ACEC Guide to Returning to the Office and the Job Site

Member Firms across the country are facing the challenge of returning to the workplace and the job site during the COVID-19 pandemic. The purpose of this resource is to help your firm respond to this challenge safely while managing legal risk.

The Guide is divided into five sections: (1) Planning the Return; (2) Health Policy and Procedures; (3) Returning to the Office; (4) Returning to the Job Site; and (5) links to additional COVID-19 resources. It incorporates information from a number of sources, including the CDC, OSHA, FDA, private sector organizations both in and outside the engineering industry, and legal counsel. We hope the Guide will help your firm to navigate the “new normal” of working in the midst of an ongoing public health emergency.
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Section 1: Planning the Return

Returning to the office and the worksite should begin with a detailed plan to address such issues as the initial transition to an office and/or job site setting; preparing for likely employee relations scenarios; assessment of current policies and practices in light of COVID-19; new policies to limit the spread of the disease and how to respond if an employee contracts it; how to accommodate employees in vulnerable populations or fearful of returning to the office; and child and elder care responsibilities.

Appoint Return to Work Team:

» Consider drawing from HR, IT, facilities, health and safety team, office managers, and senior management who can make company-wide decisions.

» Consider creating a COVID-19 “playbook” or firm FAQs and review frequently to ensure that practices and protocols are updated based on changing conditions and guidance.

Determine Transition Plan. Consider Whether To:

» Reopen operations and get employees back to work as quickly as permitted under the applicable laws, or

» Implement a slow or phased approach.

» Develop a process to handle re-integration logistics. Recognize your approach may differ in different parts of the country.

» As noted above, consideration should be given to the recommendations of medical experts.

Determine Which Shelter-in-Place Laws and Orders Apply:

» Laws will vary by jurisdiction and are likely to impose different requirements or restrictions on “essential” and “non-essential” services.

» Monitor and follow all applicable employee and customer safety directives.

» The ACEC Coronavirus Resource Center includes a link to the Multistate COVID-19 Policy Tracker, which provides a 50-state compilation of critical COVID-19 information resources, including state resource centers, governors’ plans to reopen, executive orders, travel restrictions, and more.

» It should be noted that the American Medical Association (AMA) has issued a list of four “signposts” that should be in place before governmental stay-at-home orders are relaxed:

  • Minimal risk of community transmission based on sustained evidence of a downward trend in new cases and fatalities.

  • A robust, coordinated and well-supplied testing network.

  • A well-resourced public health system for surveillance and contact tracing.

  • Fully resourced hospitals and health care workforce.

Identify Who Returns to the Workplace/Job Site and When:

» Consider timing issues (e.g., bringing back all employees or staggering return to work dates), amount of notice to provide employees, and how many employees will be allowed in the office at one time (including any applicable occupancy limits required by law).

» Consider determining if individual employees are safe to return to work by implementing screening measures (see below; some measures may be required by local laws), and consider plans for “at-risk” employees who request accommodations.

» Consider evaluating whether any roles that have traditionally been performed in the office can and should be performed remotely now. Firms may find a surprising number of office personnel can work
remotely without loss of productivity for an indefinite period of time, and that permitting them to do so may be in the best interests of all concerned.

Develop and Train in Workplace Policies and Other Practices and Consider How Such Policies or Protocols will be Communicated to Employees, Including Formal Training:

Policies to consider include the following:

» Paid time off from work (e.g., paid sick leave, paid time off, vacation, personal days, etc.).
» Leaves of absence (e.g., family and medical leave [including for eldercare, childcare during school and summer program closures], personal leave, etc.).
» The Families First Coronavirus Response Act (FFCRA), which requires certain employers to provide COVID-19 related paid sick leave, and expanded medical and family leave for specific COVID-19 related reasons. All employers covered by the paid sick leave and expanded family and medical leave provisions of the FFCRA (i.e., certain public sector employers and private sector employers with fewer than 500 employees) are required to post this notice in a conspicuous place on its premises. (An employer may satisfy this requirement by emailing or direct mailing this notice to employees, or posting this notice on an employee information internal or external website. See here for an FAQ on the notice.) More information on FFCRA and other COVID-19 related guidance can be accessed at the following links:
  • CDC
  • OSHA
  • The White House
» Accommodation requests, including whether medical certification can be obtained.
» Complaint procedure, including conducting remote investigations.
» Whistleblower protections, with a particular emphasis on protocols for responding to employee complaints of violations of COVID-19 laws and ensuring no retaliation occurs.
» Expense reimbursement for personal protective equipment (PPE) or other workplace equipment.

