

Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version: 18 June 2020

#### **Table of Contents**

1.	Council administration buildings, depots and offices	2
2.	Council meetings and public forums	4
	Food business regulation	
	Libraries	
5.	Galleries, museums and other cultural venues	20
6.	Community centres and halls	22
7.	Organised sporting activities and recreation facilities	23
8.	Beaches, parks and other outdoor spaces	28
9.	Outdoor public play equipment, gym equipment and skateparks	31
10.	. Swimming pools	34
11.	. Caravan parks and camping grounds	37
12	Boating and other recreational vessels	39
	Future easing of COVID-19 restrictions	

These Frequently Asked Questions (FAQs) provide responses to a range of local government enquires as councils progressively ease COVID-19 restrictions in line with public health orders and is for guidance only. Decisions on whether to open a facility or service remains a matter for individual councils..

Even if a service or facility is able to remain open, councils should do as much as possible to maintain social distancing requirements and good hygiene practices consistent with NSW Government advice.

For more information please visit the NSW Government and NSW Health websites. The latest Public Health Orders can be accessed here.

Councils should also consider the use of signage exhibiting 'risk warnings' under the Civil Liability Act 2002.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Council administration buildings, depots and offices			
Can council staff return to work in administration buildings and offices?	The Public Health Order directs employers to allow an employee to work at the person's place of residence where it is reasonably practicable to do so. It is a matter for individual councils to determine how to comply with this direction, based on the relevant circumstances.		
	In part, Schedule 2 of the Public Health Order states that the following are essential gatherings:		
	<ul> <li>a gathering for the purposes of emergency services, including the provision of training by an emergency service, and</li> </ul>		
	<ul> <li>a gathering at an office building, farm, factory, warehouse, commercial fishing operation or site of the commercial vessel that is necessary for the normal operation of the tenants within the building, farm, factory, warehouse, commercial fishing operation or site or of the commercial vessel.</li> </ul>		
	This means that a gathering at an office building that is necessary for the normal operation of the tenants within the building does not need to have no more than 100 people indoors at the premises, or, to ensure that there is 4m² per person for each person on the premises.		
	Where staff do return to the office to work, it is recommended that councils ensure that adequate physical distancing continues to be maintained. Staff must continue to stay home if they are sick.		
	SafeWork provides advice on simple ways to stay healthy and prevent the spread of COVID-19 in the workplace.		
What should councils do to manage risks to staff and visitors in office buildings?	Safe Work NSW SafeWork provides advice on simple ways to stay healthy and prevent the spread of COVID-19 in the workplace and how to manage the risk of COVID-19 in different types of workplaces. This states, in part that, all workplaces must assess the risk (in consultation with workers) and look for ways to minimise the spread of the virus. These may include:		
	<ul> <li>ceasing non-essential work activities that involve close personal contact (less than 1.5m)</li> <li>implementing controls to reduce direct contact with workers and customers, including:</li> </ul>		



Version:	18 June	2020
----------	---------	------

	<ul> <li>social distancing of at least 1.5metres (1 person per 4sqm indoors)</li> <li>barriers to create space at counters, between workstations, seated areas etc.</li> <li>modifying shifts and rosters to reduce peak periods, and</li> <li>actively supporting flexible work arrangements, including working from home</li> <li>Implementing controls to reduce environmental exposure, including:         <ul> <li>inspecting and reviewing air conditioning and ventilation systems</li> <li>increasing cleaning and disinfection of high traffic areas or shared surfaces</li> <li>provide cleaning products and instruction for cleaning workspaces, and</li> <li>provide instruction and amenities for personal hygiene and infection control.</li> </ul> </li> <li>Further information for specific industries and types of workplaces, including a template COVID Safety Plan is available here.</li> </ul>	
Do the exclusions of the Public Health Order apply to indoor spaces at council works depots?		
What should a council do if they have staff over the age of 70 and/or who may be vulnerable to contracting COVID-19 or	part of this duty, councils manage risk in relation to COVID-19, including for vulnerable people.  Safe Work Australia has issued advice stating that the following people are at greater risk of more serious illness with COVID-19:	



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version: 18 June 2020

# related health complications?

- Aboriginal and Torres Strait Islander people 50 years and older with one or more chronic medical conditions
- People 65 years and older with one or more chronic medical conditions
- People 70 years and older, and
- People with compromised immune systems.

These categories may increase or vary depending on the latest evidence. Monitor the NSW Health website for any changes.

If council is managing risks associated with a vulnerable person they should consult detailed guidance released by Safe Work Australia.

#### Council meetings and public forums

# Can council meetings, committee meetings now be held?

Councillors and council staff may attend council and committee meetings in person. However, councils must allow councillors and staff to attend and participate in meetings by audio visual links where it is reasonably practicable to do so.

Members of the public are not permitted to attend meetings (other than for the purposes of work) if this means that the total number of people attending meetings (including councillors and staff) exceed 20. More than 20 councillors and staff may attend meetings subject to appropriate social distancing.

Where councils exclude members of the public from meetings, they must livestream their meetings using audiovisual links to satisfy the requirement under section 10 of the *Local Government Act 1993* for members of the public to be permitted to "attend" meetings.

Councils must not allow persons to attend meetings if the size of the meeting venue is insufficient to ensure there is 4 square metres of space for each person attending the meeting.

Where councillors and staff do participate in face to face meetings, councils must ensure that adequate physical distancing continues to be maintained. Staff and councillors must continue to stay home if they are sick.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

	Further information about compliance with social distancing requirements at council and committee meetings can be found in a council circular that will be issued shortly.
	Separate advice is provided in relation to planning panels below.
Can councils undertake face to face public consultation (including at public forums)?	Public forums should only be held in a manner that is consistent with the Public Health Order. Where this is not possible, public forums should not be held, or alternative arrangements should be made for the making of public submissions to councillors. For example, submissions could be made to councillors via an audio-visual link or in writing instead of in person. Further information about the ability of councils to hold public forums during the COVID-19 pandemic can be found in Council Circular 20-09.
Do the newly eased restrictions apply to planning panels?	Advice from DPIE on holding planning panels has not changed. Restrictions on meetings during COVID-19 are changing rapidly. They are now being eased in stages across government. Councils should continue to check the DPIE Planning Panel website for the latest information on meeting requirements for Local Planning Panels.
What provisions exist to allow council staff to travel more than one per vehicle? As public spaces open up more staff will be required to monitor and clean equipment. Can more than one person travel in a council vehicle if one is on the back seat?	SafeWork NSW advises that if more than one person is required in a vehicle, occupants must ensure people are seated in the most distant seats, have the air circulating with outside air and open windows when possible.  Further information about safe work practices during the COVID-19 pandemic, including a number of case studies can be found on the SafeWork NSW website.
What is council's role in enforcing and/or	Councils play an important role in disseminating information to businesses and the community, through local networks. For the most up to date information, councils should visit OLG's COVID-19 webpage.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

