrative Order 2021-05
Rescinds Order 2021-04

In accordance with Administrative Order 2020-14, effective May 6, 2020, and upon approval of the State Court Administrative Office (SCAO), the chief judge of the 62B District court has confirmed data with the local health department through Access Kent and determined that gating criteria is satisfied as of 4/7/2021. Specifically:

There is an upward trajectory of documented cases for a 14-day period or an upward trajectory of positive tests as a percent of total tests for a 14-day period, and the COVID-19 test positivity rate is 15 percent or higher.

- A. In order to protect the health and safety of employees and the public, the 62B District court has enacted the following protections:
1. Employees will self-screen for COVID-19 symptoms. Employees who feel sick or have any COVID-19 symptoms will not report to work. Employees who feel sick or display symptoms at work will be sent home.
 2. Court employees have been surveyed and those employees who have self-identified as a vulnerable employee and unable to return to work have been offered appropriate accommodations, including the ability to work remotely if their job lends itself to remote work.
 3. To the extent possible, court employees who can work remotely will be allowed the opportunity to work remotely.
 4. Face coverings for employees will be required in a manner consistent with the SCAO [Return to Full Capacity Guide](#). The court has taken the following steps to ensure proper social distancing and employee safety:
 - a. Placed physical barriers between workspaces that are not at least six feet apart.
 - b. Marked the floor in common spaces to indicate six-foot intervals.
 - c. Required employees to wear masks while in public spaces.
 - d. Required employees handling mail and cash to wear masks and gloves.
 - e. Implemented staggered shifts of employees to reduce crowd size and the risk of people gathering at start and close times.
 5. Employees will practice good hygiene through hand washing, frequent disinfecting of used items and surfaces, sneezing or coughing into a tissue or elbow, and avoiding touching their faces.
 6. Employees will not travel for nonessential court business.
 7. Quarantine and/or isolation requirements will be implemented consistent with the most current guidance from the Centers for Disease Control and/or local public health officials.

8. Employees have been trained regarding COVID-19. The training included good hygiene practices, updated personnel policies, and safety controls at the court facilities.
9. Court facilities have posted signage emphasizing proper handwashing.
10. Shared equipment will be cleaned and sanitized before each use. Examples of shared equipment include copiers, fax machines, and telephones used by more than one employee during a single shift or in consecutive shifts. This equipment should be wiped down with disinfectant or a disinfectant wipe between uses.
11. The court is following the CDC guidance on cleaning and disinfecting if the facility is exposed to COVID-19.
12. The court has developed a contact tracing policy and is prepared to implement contact tracing procedures after receiving notification that the court facility has had confirmed exposure to COVID-19. These procedures will help the court identify individuals who may have been exposed to COVID-19 and will identify exposure locations that need to be cleaned and disinfected pursuant to CDC guidelines.

B. The 62B District court is enacting the following measures related to public entry into court facilities:

1. The public will be screened by court personnel or security prior to entering the court building. Screening questions will include, but are not limited to the following:
 - a. Do you have a fever greater than 100.4 degrees? A touchless/ contactless thermometer is available, and a temperature check is strongly required for all individuals entering the courthouse.
 - b. Do you have a cough or worsening cough (excluding chronic cough due to known medical reason)?
 - c. Do you have shortness of breath?

OR

 - d. Do you have at least two of the following symptoms:
 - Fever
 - Chills
 - Repeated shaking with chills
 - Muscle pain
 - Headache
 - Sore throat
 - New loss of taste or smell
 - e. Have you had any close contact in the last 14 days with someone with a COVID-19 diagnosis?
 - f. Have you traveled internationally in the last 14 days?

Any individual responding “yes” to the screening questions will not be allowed to enter the courthouse until they can pass the screening questions. Screening personnel will notify the court of any individual that does not make it past screening. The court will accept documents for filing from the person. If the person was scheduled to appear as a party to a court proceeding, the court will work to reschedule the hearing/trial to either a remote proceeding or to a future date when the person may pass courthouse screening. The court must provide appropriate personal protective equipment (PPE) to any personnel responsible for in-person screening.

C. In order to facilitate the business of the court, the court is enacting the following measures related to court proceedings:

1. Proceedings will be conducted virtually to the maximum extent possible, consistent with Administrative Order No. 2020-6.
2. In-person proceedings are limited to those where there is a statutory or constitutional right that has not been waived.
3. In-person court proceedings will be limited to no more than ten people or any number that ensures six-foot social distancing at all times. Face coverings will be required in court in a manner consistent with the SCAO [Return to Full Capacity Guide](#). They will not be provided by the court prior to entry.
4. Offsite in-person visits with probationers and clients will be discontinued or limited to the greatest extent possible.
5. Pursuant to MCR 8.110(C), members of the public or staff who refuse to wear required face coverings or adhere to social distancing requirements may be asked to leave the court facility.
6. Any member of the public who is asked to leave the court facility must be offered an opportunity to conduct court business virtually, attend court proceedings virtually, file documents in an alternative manner, or confer with court administration to determine alternate arrangements for accessing the court.

The 62B District court is regularly staying in contact with local public health officials to monitor local public health conditions related to COVID-19 and are continuously evaluating data to assess readiness to proceed to the next phase of court capacity.

Date:

4-7-21



Chief District Judge