

SCRFA Review of Executive Orders Related to the COVID-19 Peacetime Emergency

Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
21-04	Emergency Executive Order 21-04 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	1/13/21	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35, 20-53, 20-75, 20-78, 20-83, 20-89, 20-92, 20-97, 20-100 through February 12, 2021. Expires: February 12, 2021, or when this EO is rescinded or terminated, whichever occurs first.
21-03	Emergency Executive Order 21-03 Modifying Emergency Executive Order 20-42 and Continuing to Protect Eligibility for Essential Human Services Programs	1/7/21	20-42	4.035, subd. 2 12.32	None specified	Pat Hauswald	Adds \$600 federal stimulus payments and Pandemic Unemployment Assistance payments made to high school students under the CARES Act to the categories of excluded income for purposes of human services assistance eligibility, as established in EO 20-42. Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
21-02	Emergency Executive Order 21-02 Modifying Emergency Executive Order 20-50 and Continuing to Protect Emergency Government Support and Financial Security	1/7/21	20-50	12.02; 12.21, subd. 1; subd. 3	Sections 571.92 through 571.926, 550.136, and 551.06.	Priyanka Premo	Amends EO 20-50 (which prohibited garnishment of recovery rebates under the CARES Act) by extending the garnishment prohibition to subsequent federal COVID stimulus payments. Permits certain garnishment for judgments entered before May 4, 2020. Clarifies scope of previous order. Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
21-01	Emergency Executive Order 21-01 Protecting Recent Progress and Cautiously Resuming Certain Activities	1/7/21	20-81 20-99 20-103 20-104			Stephanie James Ken Backhus Andrew Erickson	Effective January 10, 2021 at 11:59 pm. Rescinds 20-99, 20-103, and 20-104, and establishes new, less restrictive measures, effective January 10, 2021. Social Gatherings Social gatherings are prohibited unless they fall within specified exceptions: <ul style="list-style-type: none">• Indoor gatherings of people from not more than two households up to 10 people, with social distancing and taking certain precautions

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							<ul style="list-style-type: none"> Outdoor social gatherings of people from not more than three households, up to 15 people, with social distancing and taking certain precautions <p>This prohibition on social gatherings does not extend to gatherings of specified groups, people gathering in specified places, or people gathering for specified activities, as follows: Workers or customers of businesses allowed to be open; places of public accommodation permitted to be open; educational and care services for children and youth; people providing care for certain others; relocation for safety, health and safety activities; sobriety and mental health support groups; health care and residential facilities; displaced people; the legislature and government meetings; the judicial branch; federal government or officials; drive-in gatherings; weddings, funerals, worship and other services, with constraints; celebrations and receptions, with constraints.</p> <p>Outdoor recreational activity is not allowed if people will come into close proximity with others from other households, but is allowed with constraints.</p> <p>Voting is allowed. Voting by mail is encouraged.</p> <p>Unnecessary travel is discouraged.</p> <p>People arriving from outside the state are encouraged to quarantine, unless crossing the border for work, study, medical care, or personal safety.</p> <p>People engaging in activities outside the home are required to follow the mask mandate and MDH and CDC guidelines. People engaging in outdoor recreational activities must follow DNR’s guidelines for outdoor recreation.</p> <p>Activities by tribal members on tribal reservation or land held in trust for a tribal nation are exempt. Activities by tribal members to exercise federal treaty rights within treaty territory are exempt from this order. Tribal members may travel to and from reservations.</p> <p><u>Workers and businesses</u></p>

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							<p>Any worker who can work from home must do so.</p> <p>EO 20-54 applies.</p> <p>Work must be conducted in manner adhering to OSHA standards, and MDH and CDC Guidelines. DOLI may issue citations, civil penalties, or closure orders to places of employment with unsafe or unhealthy conditions. DOLI may penalize businesses that retaliate against employees who raise safety and health concerns.</p> <p>Places of public accommodation that are open, as permitted in this EO, must adhere to certain requirements.</p> <p>The following establishments and facilities are not places of public accommodation for purposes of this order:</p> <ul style="list-style-type: none"> • Establishments that offer food and beverage not for on-premises consumption • Health care facilities, child care facilities, residential care, congregate care facilities, correctional facilities, and juvenile justice facilities • Crisis shelters, soup kitchens, and similar institutions. • Places that would be places of public accommodation but have been repurposed as one of the above exempted establishments <p>Places of public accommodation are encouraged to offer food and beverages through delivery or take-out, with precautions.</p> <p>Barberships, salons, and other personal care services establishments may remain open, with restrictions and conditions.</p> <p>Restaurants, bars and the like may provide indoor and outdoor service, with restrictions and conditions.</p> <p>Public pools may be open, with restrictions and conditions.</p> <p>Indoor gyms, recreation centers, dance and exercise studios and the like may be open, with restrictions and conditions (occupancy at 25%, up to</p>

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							<p>150 people, distancing measures, face coverings must be worn, except in water).</p> <p>Venues providing indoor events and entertainment, (e.g. theaters, concert halls, museums, performance venues, arcades, trampolines, party buses, bowling alleys) may be open, with restrictions and conditions (ensure social distancing, limit occupancy to 25% up to 150 people, limits on hours, comply with industry guidelines).</p> <p>Venues providing outdoor events and entertainment (e.g. racetracks, paintball, gokarts, mini-golf, amusement parks) may be open, with restrictions and conditions (ensure social distancing, limit occupancy to 25% of normal up to a maximum of 250 people, limit on hours, comply with industry guidelines). Encouraged to offer drive-in experience.</p> <p>Extends deadline for renewing class C licenses that were issued in 2020 to March 1, 2021.</p> <p>Certain outdoor recreation facilities can be open for business, with restrictions and conditions. This includes state parks and other state outdoor recreation facilities and areas; nonstate managed outdoor parks, trails, arboretums, and gardens; water accesses; marinas, docks and related storage and certain boating services; golf courses; skiing, tubing, and sledding areas and trails; lake service providers; outdoor shooting ranges and game farms; outdoor equipment rental outlets; dispersed remote camp sites; campgrounds, charter boats and launches; guided and instructional activities.</p> <p><u>All Businesses</u> Required to have and implement a COVID-19 Preparedness Plan, containing required plan content, and the plan must be signed by senior management.</p> <p>The Plan must be provided to workers and be posted where is can be readily reviewed by workers (or electronically where physical posting is impracticable).</p> <p>Businesses must provide training on the plan and must supervise workers to ensure compliance with precautions.</p>

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							<p>Businesses must maintain documentation of demonstrated compliance.</p> <p>Workers and management must work together to ensure compliance.</p> <p>Businesses must establish a protocol for identifying and communicating with workers who may have been exposed to a person with COVID symptoms or a positive COVID test result while at work.</p> <p>Businesses to not need to submit plan for approval, but must make plans available on request to specified state entities, and to the Attorney General and city and county attorneys.</p> <p>DLI may determine if a Plan implements applicable guidance, OSHA standards, or MDH and CDC Guidelines.</p> <p>Certain providers of child care services may continue to operate, with constraints and conditions.</p> <p>Youth programs may operate with constraints and conditions.</p> <p>Organized youth sports organizations and programs may operate with constraints and conditions.</p> <p>Organized adult sports organizations and programs may operate with constraints and conditions.</p> <p>Higher education instruction may offer in-person classes or activities, with constraints and conditions.</p> <p>Minnesotans must comply with employers and businesses social distancing and hygiene instructions.</p> <p>Political subdivisions may implement additional restrictions that have a real or substantial relation to COVID-19. Political subdivisions may not relax or reduce the restrictions in this EO.</p> <p>Provides that a willful violation by an individual is a misdemeanor. Business owners, managers, and supervisors who encourage or require</p>

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							<p>employees or other similarly situated persons to violate the order are guilty of a gross misdemeanor. In addition, the Attorney General, and city and county attorneys, may seek civil relief for violations or threatened violations of this EO, including injunctive relief, civil penalties, and other equitable relief.</p> <p>Effective: immediately Expires: when the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p>
20-107	Emergency Executive Order 20-107 Authorizing Out-of-State Pharmacists to Administer Vaccines in Minnesota During the COVID-19 Peacetime Emergency	12/23/20	20-01	12.42	Relevant sections in chapter 151 requiring out of state pharmacists to obtain a license from the Board of Pharmacy.	Katie Cavanor	Authorizes out of state pharmacists who hold an active license, certificate, or permit in good standing issued by another state or D.C. to administer COVID-19 vaccines in Minnesota until March 23, 2021 or until the peacetime emergency is terminated, whichever occurs first. Requires the pharmacist to be engaged with a healthcare system or provider in Minnesota.
20-106	Executive Order 20-106 Rescinding Emergency Executive Order 20-34 and Executive Order 15-15	12/23/20	15-15 20-34			Priyanka Premo Ben Stanley	Rescinds 20-34, which directed MDH to release addresses of contagious individuals to first responders through DPS; Also ends a data sharing program effective January 31, 2021; states that “this date provides ample opportunity for the Legislature to make a different policy determination, if it so chooses.” Rescinds order 15-15, which established the Governor’s Committee to Advise the Minnesota Pollution Control Agency and which was continued in Executive Order 19-29.
20-105	Emergency Executive Order 20-105 Continuing Salary Reductions for Certain Officials	12/23/20	20-36	12.21, subd. 3(10)	Laws 2013, ch 142, art 6, sec 12; and the compensation plan adopted pursuant to 43A.18, subd. 4(b)	Stephanie James Andrew Erickson	Reduces Governor’s salary by 10 percent from Jan 1 to June 30, 2021, but does not alter salaries that are calculated based on the governor’s salary. Reduces salary of the governor’s chief of staff by 10 percent until July 1, 2021 Expires: July 1, 2021 or when rescinded by proper authority
20-104	Emergency Executive Order 20-104 Safely Reopening Pools for Lap Swim, Lessons, and Organized Swim Teams	12/23/20	20-99 20-103	12.02 12.21, subd. 1 12.21, subd. 3(7)	None specified.	Stephanie James	Modifies EO20-99 as amended by EO 20-103 to allow public pools to be open for lap swim, lessons, and Organized youth and adult sports, with constraints, at 25% occupancy up to 100 people.