educating business and wider community in relation to restrictions – and under what instrument? For example, religious groups and businesses conducting funerals and weddings – is this the role of local government to enforce the number of persons attending?			
Can there be a form of reconciliation back to the Commonwealth Roadmap given the high publicity and visibility of this within the community and councils.	Every state has its own circumstances and must be able to move at its own pace. NSW will consider other changes when it is safe to do so, based on the data and best available health advice. This advice will be based on testing, tracing and tracking cases and using technology such as the COVIDSafe app.  For the most up to date information on the status of restrictions in NSW visit the NSW Government's COVID-19 webpage.		
Food business regulation			
Are food courts able to open again? What conditions apply?	The Public Health Order provides that, since 13 June 2020, food courts have been able to reopen in NSW so long as restrictions are met, as set out below.  The number of customers that may consume food or drink on the premises is the lesser of:  (a) 50 customers per existing separate seated food or drink area, or		



Version: 18 June 2020	
	(b) the total number of persons calculated by allowing 4 square metres of space for each person (excluding staff members) on the premises.
	The Order states that <i>existing separate seated food or drink area</i> means a separate seated area for the consumption of food or drink that existed immediately before the making of this Order.
	The Public Health Order also requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe. This facility must then comply with what is set out in their Plan, to keep information recorded for at least four weeks and provide those records on request to the Chief Health Officer.
	The template to create a COVID-19 Safety Plan is available on the NSW Health website.
	Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping. The occupier or operator of the premises must keep a copy of their COVID-19 safety plan on the premises and make it available for inspection by an authorised officer as requested.
	A range of further advice and information is available from the NSW Food Authority.
Can food businesses be open? What are the restrictions on customer	Food businesses are allowed to be open in NSW if they meet the requirements of the Public Health Order. The Order allows <i>food and drink premises</i> to be open so long as certain conditions and restrictions are met.
numbers?	Food and drink premises mean premises that are used for the preparation and retail sale of food or drink (or both) for immediate consumption on or off the premises, and includes a restaurant or cafe, take away food and drink premises, a pub or a small bar. In part, this includes premises within other premises except:
	• casinos



	<ul> <li>micro-breweries, small distilleries holding a drink on-premises authorisation under the Liquor Act 2007 or cellar door premise, and,</li> </ul>
	<ul> <li>pubs and registered clubs (including a racing club within the meaning of the Liquor Act 2007).</li> </ul>
	Separate parts of the Order apply to the three types of premises set out above.
	The Order now allows, in relation to <i>food and drink premises</i> for the number of customers that may consume food or drink on the premises to be the lesser of:
	50 customers per existing separate seated food or drink area, or,
	<ul> <li>the total number of customers calculated by allowing 4 square metres of space for each customer (excluding staff members) on the premises.</li> </ul>
	Existing separate seated food or drink area means a separate seated area for the consumption of food or drink that existed immediately before the making of this Order.
	The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping.
	The occupier or operator of the premises must keep a copy of their COVID-19 safety plan on the premises and make it available for inspection by an authorised officer as requested.
	See above for separate, updated advice in relation to food courts.
Are there any specific	The occupier or operator of premises must ensure that, while the business is open:
obligations on food and	<ul> <li>no person may be on the premises as part of an individual group of more than 20 persons unless those persons are engaging in work on the premises</li> </ul>



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

drink premises under the Public Health Order?	<ul> <li>a person consuming food or drink on the premises must provide the person's name and contact details, including a telephone number or email address, to the occupier or operator of the premises</li> <li>the occupier or operator of the premises must record the names and contact details, including telephone numbers or email addresses, of all persons consuming food or drink on the premises, and</li> <li>the premises must have a COVID-19 safety plan.</li> <li>The Public Health Order requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe.</li> <li>The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping.</li> <li>The operator of all food and drink premises that are open must keep a copy of the COVID-19 safety plan on the premises and make it available for inspection by an authorised officer as requested.</li> </ul>
Can pubs, small bars and registered clubs be open? What are the restrictions on customer numbers?	On 29 May a new Public Health (COVID-19) Restrictions on Gathering and Movement) Order (No 3) 2020 was made, which comes into effect on Monday, 1 June 2020.  The Public Health Order requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe.  The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping.  The Order allows <i>pubs and registered clubs</i> to be open so long as certain conditions and restrictions are met.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version: 18 June 2020

- Pub means licensed premises under the Liquor Act 2007 the principal purpose of which is the retail sale
  of liquor for consumption on the premises, whether or not the premises include hotel or motel
  accommodation, and whether or not food is sold, or entertainment is provided on the premises.
- Registered club means a club that holds a club licence under the Liquor Act 2007. This includes a racing club within the meaning of the Liquor Act.

Separate parts of the Order apply to micro-breweries, small distilleries holding a drink on-premises authorisation under the *Liquor Act* or cellar door premises.

The Order allows, in relation to *pubs, small bars and registered clubs* for the purposes of accessing goods and services other than accommodation, the number of customers that may consume food or drink on the premises to be the lesser of:

- 50 customers per existing separate seated food or drink area, or,
- the total number of customers calculated by allowing 4 square metres of space for each customer (excluding staff members) on the premises.

Any persons on a bowling green on the premises are not to be counted in the total number of persons on the premises, provided no more than 20 persons are on the green at any one time.

Existing separate seated food or drink area means a separate seated area for the consumption of food or drink that existed immediately before the making of this Order.

The Public Health Order also requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe.