Consider Administrative Measures:

» Consider policies and practices for social distancing (avoiding large gatherings and maintaining at least six feet of distance from others when possible). Strategies that businesses could consider include the following:
  • Implement flexible worksites (e.g., telework).
  • Implement flexible work hours (e.g., staggered shifts).
  • Increase physical space between employees at the worksite (e.g., moving employees from cubicles to empty offices).
  • Increase physical space between employees and clients or visitors. Establish one-directional walking pathways where practical.
  • Increase options for ingress and egress where feasible.
  • Implement flexible meeting and travel options (e.g., postpone non-essential meetings or events).
  • Where feasible, consider adjusting operations that normally involve employees working in close proximity to each other.
  • Consider delivering services remotely (e.g., phone, video, or web).
Transition from Telework or Furlough:
» Consider preparing a communication plan for calling employees back to the office.
» Review local laws concerning recall and worker retention rights.
» Prepare a strategy for securing onboarding paperwork, including I-9s, for employees who were laid off (especially in states where a furlough constitutes a termination).
» Be mindful of state law requirements, if any, requiring notification to state workforce agencies of furloughed employees collecting pandemic unemployment assistance and refusing to return to work for reasons other than COVID-19-related reasons listed in CARES Act Section 2102(a)(3)(A)(II)(I).

Determine How to Handle Refusal to Return to the Office and Requests for Accommodations:
» Consider issues around “at-risk” groups, accommodations due to logistical and other barriers to returning to the worksite, exceptions, and processes for parents/caregivers when schools are closed or other caregivers are unavailable, etc. For example, firms may wish to give consideration to employees who are concerned about but have no alternatives to commuting via public transportation.
» Consider designating ombudspersons to receive and evaluate requests regarding extenuating circumstances that might justify not returning to the office for work when the office reopens.
» Keep in mind that at-risk groups cannot be banned from the office as a matter of policy. At-risk employees may, however, need to be accommodated under the ADA.
» The EEOC provides a sample ADA-compliant survey that can be given to employees to anticipate absenteeism.

Determine Rules for Visitors, Vendors, and Other Workers in the Workplace:
» Determine how or to what extent the above policies, practices, and protocols will apply to temporary workers, staffing agency workers, independent contractors, vendors, delivery workers, and other visitors when they are in the workplace.
» Create a plan and guidance for employees who must engage with visitors, including clients, who are not adhering to the required employer or state/local mandates. Employees must exercise due care in these situations so as not to put themselves or others at risk of harm.

Consider Potential Changes in Pay, Hours, Schedules, and Duties:
» Consider how bonuses, incentive pay, or free benefits may implicate regular rate calculations, potentially impacting overtime, vacation, and sick time pay.
» Consider the possibility that “show-up pay” may be required for non-exempt employees who come to work, but then are sent home, e.g., due to exhibiting symptoms.

Assess Employee Benefits Offerings:
» Assess offerings to support employee physical and mental health.
» Explore or remind employees regarding remote Employee Assistance Programs.

Determine Which Workplace Safety Laws and Orders Apply:
» The law will vary by jurisdiction, and it is likely to impose different requirements for masks and other PPE, social distancing protocols, and cleaning requirements in addition to related notices.
» Include in your consideration the impact of social distancing requirements on shared employee spaces such as the breakroom and restrooms. See the Health Policy and Procedures section below.
» In addition, the ACEC Coronavirus Resource Center includes a state and territories compilation of limits on gatherings and mask requirements maintained by the National Governors Association (NGA).
Evaluate Hiring Practices/Hiring Needs in Light of COVID-19:

» Evaluate the need to hire additional employees due to increased business needs or unavailability of the current employee pool.

» Assess ability to conduct applicant screening and onboarding remotely.

» Consider developing a recruiting checklist and interview guidelines that specifically address avoiding questions about an applicant’s health or health history to avoid the appearance of discriminatory practices.

Section 2: Sample Health Policy and Procedures

A returning workforce may need an appropriate health policy, work practices, engineering controls, and PPE. Employer practices should be designed to prevent contagious employees and visitors from entering the office; screen everyone who seeks entry into the office; and mitigate the effect of contagious individuals in the office. This section will highlight various key health protections and safeguards to keep in mind as you seek a return to normal (or quasi-normal) operations for your office.