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20-103	Emergency Executive Order 20-103 Extending and Modifying Executive Order 20-99	12/17/20	20-99 20-104			Stephanie James Andrew Erickson	<p>Loosens or clarifies restrictions imposed by the Four Week Dial Back (EO 20-99) to allow indoor social gatherings of two households up to 10 people, with distancing and other precautions. [Note: the EO includes a cross reference to paragraph “7.c.viii” which does not exist in EO 20-99. This document assumes that this was supposed to be a cross-reference to “7.c.iii”.]</p> <p>Allows outdoor social gathering of up to three households and 15 people, with distancing and other precautions.</p> <p>Allows spectator entertainment events, fairs, festivals and concert in a venue with restrictions, but these remain prohibited (with exceptions) if not in a venue.</p> <p>Changes the quarantine recommendation for people arriving from out of state to allow for an alternate 10 day quarantine with conditions (though 14 days remains recommended), consistent with CDC guidelines.</p> <p>Lifts the prohibition on on-premise outdoor consumption for restaurants, coffeehouses, bars, breweries, microbreweries, smoking establishments, and the like, with restrictions.</p> <p>Allows for the opening of gyms, fitness centers, certain exercise facilities and the like, with restrictions.</p> <p>Specifies that trampoline parks and party buses are to be closed.</p> <p>Lifts the prohibition on outdoor events and entertainment, such as racetracks, paintball, go-karts, mini-golf, performance venues, festivals, fairs, vendor fairs, and amusement parks, with restrictions.</p> <p>Allows certain places of public accommodation that are required to be closed under EO 20-99 to be open if they have been repurposed to provide specified services.</p>

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							<p>Allows guided and instructional activities for groups of people from up to three households with one instructor to be offered, with adherence to distancing. (Child care is not governed under this paragraph.)</p> <p>Opens places of public accommodation, with restrictions.</p> <p>Allows in-person activities for organized youth sports and organized adult sports, with restrictions.</p> <p>Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or is rescinded by proper authority.</p>
20-102	Emergency Executive Order 20-102 Amending Executive Order 20-05 to Ensure Timely Unemployment Insurance Benefits During the COVID-19 Peacetime Emergency	12/14/20	20-05 20-29	12.02 12.21, subd. 1 12.21, subd. 3	268.051, subd. 3(a) and subd. 6	Carlton Fontaine Casey Muhm	Extends the deadline for DEED to calculate employers' unemployment insurance experience rating for the 2021 tax year until January 31, 2021, instead of by December 15 each year as required by the statute.
20-101	Emergency Executive Order 20-101 Authorizing Minnesota Board of Behavioral Health and Therapy to Modify Licensing Requirements During the COVID-19 Peacetime Emergency	12/14/20	20-01 20-23	12.02 12.21, subd.1 and 3	148B.5301, 148F.04 and Rules part 2150.5010	Katie Cavanor	Authorizes the Board of Behavioral Health and Therapy to process applications for licensure from applicants or licensees who complete the required supervised practice hours through any one or combination of the following means: telephone, audio, audiovisual electronic device, or in-person.
20-100	Emergency Executive Order 20-100 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	12/14/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	<p>Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35, 20-53, 20-75, 20-78, 20-83, 20-89, 20-92, and 20-97 through January 13, 2021.</p> <p>Expires: January 13, 2021, or when this EO is rescinded or terminated, whichever occurs first.</p>
20-99	Emergency Executive Order 20-99 Implementing a Four Week Dial Back on Certain Activities to Slow the Spread of COVID-19	11/18/20	20-74 20-85 20-96	12.02 12.2, subd 1 12.21, subd 3(7)	None specified	Ken Backhus Stephanie James Chris Stang Andrew Erickson	<p>Prohibits, with specified exceptions, social gatherings and outdoor recreational activity in close proximity to others.</p> <p>Discourages unnecessary travel.</p>

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							<p>Encourages those arriving from out of state to self-quarantine for 14 days.</p> <p>Requires people engaging in activities outside the home to follow Order 20-81 (face covering) and MDH and CDC Guidelines (or DNR guidelines for outdoor activities)</p> <p>Exempts activities: by tribal members on tribal reservations; on federal land in trust for Tribal Nations; by tribal members exercising treaty rights in treaty territory.</p> <p>Requires people to work from home when possible.</p> <p>Closes certain places of public accommodation as set forth below through December 18, 2020 and requires other places of public accommodation to adhere to certain requirements.</p> <p>Restaurants and various other establishments offering food, drink or tobacco consumption, must be closed to the public through but are allowed to offer delivery, window service, walk-up service, drive-through service, or drive-up service.</p> <p>Public pools, gyms and various indoor recreational facilities are closed to the public .. Outdoor sports and recreation facilities are restricted.</p> <p>Indoor entertainment venues, including theaters and performance venues, are closed to the public.</p> <p>Outdoor event and entertainment venues are closed, but may offer drive-through experiences.</p> <p>Pro and college teams that are authorized to practice and compete must close venues to the public. Spectators are not permitted.</p> <p>Certain outdoor recreational facilities are allowed to remain open, subject to restrictions.</p> <p>Barbershops, salons, and other personal care services may remain open, with occupancy limits.</p>

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							<p>Other places of public accommodation may be open to the public if they meet requirements and follow guidance.</p> <p>Businesses in Minnesota are required to have a COVID-19 Preparedness Plan with specified content.</p> <p>Child care facilities and youth programs may continue to operate, with constraints.</p> <p>Organized youth and adult sports are prohibited, with exceptions.</p> <p>Higher education institutions are allowed to offer in-person classes, with restrictions.</p> <p>Employers and businesses must post social distancing and hygiene instructions.</p> <p>Political subdivisions may implement additional restrictions.</p> <p>This order rescinds orders 20-74, 20-85, and 20-96 on Nov. 20 at 11:59 pm. Restrictions in this order on activities outside the home and on workers and business are effective Nov. 20 at 11:59 pm. The rest of the provisions in the order are effective immediately upon approval by the Executive Council.</p> <p>Expires: The order remains in effect until the peacetime emergency is terminated or rescinded.</p> <p>Provides that a willful violation by an individual is a misdemeanor. Business owners, managers, and supervisors who encourage or require employees or other similarly situated persons to violate the order are guilty of a gross misdemeanor.</p>
20-98	Emergency Executive Order 20-98 Rescinding Emergency Executive Order 20-22	11/12/20	20-22	NA	None specified	Stephanie James Andrew Erickson	Rescinds Emergency Executive Order 20-22 that authorized the State Auditor to temporarily suspend reporting requirements during the COVID-19 peacetime emergency. Effective immediately upon approval by Executive Council.

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20-97	Emergency Executive Order 20-97 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	11/12/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	<p>Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35, 20-53, 20-75, 20-89, and 20-92 through December 14, 2020.</p> <p>Expires: December 14, 2020, or when this EO is rescinded or terminated, whichever occurs first.</p>
20-96	Emergency Executive Order 20-96 Restricting Social Gatherings, Celebrations, and the Hours and Operations of Bars, Restaurants, and Venues to Prevent Further Spread of COVID-19	11/12/20	20-74	12.02 12.21, subd. 1 12.21, subd 3(7)		Stephanie James Ken Backhus	<p>Amends EO 20-74. Makes prohibition on indoor social gatherings of more than 10 people applicable to all social gatherings of more than 10 people and all social gatherings involving members of more than 3 households (regardless of size). This does not apply to gatherings in places of public accommodation that follow specified requirements. Makes organizers of prohibited social gatherings subject to enforcement action by city, county, or state authorities.</p> <p>Allows venues to host certain celebrations and receptions under a preparedness plan and with restrictions on hours and capacity.</p> <p>Lowered the maximum number of people allowed in indoor and outdoor places of public accommodation offering indoor eating, drinking or smoking, from 250 to 150. Allows state and local authorities, in addition to fire marshals, to determine normal occupant capacity for purposes of this order.</p> <p>Set a limit on hours of operation of places of public accommodation that offer food, beverages or tobacco, or that host indoor or outdoor events, entertainment or recreation.</p> <p>Allows the Attorney General and city and county attorneys to investigate violations or threatened violations of the order. Clarifies that the AG or city/county attys can seek injunctive relief and that courts can award costs of investigation, attorney fees and costs, and other equitable relief.</p>

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							A willful violation by an individual is a misdemeanor. Business owners, managers, and supervisors who encourage or require employees or other similarly situated persons to violate the order are guilty of a gross misdemeanor.
20-95	Emergency Executive Order 20-95; Amending Executive Order 20-94 Clarifying the Effective Date of Paragraph 9 of Executive Order 20-94	11/6/20	20-94		122A.50	Ann Marie Lewis	Clarifies effective date of para 9 in EO 20-94
20-94	Emergency Executive Order 20-94 Authorizing the Commissioner of Education to Take Action to Improve the Education of Minnesota Students During the 2020-2021 School Year	11/6/20	20-02 20-19 20-81 20-82 20-95	12.02 12.21, subd. 1, 3(1), and 3 (11)	122A.50 125A.02	Ann Marie Lewis Jenna Hofer	Paragraph 3 supersedes EO 20-82, paras 25 and 26. Requirement for prep time is in addition to the requirement under 122A.50. Allows 7 year-olds that age out of special education services for developmental delay during the emergency to continue to receive services. Allows use of up to five instructional day as planning days for movement between instructional models.
20-92	Emergency Executive Order 20-92 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	10/12/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35, 20-53, 20-75, 20-78, 20-83, and 20-89, through November 12, 2020. Expires: November 12, 2020, or when this EO is rescinded or terminated, whichever occurs first.
20-89	Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	9/11/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35, 20-53, 20-75, 20-78, and 20-83 through November 12, 2020. Expires: October 12, 2020, or when this EO is rescinded or terminated, whichever occurs first.
20-86	Emergency Executive Order 20-86 Allowing Cooperatives and Cooperative Associations Flexibility to Hold Remote	8/26/20	20-b	12.02 12.21, subd. 1 and 3(7)	308A.311, subd. 4; 308A.661, subd. 1, 2, and	Kathleen Pontius	Waives requirement that cooperatives conduct meetings and election of directors at a physical meeting and authorizes remote elections. If virtual meeting not feasible, may forego annual meeting requirement.