The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping. The operator of all *food and* 



Version:	18	June	2020
v Ci SiOi i.		ounc	2020

	drink premises that are open must keep a copy of the COVID-19 safety plan on the premises and make it available for inspection by an authorised officer as requested.
Are there any new obligations on pubs and registered clubs under the Public Health Order?	<ul> <li>The occupier or operator of premises must ensure that:</li> <li>no person may be on the premises as part of an individual group of more than 20 persons unless those persons are engaging in work on the premises</li> <li>a person entering the premises, other than to collect takeaway goods, must provide the person's name and contact details, including a telephone number or email address, to the occupier or operator of the premises</li> <li>the occupier or operator of the premises must record the names and contact details, including telephone numbers or email addresses, of all persons entering the premises, other than persons entering to collect takeaway goods</li> <li>must have a COVID-19 safety plan</li> <li>The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping.</li> <li>The occupier or operator of the premises must keep a copy of the COVID-19 safety plan on the premises and make it available for inspection by an authorised officer as requested.</li> </ul>



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

What is council's role in enforcing the PHO for cafes and restaurants, given that council officers play an overlapping food safety inspection role?	Councils have not been asked to enforce the Public Health Order, which is a role for NSW Police. It is anticipated, however, that authorised officers of councils could identify public health and hygiene issues when undertaking food safety inspections that may indicate a food business is in breach of the Public Health Order.  In the first instance, authorised officers should seek to notify the business that action may be required and to work with them to rectify issues by offering support and assistance where possible. The following template COVID-19 Safety Plans provided as industry guidance may assist in this regard for:  • pubs, clubs, bars and breweries, and, • restaurants and cafes  The NSW Food Authority is also providing advice and support to councils, including through its Food Regulation Partnership portal for authorised officers. Ultimately, if a business poses a continuing risk and compliance and enforcement action may be required, councils should refer these matters to NSW Police.
With the restricted reopening of cafes and restaurants, are routine food safety inspections expected?	The NSW Food Authority maintains a Food businesses and COVID-19 webpage which includes the latest advice surrounding the virus. Councils are advised to keep up to date with the latest developments on COVID-19 and food safety. The Food Authority's Local Government Unit is also regularly engaging with local councils. Please refer to the Food Regulation Partnership Portal for further specific advice surrounding food surveillance activities, or alternatively contact the NSW Food Authority for further information. The Food Standards Australia/New Zealand website also contains useful information.
Does the new COVID-19 Safety Plan template replace the voluntary	To assist in the reopening of many retail food businesses, food regulators previously developed a voluntary checklist for food businesses which was made available on the Food Regulation Partnership Portal.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version: 18 June 2020

checklist for	food
businesses?	

Since that time, new COVID-19 Safety Plans templates were released, including specific templates for pubs, clubs, bars and breweries, and restaurants and cafes. These templates provide industry guidance to support businesses seeking to operate under the Public Health Order that has applied since 1 June 2020. Councils and the food businesses they regulate should refer first to the Public Health Order and then to the relevant COVID-19 Safety Plan for each industry.

Each COVID-19 Safety Plan template sets out the matters in the COVID-19 safety checklist that must be addressed by each business owner in that industry.

#### Libraries

# When can libraries reopen and how many people can be in the library at once?

Since 1 June 2020, the Public Health Order allows premises that are an information or education facility to be open so long as certain conditions and restrictions are met. Information and education facility means a building or place used for providing information or education to visitors, and the exhibition or display of items, and includes an art gallery, museum, library, visitor information centre, and the like. Any indoor cinemas, theatres or theatrettes within these facilities must be closed.

The Order states that no more than the total number of persons calculated by allowing 4 square metres of space for each person (including staff members) is permitted on the premises.

The Public Health Order requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe.

The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

	T
	The State Library of NSW is working with all NSW public libraries and providing assistance on reopening plans. Please see the State Library's Public Library Services website for details and contacts.
What are the new requirements libraries are required to follow?	The Public Health Order requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe.
•	The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping.
	Councils and the managers of their libraries should refer first to the Public Health Order and then to the COVID-19 Safety Plan template for libraries. Importantly for libraries that are open any indoor cinemas, theatres or theatrettes must be closed and the library must have a COVID-19 safety plan. and a copy of the COVID-19 safety plan kept on the premises and make it available for inspection by an authorised officer as requested.
Can visitor information centres be open? Do any conditions apply?	Yes, since 1 June 2020 all information and education facilities have been able to open so long as certain conditions and restrictions are met, including visitor information centres.
conditions apply:	For visitor information centres that are open any indoor cinemas, theatres or theatrettes must be closed.
	The Order states that no more than the total number of persons calculated by allowing 4 square metres of space for each person (including staff members) is permitted on the premises.
	The Public Health Order requires that, before reopening, a COVID-19 Safety Plan must be in place to outline how each facility will keep its customers and workers safe.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version. To duric 2020	
	The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: wellbeing of staff and visitors; physical distancing; hygiene and cleaning, and record keeping. A generic template is available where no industry specific template is available.  The visitor information centre must also keep a copy of the COVID-19 safety plan on the premises and make it available for inspection by an authorised officer as requested.
Do libraries have to keep records of all people	Yes. The COVID-19 Safety Plan template for libraries states that each library's Plan, which must be complied with under the Public Health Order, must
entering the library?	<ul> <li>keep a record of name and a mobile number or email address for all staff, volunteers and visitors for a period of at least 28 days, and,</li> </ul>
	<ul> <li>ensure records are used only for the purposes of tracing COVID-19 infections and are stored confidentially and securely.</li> </ul>
	You must also make your staff aware of the COVIDSafe app and its benefits to support contact tracing if required.
What cleaning and sanitation and hygiene	The COVID-19 Safety Plan template for libraries states that the following steps must be taken in relation to hygiene and cleaning:
measures should be taken at libraries?	<ul> <li>quarantine returned items for 24 hours and wipe down plastic cases or coverings before returning these to shelves</li> </ul>
	<ul> <li>remove any toys and virtual reality headsets from public access</li> </ul>
	adopt good hand hygiene practices
	<ul> <li>encourage staff and visitors to wash their hands before and after touching books, DVDs, computers or any other materials</li> </ul>
	ensure bathrooms are well stocked with hand soap and paper towels



V C131011. 10 00110 2020	Version:	18	June	2020
--------------------------	----------	----	------	------

	<ul> <li>clean frequently used areas at least daily with detergent or disinfectant</li> </ul>
	<ul> <li>clean frequently touched areas and surfaces several times per day</li> </ul>
	<ul> <li>disinfectant solutions need to be maintained at an appropriate strength and used in accordance with the manufacturers' instructions, and,</li> </ul>
	<ul> <li>staff are to wear gloves when cleaning and wash hands thoroughly before and after with soap and water.</li> </ul>
What steps are required to implement physical	The COVID-19 Safety Plan template for libraries states that the following steps must be taken in relation to physical distancing:
distancing?	<ul> <li>capacity must not exceed one person per 4 square metres</li> </ul>
	<ul> <li>use signage at entrances to communicate the maximum safe capacity</li> </ul>
	<ul> <li>move or remove seating and tables as required to comply with physical distancing</li> </ul>
	<ul> <li>ensure no more than 10 visitors are at any storytime, workshop or other group activity at any one time</li> </ul>
	<ul> <li>reduce crowding wherever possible and promote physical distancing with markers on the floor</li> </ul>
	<ul> <li>where reasonably practical, ensure staff maintain 1.5 metres physical distancing at all times (including at meal breaks)</li> </ul>
	use telephone or video for essential meetings where practical
	<ul> <li>where reasonably practical, stagger start times and breaks for staff members to minimise the risk of close contact</li> </ul>
	<ul> <li>consider physical barriers such as plexiglass around counters with high volume interactions with customers</li> </ul>
	<ul> <li>review regular deliveries and request contactless delivery and invoicing where practical. Have strategies in place to manage gatherings that may occur immediately outside the premises, and,</li> </ul>