Social Distancing:

» Consider placing signage in conspicuous locations throughout the office, particularly high-traffic areas such as entrances and exits, etc. Signage may include the following:
  • Asking invitees and employees not to enter the office if they are sick or have felt sick within the last 72 hours.
  • Asking invitees and employees not to enter the office if they have spent time with someone infected with COVID-19 in the last 14 days.
  • Encouraging invitees and employees to maintain at least six feet of distance at all times per CDC guidelines.
  • Floor markers located six feet apart anyplace where invitees are likely to line up or congregate.
  • Entrance-exit and/or one-way only signs as necessary.
  • Recommended hygiene practices and how to stop the spread of germs.
  • CDC posters like this one promoting frequent and thorough handwashing in all restrooms and OSHA posters like this one describing ten steps all workplaces can take to reduce risk.

» Consider conducting temperature screening of visitors and employees through infrared thermometers or thermal scanners, with employees or third party contractors turning away vistors and employees with temperatures above 99 degrees Fahrenheit.

» Consider programming in-office audio messaging to frequently remind employees and visitors to follow CDC guidance on hygiene and physical distancing.

» Where possible, you may wish to stagger employee shifts and meal breaks to avoid crowding.

» Consider encouraging employees to have meals outside rather than in breakrooms.

» Consider widening high-traffic areas to the extent office configuration allows.
Face Masks and Personal Protective Equipment (PPE):

» Strongly encourage employees and customers to wear approved facial coverings and possibly gloves whenever possible, especially if six feet of distance cannot be maintained.
» Offer face masks and/or PPE to customers who enter the office without any.
» Determine whether employees will be permitted to use their own face masks and PPE, and on what terms and conditions.
» Designate receptacles for discarded face masks and PPE.
» Information on masks and respirators:
  • Surgical masks – These are typically loose-fitting, disposable masks that, per the FDA, create a physical barrier between the mouth and nose of the wearer and potential contaminants in the immediate environment. These types of masks can help if you are going out in public by providing limited protection from droplets when people cough or sneeze. (Note: Physical distancing of at least six feet will also help protect you from droplets.) If you have staff going to job sites, and not in direct contact with COVID-19 patients, this is a type of mask they may need.
  • N-95/K-95/FFP3/FFP2 masks or respirators – Masks or respirators with specific ratings such as N-95 or KN-95 are designed and constructed to provide a specific, tested level of particulate filtering when worn correctly. Masks meeting these ratings are currently used by medical personnel treating patients with COVID-19. If you have staff working with or near COVID-19 patients, this is the mask you will need. Member Firms may have work that requires the use of these respirators for reasons not related to COVID-19.
  • Self-made masks – These face coverings, often made from fabric, help protect others from the spread of particles and droplet transmission from the wearer’s exhalations, sneezes, and coughs. Their primary role is to prevent the spread of virus from the wearer who may be unaware they are infected.
  • Masks and respirators may be used more than once. They should be discarded if they become dirty, or you find it difficult to breathe when using them. Use caution to make sure you wash your hands before putting on a mask or taking a mask off. Then rewash your hands afterward to prevent cross-contamination.

Employee Training:

» Social distancing guidelines and expectations.
» How to monitor personal health and body temperature at home.
» How to properly wear, remove, and dispose of face masks and PPE.
» Guidance on how to launder cloth face masks.
» Cleaning protocol, including how to safely and effectively use cleaning supplies.

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Section 3: Returning to the Office

Access:
» Consider making the office off-limits to all employees unless there is written permission from management.
» Employees who have symptoms (e.g., fever, cough, difficulty breathing or shortness of breath) should notify their supervisor and stay home.
   • Sick employees should follow CDC-recommended steps. Employees should not return to work until the criteria to discontinue home isolation are met, in consultation with healthcare providers or state and local health departments.
   • Employees who are well but who have a family member at home who is sick with COVID-19 should notify their supervisor and follow CDC-recommended precautions.

» Consider establishing a process for screening temperatures of all staff and guests upon entry to the office (may be required by local laws).
   • Consider using an infrared fever scan system to measure temperature in seconds at office entry.
   • Consider establishing a screening protocol for all employees and guests to complete daily.
   • Establish a plan for screening visitors as well.
   • Generally, measuring an employee’s body temperature is considered a medical examination. Since the CDC and state/local health authorities have acknowledged the community spread of COVID-19 and issued attendant precautions, employers may measure employees’ body temperature without violating the ADA. Employers should be aware, however, that some people with COVID-19 do not have a fever.
   • Maintain information obtained as a result of any medical examinations separate from other personnel information in medical files or similar special document storage and handle with care so as not to run afoul of HIPAA or data privacy laws (see below for additional details).