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	Elections and Avoid Gatherings During the COVID-19 Peacetime Emergency				4; 308B.511, subd. 1, 2, and 4		<p>Authorizes director elections by mail regardless of whether authorized by articles or bylaws.</p> <p>EO 20-43 contains similar provisions authorizing corporate shareholders flexibility to hold remote elections.</p>
20-85	Emergency Executive Order 20-85 Authorizing and Directing Higher Education Institutions to Provide Safe and Effective Learning Environments to their Students	8/26/20	20-74 20-81			Hannah Grunewald Joan White	<p>Rescinds paragraph 7.i (the Higher Education (HE) section) of EO 20-74</p> <p>20-74 paragraph 7.i limited in-person classes and activities to no more than 25 people and required HE institutions to create and implement a preparedness plan. EO 20-85 requires HE institutions to continue to establish and implement a preparedness plan, consistent with the MN OSHA standards and OHE and MDH guidelines. Plan requirements are similar to the requirements in EO 20-74, except the requirement for distance learning is not included in EO-85, and face-coverings are required, as specified in EO 20-81. Other requirements in the plan include ensuring staff and students stay home when sick, requiring social distancing, implementing cleaning and disinfection protocols, certifying and signing off the plan by institutional leadership, posting the plan, as well as providing training for staff and instructors.</p>
20-84	Rescinding Emergency Executive Orders 20-15, 20-16, and 20-32; Amending Emergency Executive Order 20-23	8/12/20	20-32 20-23 20-16 20-15			Stephanie James Joan White	<p>Rescinds all or portions of EO 20-15, 20-16, 20-23, and 20-32 as follows:</p> <p>20-15 funded the Small Business Emergency Loan Program. Authority to fund the program was codified in Minnesota Laws 2020, Chapter 71, article 1, section 11, as amended by Minnesota Laws 2020, 1st Special Session, Chapter 1, section 2. All funds from the program have been distributed. Therefore EO 20-15 is no longer necessary.</p> <p>20-16 directed non-hospital entities to inventory personal protective equipment and directing non-hospital entities to donate or sell PPE for use by healthcare personnel. EO 20-16 is no longer necessary because inventories have been turned in and deadline for inventory is past.</p> <p>20-23 (authorized health-related licensing boards to modify licensure requirements during the COVID-19 peacetime emergency and authorized Board of Pharmacy to place certain restrictions on prescription drug orders for chloroquine or hydroxychloroquine. EO20-84 rescinds the portion of EO 20-23 regarding chloroquine and</p>

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							<p>hydroxychloroquine because it is no longer needed because the drugs are no longer in high demand. EO 20-84 leaves in place the authorization to modify licensure requirements</p> <p>20-32 permitted MDH to modify certain requirements for healthcare facilities. These changes were codified in Minnesota Laws 2020, Chapter 74, article 1, section 13.</p>
20-83	Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	8/12/20	20-75 20-53 20-35 20-01	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	<p>Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35, 20-53, 20-75, and 20-78 through September 11, 2020.</p> <p>Expires: September 11, 2020, or when this EO is rescinded or terminated, whichever occurs first.</p>
20-82	Authorizing and Directing the Commissioner of Education to Require School Districts and Charter Schools to Provide a Safe and Effective Learning Environment for Minnesota's Students during the 2020-21 School Year	7/30/20	20-19 20-02	12.02 12.21, subd. 3(11) Laws 2020, Ch 72, Sec, 1	121A.17 MN Rules 2019, part 3530.3400 124D.165	Ann Marie Lewis Jenna Hofer	<p>School districts and charter schools must adhere to the Safe Learning Plan for 2020-2021 developed by MDE and MDH. The plan outlines parameters for three instructional models; in-person, hybrid, and distance learning, schools must use during the school year.</p> <p>The initial determination of the instructional model used must be made two weeks before the school year begins. All districts and charter schools must offer distance learning to students choosing not to do in person instruction.</p> <p>A school district or charter school may choose to dial back to a more restrictive instructional model than that prescribed by the Safe Learning Plan.</p> <p>The Commissioner of MDE may direct a school district or charter school to use a more restrictive instructional model if the Comm'r, in consultation with MDH and the district or school, determines that the instructional model being uses in not appropriate under the Safe Learning Plan.</p>
20-81	Emergency Executive Order 20-81 Requiring Minnesotans to Wear a Face Covering in Certain Settings to Prevent the Spread of COVID-19	7/22/20	20-74	12.02 12.21, subd. 3(7) Unspecified laws for Dept of Labor and Industry to enforce laws affecting businesses.	<p>No express modification of existing law.</p> <p>Specifies that wearing a face covering in compliance with this order is not a violation of</p>	Stephanie James Joan White Hannah Grunewald Carlton Fontaine Jenna Hofer Ken Backhus	<p>Rescinds Paragraph 3 of EO 20-74 as of Friday, July 24, 2020, at 11:59 pm.</p> <p>Requires Minnesotans to wear a face covering in indoor businesses and indoor public settings. Workers must wear face coverings outdoors when it is not possible to maintain social distancing. Encourages Minnesotans to keep a face covering with them at all times.</p>

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					Minn. Stat. section 609.735.		<p>Broadly defines “businesses” (includes public and private sector, non-profits, and state, county, and local governments) and “workers” (includes owners, employees, contractors, vendors, volunteers, and interns).</p> <p>Does not apply to Legislative proceedings and meetings.</p> <p>Does not apply to the Judicial Branch.</p> <p>Exempts activities on tribal lands (reservations and land held in trust).</p> <p>Exempts people with medical conditions, children under 5 years old, and when wearing a face covering would be a job hazard.</p> <p>Lists situations where face coverings are mandatory and where face coverings may be removed.</p> <p>Describes requirements, with exemptions, for face coverings for childcare facilities, K-12 schools, and higher education institutions.</p> <p>Requires K-12 schools to comply with MDH guidance, which states K-12 schools must provide face coverings to employees and students.</p> <p>Requires businesses to post signs instructing all persons to wear face coverings as required by this EO.</p> <p>Specifies how businesses must implement the face covering requirements.</p> <p>Landlords or property managers are not authorized to require tenants to wear face coverings in tenant living units.</p> <p>Permits businesses to implement more protective requirements.</p> <p>Authorizes DOLI to enforce the requirements of this order, as well as those in EO-54 for workplaces, through citations, civil penalties, or closure orders. DOLI may penalize businesses that retaliate against employees who raise health and safety concerns.</p>

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							<p>Permits political subdivisions to implement more restrictive measures if the measures have a real or substantial relation to the COVID-19 health crisis.</p> <p>Any individual who willfully violates this Executive Order is guilty of a petty misdemeanor and upon conviction must be punished by a fine not to exceed \$100. Exempts children under 14 and students under specified circumstances.</p> <p>Businesses are in compliance if their workers wear face coverings, the business updates its COVID-19 Preparedness Plan to address face coverings; the businesses posts face covering signage as required in this Order; and the business makes reasonable efforts to enforce this order with customers and visitors. Any business owner, manager, or supervisor who fails to comply with this Executive Order is guilty of a misdemeanor and upon conviction must be punished by a fine not to exceed \$1,000, or by imprisonment for not more than 90 days. In addition to these criminal penalties, the Attorney General, as well as city and county attorneys, may seek any civil relief available pursuant to Minnesota Statutes 2019, section 8.31, for violations of this Executive Order, including civil penalties up to \$25,000 per occurrence from businesses and injunctive relief.</p> <p>States that wearing a face covering in compliance with this order is not a violation of the criminal code’s concealing identity crime.</p> <p>Encourages state and local licensing and regulatory agencies to assess regulated businesses for compliance and use existing enforcement tools.</p> <p>Expires: When the emergency declared in EO 20-01 is terminated or rescinded by proper authority.</p>
20-80	Emergency Executive Order 20-80 Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Orders 20-24, 20-44, 20-60, and 20-76	7/17/20	20-76 20-60 20-44 20-24	221.0269, subd. 1	169.824, 169.86, 169.865, and 221.0314, subd. 9	Alexis Stangl Krista Boyd	<p>Extends the provisions of EOs 20-24, 20-44, 20-60, and 20-76 related to transporting livestock. Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers or drivers providing assistance by transporting livestock.</p> <p>Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.</p>

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20-79	Emergency Executive Order 20-79; Rescinding Emergency Executive Orders 20-14 and 20-73. Modifying the Suspension of Evictions and Writs of Recovery During the COVID-19 Peacetime Emergency	7/14/20	20-73 20-14	No authority cited in EO 20-79. EO 20-14 cited 12.21, subdivision 3; 12.45; and 8.31 (attorney general enforcement).	504B.285; 504B.291; 504B.365, subdivision 1; 504B.135 to 504B.146; potentially other provisions of chapter 504B governing evictions or lease duration.	Kathleen Pontius	Rescinds EO 20-14 and 20-73. Modifies eviction protections in previous orders to allow residential evictions and termination of leases if needed to move property owner or family into property; allows officers who hold a writ of recovery to execute writ if resulted from judgment entered into before original enactment of EO 20-14 (3/24/2020). Continues request that financial institutions implement foreclosure moratorium but removes reference to related evictions, which were also under general eviction prohibition. New requirement that property owners, mortgage holders, or others seeking possession under grounds permitted by the EO provide seven-day notice of intent to evict. Specifies that nothing in EO is intended to affect relief under an order for protection or domestic abuse no contact order. New language encourages everyone to work together to reach amicable resolutions and tenants to pay their rent if able to do so. Expires: This executive order expires when emergency declared in EO 20-01 is terminated or until rescinded by proper authority.
20-78	Emergency Executive Order 20-78 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	7/13/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(a) and 2(b)	No express modification of existing law	Stephanie James	Extends the COVID-19 Peacetime Emergency through August 12, 2020, until this EO is rescinded, or until it is terminated by the legislature as provided in law, whichever occurs earlier. Expires: See above.
20-76	Emergency Executive Order 20-76 Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Orders 20-24, 20-44, and 20-60	06/19/20	20-80 20-60 20-44 20-24	221.0269, subd. 1	169.824, 169.86, 169.865, and 221.0314, subd. 9	Alexis Stangl Krista Boyd	Extends the provisions of EOs 20-24, 20-44, and 20-60. Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers or drivers providing assistance by transporting livestock or animal carcasses.