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

version. To June 2020	
	<ul> <li>coordinate with public transport, where reasonably practical, around strategies to minimise COVID-19 risks associated with transportation to and from the venue.</li> </ul>
What should council do if notified that a person with COVID 19 visited a library	Council should immediately contact their local Public Health Unit for advice. Contact details are available here.  Libraries are required to:
when sick?	<ul> <li>keep a record of name and a mobile number or email address for all staff, volunteers and visitors for a period of at least 28 days, and,</li> </ul>
	<ul> <li>ensure records are used only for the purposes of tracing COVID-19 infections and are stored confidentially and securely.</li> </ul>
	<ul> <li>This information may be requested by or on behalf of the Chief Health Officer, including when a staff member or visitor may be infected with COVID-19.</li> </ul>
What steps must be taken to protect the wellbeing of	The COVID-19 Safety Plan template for libraries states that the following steps must be taken in relation to the wellbeing of staff and visitors:
staff and visitors?	exclude staff, volunteers and visitors who are unwell
	<ul> <li>provide staff and volunteers with information and training on COVID-19, including when to get tested, physical distancing and cleaning</li> </ul>
	<ul> <li>make staff aware of their leave entitlements if they are sick or required to self-isolate, and</li> </ul>
	<ul> <li>display conditions of entry (website, social media, venue entry).</li> </ul>
	<ul> <li>The template COVID-19 Safety Plan also states, in relation to physical distancing, that libraries should:</li> </ul>
	<ul> <li>where reasonably practical, ensure staff maintain 1.5 metres physical distancing at all times (including at meal breaks)</li> </ul>
	use telephone or video for essential meetings where practical



\/oroion:	10	liina	. )( \. )( \
Version:	ıο	. 11 11 11 11	/////

reasonably practical, stagger start times and breaks for staff members to minimise the risk of close of the physical barriers such as plexiglass around counters with high volume interactions with neers are gular deliveries and request contactless delivery and invoicing where practical trategies in place to manage gatherings that may occur immediately outside the premises, and, nate with public transport, where reasonably practical, around strategies to minimise COVID-19 associated with transportation to and from the venue.
make your staff aware of the COVIDSafe app and its benefits to support contact tracing if
y states that no more than the total number of persons calculated by allowing 4 square metres of a person (including staff members) is permitted on the premises. No daily limit is specified.
Safety Plan template for libraries states that libraries should encourage staff and visitors to wash fore and after touching books, DVDs, computers or any other materials.
Safety Plan template for libraries states that toys and virtual reality headsets should be removed cess. It also states that the following steps must be taken in relation to hygiene and cleaning: tine returned items for 24 hours and wipe down plastic cases or coverings before returning these wes
ves



\/oroion:	10	liina	. )( \. )( \
Version:	ıο	. 11 11 11 11	/////

	<ul> <li>encourage staff and visitors to wash their hands before and after touching books, DVDs, computers or any other materials, and,</li> <li>clean frequently used areas at least daily with detergent or disinfectant.</li> </ul>
Are all books touched by a person in the library, as well as returns, to be quarantined for 24 hours?	<ul> <li>The COVID-19 Safety Plan template for libraries states that libraries</li> <li>must quarantine returned items for 24 hours and wipe down plastic cases or coverings before returning these to shelves, and,</li> <li>should encourage staff and visitors to wash their hands before and after touching books, DVDs, computers or any other materials.</li> </ul>
Should libraries make public computer access available or only the internet?	<ul> <li>The COVID-19 Safety Plan template for libraries does not refer to public computer access but states that libraries should remove any toys and virtual reality headsets from public access. It also states that libraries should: <ul> <li>encourage staff and visitors to wash their hands before and after touching books, DVDs, computers or any other materials</li> <li>clean frequently used areas at least daily with detergent or disinfectant</li> <li>clean frequently touched areas and surfaces several times per day</li> <li>move or remove seating and tables as required to comply with physical distancing, and,</li> <li>ensure no more than 10 visitors are at any storytime, workshop or other group activity at any one time.</li> </ul> </li></ul>
What happens if a library or other building	The café may open if it is able to comply with the relevant parts of the Public Health Order. See further information above in the section about Food Regulation.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version: 18 June 2020

permitted to be open contains a café?	
Can you ask minors to sign in without parental permission – if not how do you ensure that you have permission when kids often go to libraries after school etc?	Visitors are not required to sign their name but are required to state their name and either a mobile number or email address.  If a minor attends with a parent or guardian, the parent/guardian details will suffice. If attending the library unaccompanied, the minor must provide contact details in order to be admitted. Libraries have policies for use by minors based on Guidelines issued by the Library Council of NSW.

#### Galleries, museums and other cultural venues

# Can galleries and museums now reopen?

What are the rules for managing wellbeing of people on site, social distancing, hygiene and record keeping in these facilities?

Yes. The Public Health Order enables galleries, museums, information centres and the like to be open to visitors.

Schedule 1 of the Order (No. 13. 'Information and education facilities') outlines the following limitations, restrictions and conditions that apply to these premises:

- **Limitation** there must be no more than the total number of people allowing 4m² for each person in the facility at any one time, including staff members
- Conditions:
  - (a) indoor cinemas, theatres or theatrettes must be closed
  - (b) facilities must have a COVID-19 safety plan.

The COVID-19 Safety Plan for Museums and Galleries is available on the NSW Government COVID-19 website to help councils and other operators of museums and galleries to create and maintain a safe environment for staff and visitors.

The 3-page Safety Plan is designed to be simple and quick to fill out online, and to easily share for consultation input and approval.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Key issues councils are asked to consider include:

- **Wellbeing of staff and visitors** e.g. excluding those who are unwell, staff training, conditions of entry
- Physical distancing e.g. ways to facilitate the 4m<sup>2</sup> rule consider time-based bookings, space eating
  in the facility out to ensure the 1.5m social distancing rule is met, no more than 10 visitors per tour group,
  markers on floors, managing entry and exit etc
- Hygiene and cleaning promote good hand hygiene, enhance cleaning in bathrooms and frequently
  used areas, encourage contactless payment, consider replacing printed guides with downloadable ones,
- Record keeping keep a record of name and mobile number or email address of every person (staff, volunteers, clients and visitors). For at least 28 days. This may be required by NSW Health if a COVID-19 outbreak is linked to your facility.