Exposure Control:
» Consider naming a workplace coordinator who will be responsible for COVID-19 issues and their impact in the workplace.
» Identify where and how workers might be exposed to COVID-19 at work:
   • See the OSHA COVID-19 webpage for information on how to protect workers from potential exposures and guidance for the employer, including steps to take for jobs according to exposure risk.
   • Be aware that some employees may be at higher risk for serious illness, such as older adults and those with chronic medical conditions. Consider minimizing face-to-face contact between these employees or assign work tasks that allow them to maintain a distance of at least six feet from other workers and visitors, or to telework if possible.
   • Implement centralized tracking of possible exposures (e.g., a corporate nurse service). The professional responsible for centralized tracking should be consulted in any decision to close the office.
» Establish a well-defined protocol for dealing with suspected and confirmed cases of COVID-19
   • Employees who appear to have symptoms (e.g., fever, cough, difficulty breathing or shortness of breath) upon arrival at work or who become sick during the day should immediately be separated from other employees and visitors and sent home.
   • Designate a secure space such as an office for employees who have symptoms to go until they
can safely exit the workplace.

• If an employee is confirmed to have a COVID-19 infection, employers should inform fellow employees of their possible exposure to COVID-19 in the workplace but maintain confidentiality as required by the ADA. The employer should instruct fellow employees on how to proceed based on the [CDC Public Health Recommendations for Community-Related Exposure](https://www.cdc.gov/coronavirus/2019-ncov/community/recommendations.html).

• If possible, implement a workforce contact tracing protocol to identify and inform individuals who have been in close contact with the infected employee, and ensure that the protocol complies with privacy and disability discrimination laws.

• Plan ahead for the potential need to contact trace by limiting the scope of employee contact through scheduling and limiting workspaces.

• Develop a protocol for how long employees with suspected or confirmed cases of COVID-19, as well as the individuals in contact with those employees, must remain away from work.

• Consider how to respond if the contact is from a client or a close contact of an employee.

• The ADA requires that all medical information about a particular employee be stored separately from the employee’s personnel file, thus limiting access to this confidential information. An employer may store all medical information related to COVID-19 in existing medical files, if secure. Medical information includes an employee’s statement that he/she has the virus or suspects he/she has the virus, or the employer’s notes or other documentation from questioning an employee about symptoms.

• OSHA Record-keeping Requirements. OSHA has deemed COVID-19 a recordable illness if a worker is infected as a result of performing their work-related duties, and employers are responsible for recording cases of COVID-19 in the OSHA Log of Injuries and Illnesses (OSHA Form 300). However, in areas where there is ongoing community transmission, employers (other than those in the healthcare industry, emergency response organizations, and correctional institutions) may have difficulty making determinations about whether workers who have contracted COVID-19 did so due to workplace exposures. In light of these difficulties, OSHA is exercising enforcement discretion. [See the updated OSHA memo here](https://www.osha.gov/hazardous-materials/coronavirus/implement-pandemic-preparedness.html). Please note that the situation is fluid, and one should frequently check OSHA’s coronavirus webpage for updates.

### Routine Environmental Cleaning and Disinfection:

» Obtain cleaning products that are on the [EPA’s List N: Disinfectants for Use Against SARS-CoV-2](https://www.epa.gov/covid-19/disinfectants).

» Follow the manufacturer’s instructions for all cleaning and disinfection products (e.g., concentration, application method and contact time, etc.).

» Routinely clean and disinfect all frequently touched surfaces in the workplace.

» If surfaces are dirty, they should be cleaned using a detergent or soap and water prior to disinfection.

» Consider providing disposable wipes (and extra receptacles) so that all commonly used surfaces can be wiped down by employees before each use. To disinfect, use products that meet the EPA’s criteria for use against COVID-19.

» Perform enhanced cleaning and disinfection after persons suspected/confirmed to have COVID-19 have been in the facility, following CDC cleaning and disinfection recommendations.

» Consider making cleaning “kits” including disinfectant wipes or sprays, disposable gloves, paper towels, masks, hand sanitizer, and other cleaning supplies readily accessible throughout the office.

» Implement a cleaning regime that targets frequently touched surfaces and spaces, which are most likely to result in the transmission of communicable diseases, including but not limited to the following:

  • Door (consider installing automatic door openers) and drawer handles

  • Handrails (consider signage discourage use of handrails as well)
Light and other power switches (consider signage to keep lights on at all times, or utilizing exiting motion sensor capabilities)

• Shared tools such as staplers, box cutters, binders, etc.

• Work stations, keyboards, telephones, remote controls, etc.