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							Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.
20-75	Emergency Executive Order 20-75 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	06/12/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(a) 12.31, subd. 2(b)	None specified	Stephanie James Andrew Erickson	Extends the declaration of a peacetime emergency, initially declared in EO 20-01 and extended by EOs 20-35 and 20-53, through July 13, 2020. Expires: July 13, 2020, until this EO is rescinded, or until it is terminated by the legislature as provided in law, whichever occurs first.
20-74	Emergency Executive Order 20-74 Continuing to Safely Reopen Minnesota's Economy and Ensure Safe NonWork Activities during the COVID-19 Peacetime Emergency	06/05/20	20-81 20-63 20-52	12.02 12.21, subd. 1 12.21, subd. 3(7)		Stephanie James Hannah Grunewald Andrew Erickson	Rescinds EO 20-63 as of June 9, 2020, at 11:59 pm. Requires people engaging in activities outside the home to comply with MDH and CDC Guidelines. Requires people engaging in outdoor recreational activities to follow DNR and MDH guidelines. Discourages unnecessary travel. Prohibits gatherings of more than 10 people, with exceptions. Notes that activities of tribal members on tribal lands, the legislature, the judicial branch, and operations of the federal government or movement of federal officials are exempt. Permits drive-in gatherings. Places of worship, funeral homes, and other venues for weddings, funerals, or services for worship, rituals, prayer, or scripture studies, may home weddings, funerals or services, provided social distancing is practiced. For indoor settings, occupancy must not exceed 50 percent of normal occupant capacity, capped at 250. Outdoor settings are capped at 250. Activities of tribal members are exempt. Activities within boundaries of federal land in trust may be subject to restrictions of tribal authorities. Activities by tribal to exercise federal treaty rights within treaty territory

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							<p>are exempt. Tribal members are permitted to travel to and from their reservations.</p> <p>Workers who can work from home must do so. Employers must comply with certain requirements for working conditions. Continues EEO 20-54 regarding the working conditions and practices.</p> <p>Places of public accommodations must adhere to certain requirements.</p> <p>Places of public accommodation that have been repurposed for allowed uses may be open.</p> <p>Barbershops, salons, and other personal care establishments may be open, limited to 50 percent normal occupant capacity, up to 250 people. Workers and customers must follow certain face-covering requirement.</p> <p>Restaurants, bars and other specified places that offer food and beverages may be open, but limited to 50 percent occupancy for indoor space, up to 250 people. Outdoor occupancy requires that tables be 6 ft apart and is capped at 250. Workers and customers must follow certain face-covering requirements.</p> <p>Occupancy limits on indoor activity apply to charitable gambling, but not to outdoor or on-premises sale and play. Veterans or fraternal organizations may lend gambling funds to their general accounts to pay for certain allowable expenses.</p> <p>Indoor and outdoor pools may open in accord with industry guidance from DEED.</p> <p>Gyms, fitness centers, and certain other recreation facilities may open in accord with industry guidance from DEED.</p> <p>Venues providing indoor events, entertainment, or recreation, including movie theaters and concert halls, performance venues, museums, stadiums, arcades and blowing alleys, may open subject to industry guidance from DEED.</p>

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							<p>Venues providing outdoor events, entertainment or recreation, including racetracks, paintball, go-karts, mini-golf and amusement parks may open subject to industry guidance from DEED.</p> <p>Businesses whose workers qualified for critical sector exemption under para 6 of EO 20-48, may to continue to operate as provided in EO 20-48. Must have a Preparedness Plan by June 29, 2020.</p> <p>Commissioners must public industry guidance by June 15, 2020 for critical businesses.</p> <p>Non-critical businesses that open must implement a preparedness plan. Specifies requirements for plan contents and for posting and training about the plan. DOLI is authorized to make determinations about implementation of the plan, in the event of a complaint or dispute.</p> <p>Allows summer youth programs and organized youth sports to open, with requirements.</p> <p>Organized adult sports must operate in accord with certain requirements.</p> <p>Higher education institutions may offer in-person classes and activities of no more than 25 people, if the class cannot be provided through distance learning. Specifies requirements for operation. Requires HE institutions to establish and implement a COVID-19 Preparedness Plan, and lists minimum requirements for the plan.</p> <p>Provides for the following to be open, but with requirements: parks, trails, water accesses, marinas, docks, golf courses, ski areas, sales facilities for certain recreational vehicles, lake service facilities, bait and tackle shops, outdoor shooting ranges, outdoor recreational equipment rental outlets, dispersed and remote camping, campgrounds, charter boats and launches, outdoor tournaments, competitions, practices and sports that allow for social distancing, guided and instructional activities, and other.</p> <p>Requires Minnesotans to respect businesses and employers by complying with their social distancing and hygiene instructions.</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
							<p>Permits local governments to implement more restrictive measures.</p> <p>A person who violates this EO is guilty of a misdemeanor, subject to a fine not to exceed \$1000 or imprisonment of not more than 90 days. A business owner, manager, or supervisor who requires employees, contractors, vendors, volunteers, or interns to violate the order is guilty of a gross misdemeanor, subject to a fine not to exceed \$3,000 or imprisonment of not more than one year. The Attorney General may seek civil remedies under 8.31, including a penalty not to exceed \$25,000 per occurrence and injunctive relief. State and local licensing and regulatory entities are encouraged to inspect businesses for compliance with rules and codes.</p> <p>Expires: when the peacetime emergency declared in EEO 20-01 is terminated or rescinded.</p>
20-73	Emergency Executive Order 20-73 Clarifying Executive Order 20-14 Suspending Evictions and Writs of Recovery During the COVID-19 Peacetime Emergency	06/05/20	20-79 20-14				<p>Addresses questions that have arisen regarding the applicability of EO 20-14 to situations where a tenant seriously endangers the safety of others who are not residents. Specifies that the exception includes endangering others on the premises if it is a material violation of the lease.</p> <p>Rescinded and replaced by EO 20-79, same clarifications included in new order.</p>
20-70	Emergency Executive Order 20-70 Authorizing use of State Right of Way for Outdoor Dining During the COVID-19 Peacetime Emergency	06/03/20	20-63	12.02, 12.21, subd. 1 & 3	60.2715 & Rules part 8810.5400,	Alexis Stangl Krista Boyd	<p>Allows the Commissioner of Transportation to issue temporary permits to cities and towns which allow cities and towns to issue outdoor dining permits to bars and restaurants for the use of the trunk highway right of way for food and beverage service.</p> <p>Expires: This executive order is effective until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded.</p>
20-66	Emergency Executive Order 20-66 Providing for Emergency Relief from Regulations to Motor Carriers and Drivers Operating in Minnesota	05/29/20		221.0269, s. 1	221.0314, s. 9	Alexis Stangl Krista Boyd	<p>Provides exemptions from certain hours of service regulations. Applies to motor carriers or drivers providing direct assistance by transporting livestock feed.</p> <p>Expires: This executive order is effective for 30 days or until the direct assistance has ended, whichever is earlier.</p>

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20-63	Emergency Executive Order 20-63 Continuing to Safely Reopen Minnesota's Economy and Ensure Safe Non-Work Activities during the COVID-19 Peacetime Emergency	05/27/20	20-04 20-08 20-18 20-52 20-56 20-62 20-52	12.02 12.21, subd. 1 12.21, subd. 3(7) 12.32 12.45 8.31	None specified.	Stephanie James Joan White Andrew Erickson Hannah Grunewald	<p>Rescinds EEOs 20-04, 20-08, 20-18, 20-52, 20-56, and 20-62 as of Sunday, May 31, 2020 at 11:59 pm.</p> <p>Requires people engaging in activities outside the home to comply with MDH and CDC Guidelines. Requires people engaging in outdoor recreational activities to follow DNR and MDH guidelines.</p> <p>Discourages unnecessary travel.</p> <p>Prohibits gatherings of more than 10 people, with exceptions. Notes that activities of tribal members on tribal lands are exempt.</p> <p>Requires workers to work from home when possible. Continues EEO 20-54 regarding the working conditions and practices.</p> <p>Extends the closure of bars, restaurants and other places of public accommodation, with exceptions. Lists specific types of public accommodations that must remain closed, including bars and restaurants indoor service, theaters, indoor sports facilities, indoor recreational facilities, country clubs, golf clubs, salons, spas and other personal care service facilities. Exempts certain facilities and places of public accommodation, including places that provide food and beverages for off-premise consumption; health care facilities, child care facilities, residential care facilities, congregate care facilities, and juvenile justice facilities; crisis centers, soup kitchens and the like; and restaurants and food courts inside secured zones of airports. Places of public accommodation that have been repurposed for allowed uses may be open.</p> <p>The Order does not prohibit an employee, contractor, vendor or supplier from entering or occupying a place of public accommodation in their professional capacity.</p> <p>Personal care services, including barbershops and salons, may conduct retail operations and may reopen to the public and resume services, in accordance with certain requirements.</p>

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							<p>Bars and restaurants and other places of public accommodation that offer food and beverages for on-premises consumption, through outdoor service, may be open, in accordance with certain requirements.</p> <p>Canterbury and Running Aces may open for the running of horse races and other commercial racetracks may open to run auto, motorcycle, or other races, in accordance with certain requirements. The Order does not allow patrons or spectators at races.</p> <p>Places of public accommodations (indoor and outdoor) may open for “organized youth sports” and “youth programs,” (both defined terms) in accordance with certain requirements.</p> <p>Critical businesses may continue as provided in EEO 20-48.</p> <p>Non-critical businesses may open or remain open after implementing a Preparedness Plan addressing specified issues, that is certified, disseminated and posted as prescribed, with required training. DLI is authorized to review plan after a complaint or dispute.</p> <p>Higher education classes of no more than 10 people may be offered, if they cannot be offered through distance learning, under certain requirements. Requires COVID-19 preparedness plan prior to students returning to in-person classes.</p> <p>Certain outdoor and indoor recreational facilities may be open, in compliance with certain requirements, but does not permit facilities and activities that involve gatherings of more than 10 people.</p> <p>Requires employers and businesses to post social distancing and hygiene instructions.</p> <p>Permits political subdivisions to implement more restrictive measures. Precludes political subdivisions from relaxing or reducing restrictions in this order.</p> <p>A person who violates this EO is guilty of a misdemeanor, subject to a fine not to exceed \$1000 or imprisonment of not more than 90 days. A business owner, manager, or supervisor who requires employees,</p>

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							<p>contractors, vendors, volunteers, or interns to violate the order is guilty of a gross misdemeanor, subject to a fine not to exceed \$3,000 or imprisonment of not more than one year. The Attorney General may seek civil remedies under 8.31, including a penalty not to exceed \$25,000 per occurrence and injunctive relief.</p> <p>Expires: when the peacetime emergency declared in EEO 20-01 is terminated or rescinded.</p> <p>Rescinded by EO 20-74, filed 6/5/20.</p>
20-62	Emergency Executive Order 20-62 Amending Executive Order 20-56 to Allow Worship, Weddings, and Funerals to Proceed as Safely as Possible during the COVID-19 Peacetime Emergency	05/23/20	20-56	12.02; 12.21, subd. 1, 3(7).	No express modification.	Priyanka Premo	<p>Amends EO 20-56 by authorizing gatherings of over 10 people at places of worship, funeral homes, and other venues that offer space for weddings, funerals, prayers, and worship as long as social distancing is maintained. Provides for maximum occupancy limits and requires a COVID-19 Preparedness Plan.</p> <p>Note: EO-56 provides for Attorney General enforcement and civil penalties.</p> <p>Rescinded by EEO 20-63 as of May 31, 2020 at 11:59 p.m. by EO 20-63.</p>
20-61	Emergency Executive Order 20-61 Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Order 20-45	05/21/20	20-45	221.0269, subd. 1	168.013, subd. 3, para. (b), 169.824, 169.8261, 169.86, and 221.0314, subd. 9	Alexis Stangl Krista Boyd	<p>Extends the provisions of EO 20-45. Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers transporting wood products used exclusively for the composting process of animals that have been depopulated due to impacts of COVID-19.</p> <p>Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.</p>
20-60	Emergency Executive Order 20-60 Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Orders 20-24 and 20-44	05/21/20	20-44 20-24	221.0269, subd. 1	169.824, 169.86, 169.865, and 221.0314, subd. 9	Alexis Stangl Krista Boyd	<p>Extends the provisions of EOs 20-24 and 20-44. Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers or drivers providing assistance by transporting livestock or animal carcasses.</p> <p>Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.</p>