Councils must keep a copy of the COVID-19 safety plan on the premises and make it available for inspection by an authorised officer, if and as requested.

Create NSW continues to work with all partner galleries and museums to provide assistance on reopening and operational plans during this period. Please see the Create NSW website for details and contacts.

Create NSW conducted a webinar on Friday 29 May, details of which will be available on their website shortly.

Councils should continue to update their COVID-19 Plans, as required. Further information will also continue be provided to councils as it becomes available.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Community centres and halls		
Can my council open our community centre or hall?	Yes. The Public Health Order NSW enables community centres to be open from 13 June for <b>all normal activities</b> .	
What limitations now apply to using our community centre or hall?	Councils should determine whether or not premises are a 'community centre'. However, feedback from councils suggests that this may be any building in which members of the community meet for social or other purposes whether or not it is called a 'community centre'. Common examples include town and community halls and neighbourhood centres. Some examples of use can include religious services, weddings and the operation of men's sheds.	
	Schedule 1 of the Order (No. 7 - 'Community centres') outlines the following limitations and conditions now apply to these premises:	
	<ul> <li>Limitation - there must be no more than the total number of people allowing 4m² for each person in the facility at any one time, including staff members, on the premises</li> <li>Conditions -         <ul> <li>(a) any class or organised event provided at the centre must have no more than 20 people participating (not including the instructor, assistants or parents, guardians and carers of participants);</li> <li>(b) the centre must have a COVID-19 safety plan.</li> </ul> </li> </ul>	
	On 2 June 2020 the Government announced that, from 13 June, fitness, gymnasiums, Pilates, yoga and dance studios can reopen with up to 20 people per class and 100 people in an indoor venue. The four-square metre rule must be applied at all times in relation to use of each of these types of premises. Further information will be provided as it becomes available.	
Can funerals and wakes be held in community centres?	On 13 June the Minister for Health and Medical Research signed an exemption in relation to funeral services.  The exemption commenced on 14 June 2020. Under the exemption:	



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Version: 18 June 2020

• There is no overall limit to the numbers of people at funerals, memorial services or a gathering immediately after a funeral or memorial service.

The maximum number of people permitted on non-residential premises will be determined by the 4 square metre rule provided that the occupier develops and complies with a COVID-19 safety plan that addresses the matters in the checklist for funerals approved by the Chief Health Officer.

• If a place of public worship, a funeral premises or crematorium would be prevented from having more than 50 people as a result of the 4 square metre rule, they can have up to 50 people for a funeral, memorial service

or a gathering immediately after a funeral or memorial service provided that the occupier takes reasonable steps to ensure persons, who are not members of the same household, maintain a distance of 1.5 metres.

### Organised sporting activities and recreation facilities

# Can recreational facilities now be re-opened?

The Public Health Order provides that major recreation facilities may be open for the public to use regularly or periodically.

Councils should determine whether or not a premises is a 'recreational facility' (indoors or major) using the definitions in clause 3 of the Order<sup>1</sup>.

From Saturday 13 June 2020 community centres, including their recreational facilities, can also reopen.

NSW Health has clarified that **indoor** recreation facility operators will be required to ensure the following capacities are adhered to within their venues:

• Ensure the number of people in a facility does not exceed one person per 4 square metres, including staff (i.e. the 100 person indoor premises rule will not apply to indoor recreation facilities); and

<sup>&</sup>lt;sup>1</sup> The Public Health Order defines major recreation facilities as a building or place used for large-scale sporting or recreation activities that are attended by large numbers of people whether regularly or periodically, and includes theme parks, sports stadiums, showgrounds, racecourses and motor racing tracks.



Version:	18 June	2020

Version: 18 June 2020	
	<ul> <li>Ensure sport and recreation activities have no more than 10 participants, plus the instructor and any assistants, per space and comply with one person per 4 square metres.</li> </ul>
	Additionally, from Saturday 13 June 2020, the number of people allowed to gather outdoors has increased from 10 to 20, which will impact on outdoor sporting activities.
	Important information for all indoor and outdoor sports facilities
	Public Health Orders will require that all sporting and recreational facilities have a COVID-19 Safety Plan outlining how each facility will keep users, visitors and workers safe.
	Templates to create a COVID-19 Safety Plan are available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: Wellbeing of staff and visitors; Physical distancing; Hygiene and cleaning, and: Record keeping.
	It is also important that councils have signs and posters around the facility to remind workers, customers, visitors and others of the risks of COVID-19 and the measures necessary to stop its spread.
	Signage and posters are available for download here.
What does the latest	Sporting activities can continue in accordance with the Public Health Orders.
Public Health Order mean for the conduct of	The latest Public Health Order does not prevent any sporting organisation from resuming training.
sporting activities?	NSW State Sporting Organisations can train as long as they comply with the current Public Health Orders, including training in maximum groups of 20 people and following the 4 square metre rule.
	It is up to the sporting organisation to adapt or modify their sport, to be in line with the Public Health Orders.
	The Government has announced that, from 1 July, indoor and outdoor community sport competitions can restart from players of all ages. COVID-19 safety plans for each activity or sport are critical to enable this re-start.
	This announcement is designed to give groups and local government which manages many of these facilities, time to work through all the new changes. Further information will be provided as it becomes available. However, templates to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan



Version:	1Ω	luna	ついつい
velsion.	10	บนแธ	<b>ZUZU</b>

	template provides information about how to comply with requirements under the four key areas of: Wellbeing of staff and visitors; Physical distancing; Hygiene and cleaning, and: Record keeping.
	Councils should also note that kiosks and canteens in recreational and sports facilities are considered food and drink premises, and therefore require a separate COVID-19 safety plan under the Public Health Orders.
What information should councils consider when	Councils should note that for indoor and outdoor community sport competitions to restart from 1 July 2020, a COVID-19 safety plan must be in place for the facility where they are held.
deciding whether to open an outdoor recreational facility, or allow	When making decisions about the running of sporting activities on land and in recreational facilities under their care or control, councils must consider the requirements in the Public Health Orders.
organised sport to take place on land under their care and control?	Council should base their decisions in relation to the conduct of sporting activities on land and in recreational facilities under their care and control on their own policies and procedures in place during the COVID-19 pandemic.
	Councils may wish to consider guidance and materials such as Sport Australia's <i>Return to Sport Toolkit</i> or guidelines issued by bodies such as Sport NSW to assist in their discussions with community sport. It should be noted that these frameworks need to be considered within the context of local conditions, the requirements of the NSW Public Health Order and any sport specific guidelines and guidance.
Can more than one group of 20 people gather at a recreational facility?	Many outdoor sporting grounds and facilities include multiple separate areas and facilities which can be used by different groups at the same time, such as soccer pitches, tennis courts or bowling greens within a complex.
	In each case, council and the relevant sporting groups should consider whether up to 20 people using each area at the same time can be managed in light of the distance between these areas and whether participants will be sharing use of common facilities.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