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20-59	Emergency Executive Order 20-59 Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Orders 20-06 and 20-37	05/15/20	20-37 20-06	221.0269, subd. 1	169.80, 169.823, 169.824, 221.0314, subd. 9	Alexis Stangl Krista Boyd	Extends the provisions of EOs 20-06 and 20-37. Provides exemptions from certain weight-related and hours of service regulations and applies to motor carriers or drivers providing assistance by transporting essential supplies including food, medical supplies, and household items. Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.
20-58	Emergency Executive Order 20-58 Authorizing the Minnesota Public Utilities Commission to Hold Remote Meetings as Necessary to Protect Health and Safety	05/15/20	20-56	12.02, subd. 1 12.21, subd. 3(1)	216B.243 216E.03 Minnesota Rules 2019 parts 7849.1400, 7850.2300, 7850.2500, 7850.2600, 7850.3500, 7850.3800, and 7854.0900	Carlton Fontaine Stephanie James	Allows meetings of the Public Utility Commission and related meetings or hearings conducted by the Office of Administrative Hearings on behalf of the PUC to be held remotely. This order affects meetings that are not subject to the Open Meeting Law, but are required to be conducted in person under other statutes and rules. Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.
20-57	Emergency Executive Order 20-57 Authorizing and Directing the Commissioner of Education to Allow for a Safe and Effective Summer Learning Environment for Minnesota's Students	05/15/20	20-02 20-19 20-41	12.21 subd 3(11)		Ann Marie Lewis Jenna Hofer	CARES Act payments and other relief payments received as a result of COVID-19 are not counted as income, personal property, or assets for determining eligibility for the early learning scholarship program and other programs administered by MDE
20-56	Emergency Executive Order 20-56 Safely Reopening Minnesota's Economy and Ensuring Safe Non-Work Activities during the COVID-19 Peacetime Emergency	05/13/20	20-48 20-04	8.31		Chris Stang	Rescinds EO 20-48 May 17, 2020. Closure of bars and restaurants extended until May 31, 2020. Non-Critical Business choosing to open required to establish plan. Provides Attorney General, as well as city and county attorneys, with enforcement authority. Imposes a civil penalty up to \$25,000 per violation. Rescinded by EEO 20-63 as of Sunday, May 31, 2020 at 11:59 pm.
20-55	Emergency Executive Order 20-55 Protecting the Rights and Health of At-Risk Populations during the COVID19 Peacetime Emergency	05/13/20	20-11 20-12 20-14 20-33 20-47	12.02	No express modification of existing law.	Liam Monahan Carlton Fontaine Pat Hauswald	Strongly urges all at-risk persons and persons experiencing homelessness to stay at home or their place of residence except to engage in necessary activities for health and wellbeing. Defines "at-risk persons," "home," and "residence" Provides similar direction regarding homeless encampments as EO 20-47

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							<p>Requires the commissioners of health, human services and public safety to implement guidelines regarding the development and availability of isolation settings for at-risk persons and people experiencing homelessness.</p> <p>Requires commissioners of human services and Health to implement guidelines to protect at-risk persons who must be transferred from their home to prevent further infections.</p> <p>Requires providers of personal care assistance and related services to give people receiving services, counties, and managed care organizations 72 hours notice prior to suspending or terminating services.</p> <p>Requires the commissioner of employment and economic development to issue guidance to businesses to provide accommodations to at-risk customers to minimize the risk of COVID-19 infection.</p> <p>Requires commissioners of administration, health, and human services to collaborate and provide proposals to distribute resources to facilitate provision of services and shelter to at-risk persons and people experiencing homelessness.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p>
20-54	Emergency Executive Order 20-54 Protecting Workers from Unsafe Working Conditions and Retaliation During the COVID-19 Peacetime Emergency	05/13/20	20-01 20-05 20-56	12.02; 12.21, subd. 1	<p>No express modification of existing law, however cites to several statutes that provide existing authority:</p> <p>182.654, subdivisions 8, 9, 11; 182.669; 268.095; and Ch. 363A</p>	Carlou Fontaine	<p>Cites existing worker rights and protections from retaliation and discrimination from employers for expressing concern regarding occupational safety or health matters related to COVID.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority</p>

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20-53	Emergency Executive Order 20-53 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	05/13/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(b)	No express modification of existing law.	Ken Backhus Andrew Erickson	Extends the COVID-19 Peacetime Emergency through June 12, 2020, until this EO is rescinded, or until it is terminated by the legislature as provided in law, whichever occurs earlier. Expires: See above.
20-52	Emergency Executive Order 20-52 Authorizing Students in Critical Sectors to Return to Safe Higher Education Institutions for Completion of a Postsecondary Credential	05/11/20	20-48			Hannah Grunewald Joan White	Allows students who are in their final term who are majoring in critical care sectors, listed in this EO, to attend in-person classes that are necessary to graduate. Institutions of HE must first establish and implement a COVID-19 Preparedness Plan. Rescinded by EEO 20-63 as of Sunday, May 31, 2020 at 11:59 pm.
20-51	Emergency Executive Order 20-51 Requiring Facilities to Prioritize Surgeries and Procedures and Provide Safe Environment during COVID-19 Peacetime Emergency	05/06/20	20-09 20-16 20-17			Katie Cavanor	Rescinds EO 20-09 and 20-17 effective May 10,2020. Amends EO 20-16 by rescinding the prohibition on any Minnesota business, nonprofit, or nonhospital health care facility from using PPE or other consumable equipment other than for the use in delivering health care services or other essential services that require the equipment. Permits facilities that use PPE and ventilators to resume the provision of currently delayed procedures once the facility has adequately developed and implemented an internal oversight structure and written plan that establishes criteria for determining whether a procedure should proceed during the pandemic, for prioritizing procedures and for ensuring a safe environment for staff, patients and visitors. Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.
20-50	Emergency Executive Order 20-50 Ensuring the Protection of Emergency Government Support and Consumers' Financial Security from Consumer Garnishment Actions During the COVID-19 Peacetime Emergency	05/04/20	20-01 20-35 20-42	12.02, subd. 1; 12.21, subd. 1 and 3; 12.45; 8.31	Several provisions related to garnishment in Chapters 550, 551, 571. Specific provisions cited in order: 550.37, subdivision 14; 571.93 through 571.932; 550.011	Priyanka Premo	Exempts CARES Act recovery rebates from garnishment, except for claims related to child support and spousal maintenance. Suspends service of a garnishment summons, prejudgment garnishment, and ability of creditor to obtain certain information related to debtor. Provides for Attorney General enforcement; imposes a civil penalty of up to \$25,000 per violation. Provides exemption from liability for a financial institution that acts on a pre-existing garnishments summons without actual knowledge of source of funds.

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
							Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
20-49	Emergency Executive Order 20-49 Allowing Commercial Food Trucks to Operate at Highway Rest Areas in Minnesota During the COVID-19 Peacetime Emergency	05/01/20		12.02, subd. 1, 12.21, subds. 1 and 3	160.08, subd. 7, and 160.2725, subd. 1	Alexis Stangl Krista Boyd	Allows food trucks to operate at certain rest stops in the state. Expires: the earliest of the following: May 17, 2020, until it is rescinded, until the peacetime emergency is terminated, or until the national emergency declared by the President ends.
20-48	Emergency Executive Order 20-48 Extending and Modifying Stay at Home Order, Continuing Temporary Closure of Bars, Restaurants, and Other Places of Public Accommodation, and Allowing Additional Workers in Certain NonCritical Sectors to Return to Safe Workplaces	05/01/20	20-33 20-38 20-40 20-47 20-18 20-08 20-04	8.31		Chris Stang	Stay at home order and closure of bars and restaurants extended through May 17, 2020. Rescinds and replaces EOs 20-33, 20-38, 20-40, and 20-47 as of May 3, 2020. Authorizes Attorney General enforcement, as well as city and county attorney enforcement, and imposes a civil penalty up to \$25,000 per violation. Expires: when the peacetime emergency declared in EO 20-01 is terminated or rescinded by proper authority.
20-47	Emergency Executive Order 20-47 Clarifying Application of Executive Order 20-33 to Homeless Encampments	4/29/20	20-33			Ken Backhus	Provides further guidance on the application of EO-33 (Stay at Home) to homeless encampments. Maintains the general principle that homeless encampments should not be subject to sweeps but clarifies that law enforcement is not prohibited from addressing trespassing or other exigent circumstances and that state or local governments can restrict, limit, or close encampment spaces if sufficient alternate safe housing or shelter is provided or if an encampment has reached a size or status that represents a documented health, safety, or security risk to the residents. Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
20-46	Emergency Executive Order 20-46 Authorizing Out-of-State Healthcare Professionals to Render Aid in Minnesota during the COVID-19 Peacetime Emergency	4/25/20			Chapters 147 and 148 (licensure for physicians and nurses)	Katie Cavanor	Permits out of state health care professionals who would otherwise be required to obtain a Minnesota license to practice in this state to practice in this state during the peacetime emergency without first obtaining a license if the professional has a relevant license in good standing issued by another state and is engaged with a health care system, hospital or other healthcare entity in Minnesota. The health care entity must verify that the out of state professional holds a valid relevant license in good standing. The Boards of medical practice or nursing may revoke this authorization from any of the out of state professionals under the jurisdiction of the relevant board.