VCISION: 10 JUNE 2020	
Do councils have to reopen any sporting grounds and facilities that are currently closed?	It is a matter for each council to determine whether or not to open any sporting facilities for which they are responsible based on information available to them.  When making this decision, councils may wish to consider whether it is possible to meet social distancing and public hygiene requirements (e.g. whether there will be 4m² of space per person), guidance from the NSW Office of Sport and the relevant sporting code, as well as their own policies and procedures in place during the COVID-19 pandemic. However, the NSW Government urges all councils to keep public facilities open and operational, where possible.
Can councils reopen grounds or a facility but restrict use to fewer than 20 people?	It is a matter for each council to determine whether or not to open any sporting grounds and facilities for which they are responsible and any conditions that apply to their use.  Councils are responsible for complying with the Public Health Orders when managing these. This means councils must enforce any closure orders or conditions placed on the use of public facilities to protect public health. They should work with their Police Local Area Command in implementation of any restrictions.
Do councils have to keep facilities at sporting grounds open where they are the only public toilets?	No. However, councils should carefully consider whether it is in the public interest to keep these facilities open where they are the only public toilets available to residents.
What should councils do where they have waived fees or made similar subsidies on the	It is a matter for each council to determine whether to review the term of any subsidies or waivers previously granted and may wish to take into account whether activities have recommenced and the extent to which fields and related facilities are open and in use.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

assumption that sporting activities cannot proceed?	With the ongoing uncertainty associated with the COVID-19 pandemic, councils are being asked to waive fees, and charges for those facing hardship, balanced against compliance with legislative requirements, including local sporting clubs and organisations.
	To provide flexibility in waiving fees and charges, the Government announced measures that allow councils to waive or reduce fees under a new COVID-19 category. This means that councils can immediately apply a fee waiver or reduction for this purpose, without following the usual requirements to establish a category, while also bypassing the need to provide 28 days' public notice.
	These measures are discretionary on a council-by-council basis and should take into consideration both the financial circumstances of the local community and the flow-on impacts on council revenue and the wider community.
What should councils do if the grounds or facilities needed for sport are not currently ready for use?	Each council has separate arrangements in place for the use of sporting fields and facilities as well as the cleaning and maintenance of grounds and on-site facilities. Where these grounds or facilities are currently closed and council is considering opening them, they may wish to consider whether they remain appropriate for use. It is suggested that councils discuss these issues with local organisations that commonly use the grounds or facility to identify how best to manage these issues and when it may reopen.
What has changed in terms of professional sporting activities?	Professional sports organisations are workplaces and therefore are permitted to continue their operations at this time in NSW.
	Professional sports training and competition can proceed with restrictions on spectators and attendance provided they meet their occupational health and safety obligations and comply with relevant Ministerial directions and other legal requirements. Further information is available on the NSW Office of Sport website.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

How should changing facilities and toilets at sporting grounds and facilities be managed?	Where possible, councils should consider options to limit the use of communal spaces such as change rooms to assist with the implementation of social distancing consistent with the advice of the Australian Institute of Sport. Councils should carefully consider whether it is in the public interest to keep these facilities open where they are the only public toilets available to residents.
Beaches, parks and other of	outdoor spaces
What limitations apply to gatherings on beaches, in parks and at other outdoor spaces?	In general, people are now able to participate in an outdoor gathering for any normal purpose, including for social activities, of up to 20 people in public places, unless gathering at a public place with restrictions specified under Schedule 1 (as summarised elsewhere in these FAQs). This includes outdoor public swimming pools (see separate FAQ), outdoor play equipment in public places, outdoor gymnasium equipment in public places and skateparks.
Does the total number of people include children?	Yes. Both children and adults must be counted in considering whether a gathering is of more than 20 people in a public place.
What is the overall limit to the number of people that can gather in an outdoor space?	Owners and operators must not allow more than 500 people to be in a predominantly outdoor space at any one time, unless for essential purposes provided in Schedule 2.
Do each group of people in an outdoor public area	From 13 June 2020, in general, no more than 20 people to gather in public spaces. This means that:



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

need to remain a certain distance apart?	<ul> <li>no more than 20 people in a group can occupy a space together so that individual people are not closer than 1.5 metres apart within that group,</li> <li>more than one group of 20 people can use a public outdoor area at the same time if:         <ul> <li>the overall limit of 500 people in an outdoor area is not exceeded</li> <li>where there is more than one group of people in a space, the people in that group should be at least 1.5 metres from the people in any other group, and,</li> <li>there is sufficient space in that outdoor area for each person to have 4m² each.</li> </ul> </li> </ul>
Are councils required to reopen beaches, parks and other outdoor spaces?	It is a matter for each council to determine whether or not to open any outdoor spaces for which they are responsible and any conditions that apply to their use. Where a council determines it is necessary to close a space or to restrict its use, clear public signage should be placed at key access points.
Can BBQ areas and picnic shelters be reopened? If so, what conditions must or should apply?	It is a matter for each council to determine whether or not to open any outdoor spaces for which they are responsible and any conditions that apply to their use. Where a council decides to open BBQ areas and picnic shelters it should consider additional measures to keep facilities clean for the purposes of public hygiene, so far as possible.
	Ultimately, however, it is a matter for the public to use these facilities at their own risk in terms of their cleanliness.
Can beaches be opened?	It is a matter for each council to determine whether or not to open any outdoor spaces for which they are responsible and any conditions that apply to their use, noting the overall limit on people in a predominantly outdoor public place is 500.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Can councils allow outdoor food markets and outdoor markets that do not predominantly sell food to be held?	Yes. Both food and non-food markets may open, where each market has a COVID-19 safety plan that addresses the COVID-19 Safety checklist, and the organiser can ensure there is four square metres of space for each person on the premises.
What is councils' role in terms of managing public use of beaches and other outdoor spaces?	Councils are not responsible for enforcing the Public Health Order but are responsible for managing public areas and facilities for which they are responsible. This means that councils are responsible for enforcing closure orders or any conditions placed on use of a public area or facility, even if that is for the purposes of protecting public health. They should work with their Police Local Area Command in implementation of any restrictions.
Can councils apply additional conditions that are more restrictive than the Public Health Order?	It is a matter for each council to determine whether or not to open any outdoor spaces for which they are responsible and any conditions that apply to their use. Councils should exercise caution in applying any additional conditions that are not strictly required to ensure that the Public Health Order is complied with. If council applies any further conditions, those conditions must be within council's powers and enforced by council's authorised compliance and enforcement officers.
	Where a council determines it is necessary to close a space or to restrict its use, clear public signage should be placed at key access points.
	As the Public Health Order does not specify the purposes for which people can gather outdoors or why they may leave their homes, use of any beaches that are open is not conditional unless a specific condition is applied by a council.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Can outdoor play equipment and outdoor gym equipment open?	Yes. Public outdoor play equipment, outdoor gyms and skateparks can open at the discretion of council and if compliant with the Government's outdoor spacing rules, social distancing and good public health and hygiene practices. Councils should consider how they can support good social distancing and hygiene practices by users.
Is council required to open its outdoor play equipment, outdoor gym equipment and skateparks?	No. This is matter for individual councils. However, where possible councils are encouraged to keep public facilities and equipment open.
What obligation lies on the council as the facility operator? Do councils have an obligation to ensure the 500 people/4sqm distancing rules?	The Public Health Order requires that owners and operators of predominantly outdoor spaces must not allow more than 500 people at the premises same time, and that the 4 square metre distancing rule must continue to be observed. The public gathering rule of no more than 20 people also applies.
	Councils could consider erecting signage to remind users of community equipment to continue to observe the social distancing and gathering advice and to remind them of good health and hygiene practices. Users should maintain social distancing, not go out if they are sick and get tested.
	Councils are not responsible for enforcing the Public Health Order but are responsible for managing public areas and facilities for which they are responsible. This means that councils are responsible for enforcing closure orders or any conditions placed on use of a public area or facility, even if that is for the purposes of protecting public health. They should work with their Police Local Area Command in implementation of any restrictions.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