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							Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.
20-45	Emergency Executive Order 20-45 Providing for Emergency Relief from Regulations to Motor Carriers and Drivers Operating in Minnesota	4/24/20		221.0269, subd. 1	168.013, subd. 3, para. (b), 169.824, 169.8261, 169.86, 169.87, and 221.0314, subd. 9	Alexis Stangl Krista Boyd	Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers transporting wood products used exclusively for the composting process of animals that have been depopulated due to impacts of COVID-19. Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.
20-44	Emergency Executive Order 20-44 Providing for Emergency Relief from Regulations to Motor Carriers and Drivers Operating in Minnesota	4/24/20	20-24	221.0269, subd. 1	169.824, 169.86, 169.865, 169.87, and 221.0314, subd. 9	Alexis Stangl Krista Boyd	Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers or drivers providing assistance by transporting livestock or animal carcasses. Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.
20-43	Emergency Executive Order 20-43 Allowing Shareholders Flexibility to Hold Remote Meetings and Avoid Gatherings During the COVID-19 Peacetime Emergency	4/24/20	20-01 20-35	12.21, subd. 1; 12.21 subd. 3(7); 302A.436; 302A.435; SEC guidance issued on 4/7/2020	May modify requirements in articles and bylaws. If so, then EO would modify some requirements in 302A.431 to 302A.436.	Priyanka Premo	Applies to meetings for shareholders and board of directors currently noticed for a physical location. Provides that meetings may take place via remote communication with notice procedures described in the Securities Exchange Act of 1934. Expires: No specific language addressing expiration Legislation that modifies this order: None
20-42	Emergency Executive Order 20-42 Ensuring that Emergency Economic Relief Does Not Prevent Eligibility for Essential Human Services Programs During the COVID-19 Peacetime Emergency	4/24/20			Chapters 119B, 256B, 256J, 256L, and 256P establishing what is counted as income and assets when determining eligibility for various programs.	Katie Cavanor Pat Hauswald	Specifies that certain payments received by individuals as a result of the COVID-19 pandemic will not be counted as income, assets, personal property or resources when determining eligibility for the programs administered by DHS. This includes payments received under the federal CARES act, state government payments, local government payments or tribal government payments paid to individuals to relieve the adverse economic impact caused by the pandemic, subject to federal approval. Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
20-41	Emergency Executive Order 20-41 Authorizing and Directing the Commissioner of Education to Extend the	4/23/20	20-02 20-19	12.21, subd. 3(11)	120B.02, subd. 3 134.355, subd. 8	Ann Marie Lewis Jenna Hofer	Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
	Distance Learning Period and Continue to Provide						
20-40	Emergency Executive Order 20-40 Allowing Workers in Certain Non-Critical Sectors to Return to Safe Workplaces	4/23/20	20-33, as amended by 20-38	12.02; 12.21, subd. 1; 12.21, subd. 3(7) 8.31	No express modification of existing law	Ken Backhus Andrew Erickson	<p>Allows workers in certain industrial and manufacturing businesses and office-based settings (described as non-critical exempt businesses) that don't involve direct interactions with the public to return to work beginning on April 27. Stresses that all workers who can work from home must do so. A non-critical exempt business must establish and implement a COVID-19 Preparedness Plan prior to the return of workers and train workers regarding it. Further guidance is provided on the DEED website. https://mn.gov/deed/safework/</p> <p>Misdemeanor penalties under 12.45 apply. Provides a gross misdemeanor penalty. Authorizes Attorney General enforcement and a civil penalty up to \$25,000 per violation.</p> <p>Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.</p>
20-39	Emergency Executive Order 20-39 Providing Administrative Flexibility to the Department of Human Rights	4/22/20	20-01 20-35	12.02, subdivision 1; 12.21, subdivisions 1 and 3; Laws 2020, chapter 74, article 1, section 16 (cited not as authority but as "justification")	363A.28	Priyanka Premo	<p>Laws 2020, chapter 74, article 1, section 16 suspended the running of statutory deadlines governing district and appellate court proceedings. EO 20-39 authorizes additional time to meet statutory deadlines imposed upon administrative proceedings subject to the Minnesota Human Rights Act. See Minnesota Department of Human Rights website for waivers and modifications.</p> <p>Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p> <p>Legislation that modifies this order: None</p>
20-38	Emergency Executive Order 20-38 Allowing for Safe Outdoor Recreation	4/17/20	20-33 20-18 20-04	12.21, subdivisions 1 and 3	No express modification of existing law	Ben Stanley	<p>Amends EEO 20-33</p> <p>Allows participation in enumerated outdoor recreational activities where social distancing is maintained and where there is compliance with the Outdoor Recreation and COVID-19 Guidelines for Facilities and the Public developed by the Minnesota Departments of Health and Natural Resources. Includes a number of exceptions where closure of facilities is still required.</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
							<p>Expires: effective through May 3, 2020 at 11:59 pm, until it is rescinded by proper authority, or until the peacetime emergency declared in Executive Order 20-01 is terminated, whichever occurs earlier.</p> <p>Legislation that modifies this order: [none]</p>
20-37	Emergency Executive Order 20-37 Extending the Relief from Regulations for Motor Carriers and Drivers Operating in Minnesota Declared in Executive Order 20-06	4/16/20	20-06	221.0269, subd. 1	169.80, 169.823, 169.824, 169.87, 221.0314, subd. 9	Alexis Stangl Krista Boyd	<p>Extends the provisions of EO 20-06. Provides exemptions from certain weight-related and hours of service regulations and applies to motor carriers or drivers providing assistance by transporting essential supplies including food, medical supplies, and household items.</p> <p>Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.</p>
20-36	Emergency Executive Order 20-36 Directing Salary Reductions for Certain Officials	4/15/20	None	12.21, subdivision 3(10)	<p>Minnesota Laws 2013, Chapter 142, article 6, section 12 (setting the Governor's salary)</p> <p>15A.0815 (salaries of certain commissioners)</p> <p>190.08, subdivision 6 (salary of the Adjutant General and commissioner of military affairs)</p> <p>16E.02 and the Managerial Plan adopted pursuant to Minnesota Statutes 2019, section 43A.18, subdivision 3 (salary of the chief information office)</p> <p>Supersedes Office of the Governor Compensation Plan adopted pursuant to</p>	Stephanie James Andrew Erickson	<p>Reduces the salary of the governor, his chief of staff, and named cabinet officials by 10%.</p> <p>Explicitly excludes from reductions those state employees in positions not named in the EEO whose salaries are limited proportionally to the governor's salary. These positions include but are not limited to: executive director of the Gambling Control Board, executive director of the Racing Commission, director of the state lottery, chair of the Metropolitan Airports Commission, ombudsman for mental health and developmental disabilities, ombudsperson for corrections, school trust lands director, commissioners of the Public Utilities Commission, executive director of the Minnesota State Retirement System, executive director of the Public Employee Retirement Association, and executive director of the Teachers Retirement Association.</p> <p>Expires: January 1, 2021, or until rescinded by proper authority</p> <p>Legislation that modifies this order: None</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
					Minnesota Statutes 2019, section 43A.18, subdivision 4(b) (salary of Governor’s chief of staff)		
20-35	Emergency Executive Order 20-35 Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01	04/13/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	12.31, subd. 2(b)	No express modification of existing law.	Stephanie James Andrew Erickson	Includes Executive Council Resolution on Executive Order 20-35 (Extending the COVID-19 Peacetime Emergency Declared in Executive Order 20-01) and the extension of the peacetime emergency declared in Executive Order 20-01 through May 13, 2020 Expires: This extends the peacetime emergency declared in EEO 20-01 by 30 days. The governor issued a letter on April 13, 2020 that describes a process the governor intends to follow for further extensions.
20-34	Emergency Executive Order 20-34 Protecting Minnesota’s First Responders by Directing the Commissioner of Health to Share Information with the Department of Public Safety, 911 Dispatchers, and First Responders	04/10/20	20-01	13.3805, subdivision 1(b)(3); 13.09	No express modification; possible that direction to only maintain data as long as necessary modifies retention policy approved pursuant to 138.17.	Priyanka Premo	13.3805, subdivision 1(b)(3) provides discretionary authority to release private health data. Directs the Department of Health to release addresses of contagious individuals to first responders through the Department of Public Safety. Shared data must remain confidential and must be maintained only as long as necessary to accomplish purpose of the EO. Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
							<p>Legislation that modifies this order: None</p>
20-33	Emergency Executive Order 20-33 Extending Stay at Home Order and Temporary Closure of Bars, Restaurants, and Other Places of Public Accommodation	04/08/20	20-20 20-18 20-08 20-04 Later amended by 20-38	12.02, subd. 1; 12.21, subd.1 and 3 12.45; 8.31	See discussion of the governor’s interpretation of section 12.45 in the “Other Notes and Comments” section.	Chris Stang Ken Backhus	<p>Bar and restaurant closure extended until 5/4.</p> <p>Technically, rescinds EO 20-20 (Stay at Home Order) as of 4/9, and replaces it with this (in effect until 5/4).</p> <p>Refinements and clarifications to the critical services exemptions for Stay at Home. A few to note: landscape and garden centers (6c-ii/iii), hunting and fishing licenses (6i-vi), firearm stores (6o-ii), arts and crafts stores for mask supplies (6o-iii), appliance sales and service,(6aa-iii) minimum basic operations (6jj), (maintain and preserve inventory and plant and equipment). Incorporates the updated (from 3/28/19) US Department of Homeland Security’s Guidance on Essential Critical Infrastructure Workforce (which is attached to the order).</p> <p>The DEED website includes the following as a summary of the order’s significant modifications from earlier orders relating to exempted workers https://mn.gov/deed/assets/critical-worker-summary-ACC_tcm1045-427282.pdf and this as general guidance on the order. https://mn.gov/deed/newscenter/covid/business-exemptions/</p> <p>Provides for a misdemeanor penalty for violation pursuant to section 12.45. Also purports to provide gross misdemeanor penalties and attorney general enforcement (pursuant to 8.31). Authorizes attorney general, and city and county attorneys, to see penalties up to \$25,000 per violation. The governor’s office via email contends that section 12.45 is an authorization by the legislature to the governor to designate the penalties for violations of chapter 12 or an EO issued pursuant to chapter 12.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority. However, see above for information on 5/4/2020 limitations.</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
20-32	Emergency Executive Order 20-32 Ensuring that Healthcare Providers Can Respond Quickly and Safely During the COVID-19 Peacetime Emergency	04/08/20	20-01		M.S.144.551;144A.07; 144A.073;144.121;256.04 5; 626.556; 626.557 Various provisions in chapters 62D;62J;62Q;144; 144A;144D;144G; 144H;146A;146B;148;14 9A;153A;157; 327	Katie Cavanor	<p>Authorizes the commissioner of health to delay, waive or modify provisions relating to the hospital and nursing home moratoriums; the use of x ray technologies; and administrative appeals, reconsiderations or reviews involving the department.</p> <p>Authorizes the commissioner to delay, waive, or modify the scope, timelines, reporting requirements and activities of state funded grants to allow the recipient of the grants to use the funds instead to respond to COVID-19.</p> <p>Authorizes the commissioner to establish and regulate temporary alternative health care facilities.</p> <p>Authorizes the commissioner to grant variances on an individual basis to rules within the commissioner's authority that do not affect the health and safety of any person in a licensed program.</p> <p>Authorizes the commissioner to grant blanket variances to rules governing any licensed program within the commissioner's jurisdiction. Requires notice to the legislature and public posting of any delay, waiver, or modification within 48 hours. Requires a report to legislature within 60 days of the end of the emergency summarizing statutes and rules delayed, waived or modified.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p>
20-31	Emergency Executive Order 20-31 Providing for Relief from Regulations to Certain Motor Carriers and Drivers Operating in Minnesota	04/08/20			M.S. 169.87, subd. 1 and 2	Alexis Stangl Krista Boyd	<p>Provides an exemption to seasonal load restrictions on state and local roads for vehicles used to pump or transport sewage from septic systems while the vehicle is providing emergency septic system pumping services.</p> <p>Expires: June 1, 2020.</p>
20-29	Emergency Executive Order 20-29 Amending Executive Order 20-05 to Expedite State Unemployment Insurance Benefits During the COVID-19 Peacetime Emergency	04/06/20	20-05	Amends EO 20-05 that cites 12.21	M.S. 268.085, subd. 3	Carlton Fontaine	<p>This EO also contains a requirement that employers notify separated employees that they can apply to unemployment benefits. This is pursuant to federal law (the Emergency Unemployment Insurance Stabilization and Access Act "EUISSAA") and imposing the requirement on employers will allow the state to receive an infusion of federal funds to the Minnesota unemployment trust fund.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
20-28	Emergency Executive Order 20-28 Allowing Out-of-State Mental Health Providers to Render Telehealth Aid and Permitting Certain Licensing Boards to Provide License and Registration Relief During the COVID-19 Peacetime Emergency	04/06/20		12.42	Licensing provisions in chapter 148; 148E; 148B; 150A.09; 150A.09; 155A.25; and 154.15	Katie Cavanor	<p>Authorizes out of state mental health providers who hold current a license in good standing issued by another state to render aid involving their skills in Minnesota by telehealth without obtaining a license to practice in Minnesota. Authorizes the board of dentistry and the board of cosmetologist examiners to waive late fees for license renewal. Authorizes the board of barber examiners to extend the deadline for renewing shop registrations.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority. However, the deadline for barber shop registration renewals is extended from June 30,2020 until July 31,2020 or 30 days following the termination of the peacetime emergency.</p>
20-27	Emergency Executive Order 20-27 - Providing for Emergency Relief from Regulations to Motor Carriers and Drivers Operating in Minnesota.	04/03/20		221.0269, s. 1	221.0314, s. 9	Alexis Stangl Krista Boyd	<p>Provides exemptions from certain hours of service regulations. Applies to motor carriers or drivers providing direct assistance by transporting livestock feed and fertilizer used for spring crop planting.</p> <p>Expires: This executive order is effective for 30 days or until the direct assistance has ended, whichever is earlier.</p>
20-26	Emergency Executive Order 20-26 Ensuring Continuing Operations of the Medical Cannabis Program during the COVID-19 Peacetime Emergency	03/31/20		12.02, subd.1; 12.21, subd.1 and 3	152.27, subd. 3; 152.30; 152.27, subd.4; 152.25, subd.1; 152.29 subd.3; and 152.30	Katie Cavanor	<p>Extends enrollment to the medical cannabis program if a patient's enrollment is set to expire during the emergency period; permits the certification of a qualifying medical condition to be conducted by a health care practitioner through videoconference, telephone or other remote means and the need for an in person visit is suspended; permits the commissioner to register emergency temporary caregivers and permits caregivers to serve more than one patient; permits cannabis manufacturers to use curbside pick up to dispense to patients or their registered caregivers.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority. However, for patient enrollments to the medical cannabis program that expire beginning March 21, 2020 through seven days after the end of the peacetime emergency are extended to expire August 1, 2020 or 60 days after the end of the peacetime emergency, whichever is later.</p>
20-25	Emergency Executive Order 20-25 Authorizing Peace Officers, Firefighters, and Security-Related Licensing Boards to	03/31/20		12.21, subd. 1	Appears to partially supersede the requirements in: section 299N.05 that a firefighter	Chris Turner Ken Backhus	<p>Delays peace officer and firefighter license renewal deadlines until Jan 1, 2021, and private detective renewal until 60 days after emergency ends.</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
	Modify Requirements During the COVID-19 Peacetime Emergency				receive 72 hours of continuing education in the preceding three years; section 326.3361 that a private detective/protective agent licensee receive six hours of training per year; and section 326.3381 that a private detective/protective agent license be for a two-year period.		Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority. However, the substantive language of the EO (references to “January 1, 2021” and “60 days after emergency ends”) would indicate an impact potentially beyond this.
20-24	Emergency Executive Order 20-24 Providing for Emergency Relief from Regulations to Motor Carriers and Drivers Operating in Minnesota	03/27/20		221.0269, s. 1	169.824, 169.86, 169.865, 169.87, and 221.0314, subdivision 9	Alexis Stangl Krista Boyd	Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers or drivers providing assistance by transporting livestock. Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.
20-23	Emergency Executive Order 20-23 Authorizing Minnesota Health-Related Licensing Boards to Modify Requirements During the COVID-19 Peacetime Emergency	03/27/20		M.S. sec. 12.02 M.S. sec. 12.21, s. 1 M.S. sec. 12.21, s. 3	M.S. 148.212 – the order authorizes the Board of Nursing to renew or extend temporary permits beyond time limit in statute M.S. sec. 214.075 – the order allows health-related licensing boards to modify the statutory requirement for criminal background checks for health-related licenses	Stephanie James Katie Cavanor Dennis Albrecht	The order authorizes certain additional actions that are not necessarily in conflict with statute: 1) the order authorizes the health-related licensing boards and the Emergency Medical Services Regulatory Board to modify licensing and continuing education process. The Boards have the authority to make rules on these topics (M.S. sec. 214.12, s. 1). This doesn’t necessarily supersede or conflict with statute, but choices the boards make could conflict with statute and/or could be made without a full rulemaking process. (Arguably, the good cause exemption could be invoked to amend rules through an abbreviated process, based on a public health emergency, under current law.) 2) The order authorizes the Board of Pharmacy to limit dispensing of chloroquine and hydroxychloroquine. The Board is authorized under current law to regulate the “...wholesale and retail sale of drugs...” This order allows the board to take this action without adopting rules through a rulemaking process.