What does with caution mean?	The Government is <u>urging</u> people making use of outdoor public facilities to continue to observe health and hygiene standards by washing their hands before and after using equipment and to assume the person who has used the equipment before them has the virus.
What is the expectation of cleaning of outdoor playground equipment - which is rarely cleaned and there would be a significant cost to put in place a cleaning regime that deals with COVID-19?	The NSW Government advice is that users may use outdoor exercise and playground equipment, but should do so with caution, and to wash their hands before and after they use the equipment and to assume the person who has used the equipment before them has the virus.  NSW Health suggests, where possible, that councils consider increased maintenance of handwashing facilities or the provision of hand sanitiser near playgrounds.  Cleaning of outdoor equipment could improve the health and hygiene of the community however councils are not obliged to clean public outdoor equipment.
Are there time limits on the use of outdoor equipment?	Time limits have not been specified in the Public Health Order. Councils could consider erecting signage to remind users of community equipment to continue to observe the social distancing and gathering advice, and to remind them of good health and hygiene practices.  Community members should observe good social etiquette when using public facilities.
Can councils open playgrounds? What restrictions are in place under the Public Health Order?	Since 14 May 2020 outdoor playgrounds and play equipment in public places have been reopened and may be used with caution. Where possible, councils are encouraged to open these facilities and to keep them open. Ultimately, however, this is a matter for councils to decide.  The following key rules are currently in place under the Public Health Orders  on more than 20 people can gather together in public places



Version:	18.	June	2020

	<ul> <li>the size of the space must be sufficient to ensure there is 4m² of space for each person using the space, and,</li> <li>owners and operators must not allow more than 500 people to be at a predominantly outdoor space at the same time.</li> </ul>
	Councils are not responsible for enforcing these requirements in the Public Health Order, which is a matter for NSW Police. However, as the manager of public areas that contain playgrounds, councils need to take these rules into account in deciding whether to allow specific facilities to be open and whether any specific conditions should apply.
	Councils should also consider how they can support good social distancing and health and hygiene practices by users, such as by installing signage and notices to communicate the rules that apply.
	Further detailed advice for councils about managing public playgrounds has also been issued by the Office of Local Government.
Does the "20 person gathering rule" apply for the use of outdoor play equipment?	Yes. Unless a council has chosen to apply further restrictions, the rule that requires no more than 20 people to gather in public spaces means that:
	<ul> <li>no more than 20 people in a group can occupy a space together so that individual people are closer than 1.5 metres apart within that group,</li> <li>more than one group of 20 people can use a public outdoor area at the same time if:</li> </ul>
Is the "10 person gathering rule" just for the children using the equipment, or is it inclusive of the adults supervising? What if the	<ul> <li>the overall limit of 500 people in an outdoor area is not exceeded;</li> <li>where there is more than one group of people in a space, the people in that group should be at least 1.5 metres from the people in any other group; and,</li> <li>there is sufficient space in that outdoor area for each person to have 4m² each.</li> </ul> Each adult and child within the playground area should be counted towards the total of 20 people within an
adults are appropriately distanced?	individual gathering.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

	Further detailed advice for councils about managing public playgrounds has also been issued by the Office of Local Government.
Swimming pools	
Can I open my council's public swimming pool?	Indoor and outdoor public swimming pools can now reopen. However, Public Health Orders require that all swimming pools must have a COVID-19 Safety Plan outlining how each facility will keep its customers, visitors and workers safe.
	The template to create a COVID-19 Safety Plan is available on the NSW Health website here. Each Safety Plan template provides information about how to comply with requirements under the four key areas of: Wellbeing of staff and visitors; Physical distancing; Hygiene and cleaning, and: Record keeping.
	It is also important that councils have signs and posters around the facility to remind workers, customers, visitors and others of the risks of COVID-19 and the measures necessary to stop its spread.
	Signage and posters are available for download here.
	The Public Health Orders also require that facility managers ensure the number of people in a facility does not exceed one person per 4 square metres, including staff. Further information about managing the 4 square metre rule for swimming pools (including in relation to number of swimmers allowed per lane and number of people allowed in learn to swim classes) can be found in the template to create a Swimming Pool COVID-19 Safety Plan, which is available on the NSW Health website here
	Councils should also note that, from Saturday 13 June 2020, groups of up to 20 people may gather in outdoor areas of outdoor swimming pools.
Must I open my council's public swimming pool?	No. This is a matter for local councils to determine based on their own operating conditions, including seasonal considerations.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

What are the restrictions on the number of people allowed in a pool?	The Public Health Orders require that facility managers ensure the number of people in a facility does not exceed one person per 4 square metres, including staff.  Further information about managing the 4 square metre rule for swimming pools (including in relation to number of swimmers allowed per lane and number of people allowed in learn to swim classes) can be found in the template to create a Swimming Pool COVID-19 Safety Plan, which is available on the NSW Health website here.
Does this requirement apply to artesian baths, ocean pools and baths?	This includes any outdoor pool classified as such by the council.  However, in relation to ocean pools, as a rule of thumb, pools which have natural ocean flows entering the pool may be classified by the council as part of the ocean rather than a swimming pool for the purposes of the Public Health Order. This is a matter for consideration of the individual circumstances of each water body.
Are there any specific restrictions in place for spectators or parents/carers accompanying children?	For both indoor and outdoor pools, venue managers must ensure any spectators comply with the four square metre rule, such as through staggered seating. People who live in the same household are not required to distance.  For children's swim classes, take reasonable steps to ensure parents/carers supervising or supporting children are physically distancing.
Must we close change rooms?	Where possible, councils should consider options to limit the use of communal spaces such as change rooms to assist with the implementation of social distancing consistent with the advice of the Australian Institute of Sport.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Must we keep public toilets open?	This is a matter for local councils to determine. However, councils should, where possible and practical, keep public facilities open.
What about swimming pools for which councils contract out their pool management?	Councils are still responsible for ensuring pools for which they contract out the management of meet the requirements of the Public Health Order.  Councils will need to assess the viability of opening any pools under their care and control in consultation with contractors.
Are there any specific restrictions in place for spas, saunas and steam rooms?	Saunas and spa pools should have no more than 10 people inside at any one time or one person per 4 square metres, whichever is the lesser. If capacity cannot be closely monitored then these facilities should remain closed.  Steam rooms are higher risk and should have no more than 10 people inside at any one time or one person per 4 square metres, whichever is the lesser. Steam rooms should be cleaned with a detergent and disinfectant several times per day, should the facility choose to open them for use.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Caravan parks and campin	g grounds
Can caravan parks and	From 1 June 2020 caravan parks and camping grounds can re-open.
camping grounds reopen?	The 1 June 2020 Public Health Order requires that, before reopening, <b>all</b> caravan parks and campgrounds have a COVID-19 Safety Plan outlining how the business will keep its customers and workers safe.
	The template to create a COVID-19 Safety Plan is available on the NSW Health website here.
	The Public Health Order does not set out a maximum number of people who may stay in a caravan park or campground. However:
	outdoor spaces must not comprise 500 or more persons at the same time
	<ul> <li>the 4 square metre distancing rule must continue to be observed, and,</li> </ul>
	the public gathering rule of no more than 20 people also still applies.
	It is also important that councils have signs and posters around the facility to remind workers, customers, visitors and others of the risks of COVID-19 and the measures necessary to stop its spread.
	Signage and posters are available for download here.
	Some specific conditions also apply to National Parks and Wildlife Service (NPWS) campgrounds, see below.
Are there any specific restrictions applying to council managed caravan parks and campgrounds?	The general conditions of the Public Health Order apply to council-managed caravan parks and campgrounds (see above). However, councils should also consider how they can support good social distancing and health and hygiene practices by users of these facilities, such as by installing signage and notices to communicate the rules that apply.
	Councils are not responsible for enforcing the Public Health Order but are responsible for managing public areas and facilities for which they are responsible. This means that councils are responsible for enforcing closure orders or any conditions placed on use of a public area or facility, even if that is for the purposes of protecting public health. They should work with their Police Local Area Command in implementation of any restrictions.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Do I need to provide a COVID-19 Safety Plan for free camping grounds with no shared facilities/amenities?	<ul> <li>No. The Public Health Order allows certain camping grounds and caravan parks to open if certain terms are met, as set out met. For this purpose:</li> <li>camping ground means an area of land that has access to communal amenities and on which campervans or tents, annexes or other similar portable and lightweight temporary shelters are, or are to be, installed, erected or placed for short term use, and</li> <li>caravan park means land (including a camping ground) on which caravans (or caravans and other moveable dwellings) are, or are to be, installed or placed.</li> </ul>
	A free camping area with no facilities that is used by the public to camp in tents are not covered by Schedule 1 of the Public Health Order. This means that the occupier or operator of premises that are an outdoor space (such as a council) must not allow more than 500 people to be on the premises at the same time, and, must not allow persons to be on the premises if its size is insufficient to ensure that there is 4 square metres of space for each person on the premises.
	Members of the public who participate in a public gathering of more than 20 people by free camping may also be in breach of the Public Health Order, for example, if they are not all members of the same household.
	Councils should, however, consider posting signs or other information at commonly used free camping areas to encourage those using the grounds to take steps to protect their own health and hygiene and those of others.
What are the restrictions on the use of NPWS campgrounds?	Most NPWS campgrounds, cabins and cottages will reopen from Monday 1 June, in line with the easing of holiday travel restrictions announced by the NSW Government.
	From 1 June 2020, all NPWS campgrounds, cabins and cottages require a booking until further notice (including locations where a booking was not previously required). This does not include backcountry/wild camping, which is permitted without a formal booking, but <b>campers must complete a trip intention form before arriving</b> .



Version: 18 June 2020	
	Physical distancing is still required for all activities in NSW national parks. Current rules on public gatherings also continue to apply.
	Due to the recent bushfires and floods, some national parks and some NPWS sites remain closed.
	The most up to date information about NPWS campgrounds, cabins and cottages including in relation to bookings can be accessed here or by calling the NPWS contact centre on 1300 072 757.
Boating and other recreation	onal vessels
Is there an exemption to allow use of boats and other recreational vessels on waterways? What rules for managing social distancing and hygiene apply for using recreational vessels?	<ul> <li>Yes. As of 19 May 2020, operators of a recreational vessel can take a vessel out, as long as the following conditions are met:</li> <li>All people on the boat, or other recreational vessel, are members of the same household, and/or</li> <li>Any people on the boat or other recreational vessel who are not members of the same household shall, so far as is reasonably practicable, maintain a physical distance of 1.5 metres.</li> </ul>
Does the exemption for recreational vessels apply to boats used for commercial purposes?	No. This exemption only relates to boats and other vessels used for a non-commercial purpose.



Public Health (COVID-19 Restrictions on Gathering and Movement) Order (No 3) 2020 – local government FAQs

Future easing of COVID-19 restrictions		
Are further easing of gathering restrictions planned?	<ul> <li>The Government has announced that from 1 July 2020:</li> <li>The number of people allowed inside indoor venues will be determined by the 'one person per 4 square metre' rule, with no upper limit. This includes function centres. All activity must be seated only.</li> <li>Cultural and sporting events at outdoor venues with a maximum capacity of 40,000 will be allowed up to 25 percent of their normal capacity. Events must be ticketed and seated and follow strict guidelines.</li> <li>Further information will be available as the forthcoming Public Health Orders are amended to enact these changes. In the meantime, please visit the NSW Government's COVID-19 website for the most up to date information.</li> </ul>	