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							<p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority. However, continuing education requirements are deferred until the first reporting cycle following the termination of the peacetime emergency. Also, any individual who was granted a license without the submission of fingerprints must undergo a new criminal background check as part of their first renewal application following the termination of the peacetime emergency.</p>
20-22	Emergency Executive Order 20-22 Authorizing the State Auditor to Temporarily Suspend Reporting Requirements During the COVID-19 Peacetime Emergency	03/27/20		M.S. sec. 12.02, s. 1	<p>“[A]ny state law to the contrary”</p> <p>Reporting deadlines in Chapter 6</p>	<p>Andrew Erickson</p> <p>Bjorn Arneson</p> <p>Stephanie James</p>	<p>Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p> <p>Rescinded: Rescinded by Emergency Executive Order 20-98, November 12, 2020.</p>
20-21	Emergency Executive Order 20-21 Clarifying Application of Executive Order 20-07 to Allow for Coverage of Employees of Constitutional Officers	03/27/20	20-07	<p>None cited for authority of the governor to authorize constitutional officers to adopt COVID-19 leave for their employees or to transfer personnel or functions of their offices.</p> <p>This order amends 20-07 which cites the following statutory authority:</p> <p>12.21, subd. 3(10) 12.21, subd. 3(12) 12.21, subd. 3(1)</p> <p>These statutes give the governor the authority to make certain employment changes</p>	<p>Chapter 14 (rulemaking) for changes to rules that had been adopted under 43A.04, subd. 3.</p> <p>43A.04, subd. 4 (notice and comment prior to implementation for necessary deviations from administrative procedures).</p> <p>43A.10, subd. 2c(b) (21 day posting requirement for classified managerial positions)</p> <p>43A.15, subd. 2 (45-day limit on employment in and length of emergency appointments)</p>	<p>Stephanie James</p> <p>Andrew Erickson</p>	<p>Also suspends certain collective bargaining provisions related to work hours, schedules, and locations; leave approval; seniority; and employee job reassignments.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p>

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Official No.	Title	Date Filed	Related EO	Statutory or Other Authority Cited*	Statutes Superseded or Modified	SCRFA Review Staff	Other Notes and Comments
				for “state employees in the executive branch”.			
20-20	Emergency Executive Order 20-20 Directing Minnesotans to Stay at Home	03/25/20	20-02 (school closure)	M.S. sec. 12.02 M.S. sec. 12.21 s.1 M.S. sec. 12.21 s.3 c.7	No express modification of existing law	Tom Bottern Ken Backhus	<p>Very significant effect on businesses, state economy. Note that this table does not address or secondary effects on state revenues.</p> <p>The order requires all people living in Minnesota to stay at home except to engage in certain exempted activities or in critical sector work that cannot be performed at home.</p> <p>The order incorporates the 3/23/20 US Department of Homeland Security’s Guidance on Essential Critical Infrastructure Workforce (which is attached to the order). In addition, it refers to the DEED website as providing clarification for exemptions relating to critical services exemptions (http://mn.gov/deed/critical/) and the department of health’s website for clarifications on exempted activities (https://www.health.state.mn.us/diseases/coronavirus/).</p> <p>Penalties apply for violation of the order (M.S. 12.45).</p> <p>Expires: This executive order was to remain in effect until the peacetime emergency declared in EO 20-01 was terminated or until it was rescinded by proper authority. It wound up being rescinded/replaced by EO 20-33.</p>
20-19	Emergency Executive Order 20-19 Authorizing and Directing the Commissioner of Education to Implement a Distance Learning Period and Continue to Provide a Safe Learning Environment for Minnesota’s Students	03/25/20	20-02	M.S. sec. 12.21, s. 3, c. 11	126C.05; 120B.30, s.1, p. (e)	Ann Marie Lewis Jenna Hofer	<p>Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.</p>
20-18	Emergency Executive Order 20-18 Continuing the Closure of Bars, Restaurants, and Other Places of Public Accommodation	03/25/20	20-04 20-08	None.	No express modification of existing law	Chris Stang	<p>Closure of bars, restaurants, and establishments of public accommodation extended until 5/1/20.</p> <p>Penalties apply for violation of the order (M.S. 12.45).</p> <p>Rescinded by EEO 20-63 as of Sunday, May 31, 2020 at 11:59 pm.</p>
20-17	Emergency Executive Order 20-17 Clarifying Application of Executive Order 20-09 to Veterinary Surgeries and Procedures	03/23/20	20-09	M.S sec.12.21, s.3, clause 1	No express modification of existing law	Dan Mueller	<p>1. Veterinarians should use professional judgement and expertise in determining the urgency of case. The Board advises that routine spay and neuter surgeries are examples of elective surgery.</p>

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							<p>2. The Board will construe the “timely visits” requirement to be met if the veterinarian has examined the patient or visited where the animal is kept within the past 18 months.</p> <p>3. Veterinarians whose license expires on February 28, 2021, who have not completed sufficient continuing education for license renewal, will be granted an extension until February 28, 2023 upon written request to the Board.</p>
20-16	Emergency Executive Order 20-16 Directing Non-Hospital Entities to Inventory and Preserve Vital Medical Equipment During the COVID-19 Peacetime Emergency	03/23/20	20-09	M.S. sec. 12.02 M.S. sec. 12.21 s. 1	13.01, subd. 3 (EO states that information supplied under this EO will be classified as nonpublic data until the end of the peacetime emergency).	Chris Stang Hannah Grunewald Joan White Andrew Erickson Priyanka Premo	<p>Business, non-profits, and non-hospital healthcare facilities required to inventory and report on PPE and ventilators not required for critical healthcare or essential services. Must refrain from using and donate to or hold for use by critical healthcare workers.</p> <p>Expires: For duration of peacetime emergency or until executive order rescinded.</p>
20-15	Emergency Executive Order 20-15 Providing Immediate Relief to Small Businesses During the COVID-19 Peacetime Emergency	03/23/20	20-04 20-08	12.02 12.21	116M (Emerging entrepreneur loan program in 116M.18); 116J.423 (21 st Century Fund); 116J.8731 (MIF); 16A; 16C (State emergency purchasing); 363A.36; 363A.44 (Equal pay certificates and affirmative action plan)	Carlton Doyle Fontaine Casey Muhm	<p>Related legislation: Laws 2020, Ch. 71, contains provisions allowing for transfers from MIF and 21st Century Fund, emergency purchasing, MIF onetime exception, creating account for small business emergency loans; small business loan guarantee program changes.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p>
20-14	Emergency Executive Order 20-14 Suspending Evictions and Writs of Recovery During the COVID-19 Peacetime Emergency	03/23/20	20-01	12.21, subd. 3 12.45; 8.31	504B.285; 504B.291; 504B.365, subdivision 1; 504B.135 to 504B.146; potentially other provisions of chapter 504B governing either evictions or lease duration	Priyanka Premo Casey Muhm	<p>EO cites similar action by President Trump related to suspension of certain foreclosures and evictions; cites similar orders by other states or local governments.</p> <p>Penalties apply for violation of the order (M.S. 12.45).</p> <p>Authorizes Attorney General to seek any relief pursuant to 8.31.</p> <p>Expires: when the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.</p> <p>Rescinded and replaced by EO 20-79, effective August 4, 2020.</p>

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20-13	Emergency Executive Order 20-13 Authorizing National Guard Assistance to COVID-19 Response	03/21/20	20-01	None cited.	No express modifications of existing law.	Joan White Andrew Erickson	National Guard ordered to state active duty to provide assistance and coordination to ensure health care systems have adequate supply of PPE. Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority
20-12	Emergency Executive Order 20-12 Preserving Access to Human Services Programs During the COVID-19 Peacetime Emergency	03/20/20		12.21, subd. 3(1)	Permits waiver or modification of chapters 119B, 245, 245A, 245D-H, 246, 252, 253, 254A, 254B, 256, 256B, 256D, 256E, 256I-M, 256P, 256R, 256S, 260C, 260D, 518A, 626, corresponding rules, and any other provisions within human services exclusive jurisdiction Suspends Chapter 14 (rulemaking, record keeping)	Pat Hauswald Dennis Albrecht	Grants commissioner of human services discretionary authority to waive or modify statutory provisions and related rules regarding human services programs and services. Requires notice and public posting of any waivers or modifications within 48 hours. Requires ongoing report to legislature every 60 days summarizing waivers and modifications issued. Allows chairs of legislative HHS committees to object to a waiver or modification. Legislation that modifies this order: SF4200 (1 st Engrossment) has not passed but would enact this order as session law, excluding the suspension of Chapter 14.
20-11	Emergency Executive Order 20-11 Securing Federal Authority to Continue Human Services Programs During the COVID-19 Peacetime Emergency	03/20/20		12.21, subd. 3(1)	No express modification of existing law	Pat Hauswald Dennis Albrecht	Permits commissioner of human services to seek federal waivers to change federal requirements for programs and services administered by the department as necessary to obtain federal funding and maintain coverage and program participation. Legislation that modifies this order: None.
20-10	Emergency Executive Order 20-10 Combatting Price Gouging During the COVID-19 Peacetime Emergency	03/20/20	20-01	12.21, subd 3(1) 12.45; 8.31	No express modification of existing law	Chris Stang Stephanie James Andrew Erickson Priyanka Premo	Prohibits selling essential consumer goods or services for unconscionably excessive price. Broad definition of essential (eg, food, fuel, housing, transportation, healthcare, drugs, cleaning goods). Penalties apply for violation of the order (M.S. 12.45).

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							<p>Provides for Attorney General enforcement; imposes a civil penalty of not more than \$10,000 per sale or transaction.</p> <p>Expires: This executive order is effective until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p>
20-09	Emergency Executive Order 20-09 Directing Delay of Inpatient and Outpatient Elective Surgery and Procedural Cases during COVID-19 Peacetime Emergency	03/19/20	20-17	12.21, subd. 3(1)	No express modification of existing law	Liam Monahan Katie Cavanor Dennis Albrecht	<p>Suspends all nonessential or elective surgeries and procedures that utilize PPE or ventilators; defines nonessential surgery or procedure.</p> <p>Penalties apply for violation of the order (M.S. 12.45).</p> <p>Expires: This executive order is effective until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p>
20-08	Emergency Executive Order 20-08 Clarifying Public Accommodations Subject to Executive Order 20-04	03/18/20	20-04	12.21, subd 3(1)	No express modifications of existing law	Andrew Erickson Stephanie James	<p>Amends EEO 20-04.</p> <p>Penalties apply for violation of the order (M.S. 12.45).</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p> <p>Rescinded by EEO 20-63 as of Sunday, May 31, 2020 at 11:59 pm.</p>
20-07	Emergency Executive Order 20-07 Providing for State Workforce Needs During the COVID-19 Peacetime Emergency	03/17/20	20-21	12.21, subd. 3(10) 12.21, subd. 3(12) 12.21, subd. 3(1)	<p>Chapter 14 (rulemaking) for deviations from rules adopted under 43A.04, subd. 3.</p> <p>43A.04, subd. 4 (notice and comment prior to implementation for necessary deviations from administrative procedures)</p> <p>43A.10, subd. 2c(b) (21 day posting requirement for classified managerial positions)</p>	Stephanie James Andrew Erickson	<p>Also suspends certain collective bargaining provisions related to work hours, schedules, and locations; leave approval; seniority; and employee job reassignment</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority</p>

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					<p>43A.15, subd. 2 (45-day limit on employment in and length of emergency appointments)</p> <p>Also supersedes contract provisions Chapter 14 (rulemaking) for changes to rules that had been adopted under 43A.04, subd. 3.</p>		
20-06	Emergency Executive Order 20-06 Providing for Emergency Relief from Regulations to Motor Carriers and Drivers Operating in Minnesota	03/17/20		221.0269, subd. 1	169.80, 169.823, 169.824, 169.87, 221.0314, subdivision 9	Alexis Stangl Krista Boyd	<p>Provides exemptions from certain weight-related and hours of service regulations. Applies to motor carriers or drivers providing assistance by transporting essential supplies including food, medical supplies, and household items.</p> <p>Expires: This executive order is effective for 30 days or until the assistance has ended, whichever is earlier.</p>
20-05	Emergency Executive Order 20-05 Providing Immediate Relief to Employers and Unemployed Workers During the COVID-19 Peacetime Emergency	03/16/20		12.21	Ch 268 (unemployment law) as a whole is “suspended;” specifically cites 268.035 subdivisions 23a(a) and (b); 268.085, subdivisions 1, 9 and 13a; and 268.047	Carlton Doyle Fontaine Casey Muhm	<p>Related legislation: Laws 2020, Ch. 71, puts this EO into effect in session law.</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p>
20-04	Emergency Executive Order 20-04 Providing for Temporary Closure of Bars, Restaurants, and Other Places of Public Accommodation	03/16/20	20-08 20-18	12.21, subd 3(1)	No express modifications of existing law	Chris Stang	<p>Take-out and delivery allowed. No more than 5 persons allowed in establishments for take-out. Must stay at least 6 ft apart.</p> <p>Penalties apply for violation of the order (M.S. 12.45).</p> <p>Expires: This executive order remains in effect until the peacetime emergency declared in EO 20-01 is terminated or until it is rescinded by proper authority.</p> <p>Rescinded by EEO 20-63 as of Sunday, May 31, 2020 at 11:59 pm, but closure of restaurants as modified and extended by EEO 20-18 and 20-33 is not rescinded.</p>

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20-03	Emergency Executive Order 20-03 Protecting Residents of Minnesota Veterans Homes during the COVID-19 Peacetime Emergency	03/16/20		M.S..sec 12.21, subd 3(1)	Section 144.651, subd 26(a) and 27. Health care bill of rights allowing visitors and resident meetings	Joan White Andrew Erickson	Applies to five MN Veterans Homes: restricts visitors and non-essential health care personnel, except end-of-life situations. Mandatory health screening of workers. Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
20-02	Emergency Executive Order 20-02 Authorizing and Directing the Commissioner of Education to Temporarily Close Schools to Plan for a Safe Educational Environment	03/15/20	20-19	M.S. sec 12.21, s. 3(11)	120A.41	Ann Marie Lewis Jenna Hofer	Expires: This executive order remains in effect until the peacetime emergency declared in Executive Order 20-01 is terminated or until it is rescinded by proper authority.
20-01	Emergency Executive Order 20-01 Declaring a Peacetime Emergency and Coordinating Minnesota's Strategy to Protect Minnesotans from COVID-19	03/13/20	20-01 20-35 20-53 20-75 20-78 20-83 20-89 20-92 20-97 20-100 21-04	None	None	Joan White Andrew Erickson Stephanie James	Requires National Guard to be ready to assist. Requires MDH to provide guidance on how to prevent and reduce community spread of COVID-19 and to manage critical healthcare resources. Expires: No expiration date specified in the order. Under 12.31, a peacetime emergency declaration is for 5 days and continued by resolution of the Executive Council for up to 30 days. The Executive Council extended EEO 20-01 for that period. The governor later issued EEO 20-35 that extends the EEO 20-01 for 30 days. In a letter dated April 13, 2020, the governor describes a process the governor intends to follow for further extensions.

* Each order cites the authority vested in the Governor “by the Constitution and applicable statutes.” In addition, each order cites Minn. Stat. section 4.035, subd. 2, for the purpose of giving the order immediate effect. All of the orders except 20-01, 20-02, 20-06, 20-07, 20-13, 20-16, 20-24, 20-27, 20-31, 20-36, 20-37, 20-44, 20-45, 20-59, 20-60, 20-61, 20-66, 20-76, and 20-80 cite Minn. Stat. section 12.32, which suspends rules and ordinances that are inconsistent with the order.