• Chairs, tables, and benches

• Vending machines and self-serve kiosks

• Refrigerators, microwave, and other frequently touched objects and surfaces in employee breakroom

• Cabinet pulls

• Restrooms (consider temporarily closing restrooms to the public, if possible): door handles and flush levers; toilet bowl and toilet paper holder; sinks and faucets; paper towel holders and/or air dryers; diaper-changing stations

• Any other identified “high-touch” surfaces that cannot be eliminated (e.g., time clocks, if such are used)

• Mail. Physical mail should be minimized as far as possible in favor of electronic communications. In-office mail delivery policies should be established to minimize personal contact. Only the individual responsible for the processing of mail should be permitted in the mail room. That individual, in turn, should be responsible for delivery of mail to each employee’s office or desk. Employees should be away from their offices or desk when mail is delivered so as to respect the six-foot distancing protocol. Gloves should be worn by anyone handling mail.

• Hand sanitizer should be available throughout office for visitor and employee use, including at entrances.

Transportation:

» Strongly encourage employees to avoid mass transit use to the office or job site whenever possible.

» If mass transit use cannot be avoided, require use of masks and gloves on mass transit and strongly encourage maintaining as much physical distance from other commuters as possible.

» Consider giving employees without cars alternative transportation options, such as rental cars.

» Strongly discourage ride sharing.

» Advise employees before traveling to take additional preparations:
  • Check the [CDC’s Travel Health Notices](https://www.cdc.gov/travel/) for the latest guidance and recommendations for each country to which you will travel. Specific travel information for travelers going to and returning from countries with travel advisories, and information for aircrew, can be found on the CDC website.
  • Ensure employees who become sick while traveling or on temporary assignment understand that they should notify their supervisor and promptly call a healthcare provider for advice if needed.

Considerations for Building Operations:

» General Procedures
  • Make cleaning supplies readily available in common areas.
  • Establish and follow deep cleaning and disinfection protocol.
  • Add touchless water faucets set for 20 seconds in bathrooms, if possible.
  • Add touchless soap dispensers in toilet areas, if possible.
  • Place walk-off mats soaked with surface protector at the main entrance to capture particulates from shoes.

» Air Conditioning and HVAC Measures
• Place Ultraviolet Germicidal Irradiation and Photo Catalytic Oxidation at the air conditioning unit to kill bacteria, viruses, fungi, volatile organic compounds, and other organics.
• Purify air in multiple spaces (open office space, conference rooms, cafeteria).
• Increase exhaust ventilation in restrooms to reduce accumulation of airborne virus.
• Install UV lamp in restroom to be switched on at night.
• Install UV lamp on toilet lids and waste bins for continuous sanitization when not in use.
• Increase fresh air supply by using carbon dioxide sensors, particularly in meeting rooms, phone booths, enclosed offices.
• Add stand-alone air purifiers (equipped with high efficiency particulate air [HEPA] filters and UV germination technology) in enclosed spaces.
• Increase relative humidity at night to minimize airborne transmission.

Section 4: Returning to the Job Site

Information and Education:
» Endeavor to hold daily talks about COVID-19 safety measures with site workers before each shift.
» Revise orientation and onboarding process to include site-specific COVID-19 measures and protocol.
» Post COVID-19 exposure protocols where they are visible to all employees.
» Ensure project safety plan accounts for COVID-19 issues.
» Keep records of COVID-19 issues specific to the site (e.g., have workers exhibited symptoms? have issues been reported where necessary?).

Access:
» Site workers who have symptoms (e.g., fever, cough, difficulty breathing or shortness of breath) should notify their supervisor and stay home.
» Sick site workers should follow CDC-recommended steps, and should not return to work until the criteria to discontinue home isolation are met, in consultation with healthcare providers or state and local health departments.
» Site workers who are well but who have a family member at home who is sick with COVID-19 should notify their supervisor and follow CDC-recommended precautions.
» Where feasible, establish a process for screening of all site workers and visitors prior to entry to the job site.
• Consider using an infrared fever scan system to measure temperature.
» If physical distancing or alternative measures to reduce the risk of transmission cannot be maintained, consideration may have to be given to closing the job site.

Personal Protective Equipment (PPE) and Other Supplies:
» Make appropriate protective supplies available for the project:
• Gloves
• Eye Protection
• Masks
• Face Shields
  » If a mask is not part of routine PPE used for a specific task, workers should use a face covering if they cannot maintain at least six feet of distance between themselves and others.

Social Distancing and Other Physical Measures:
  » Workers should maintain at least six feet of physical distance whenever possible.
  » If social distancing is not possible, extra care should be taken to ensure that workers are using protective supplies (i.e., face shield/cloth face covers, etc.) or PPE measures are followed.
  » Provide tools to help workers mark out physical distance spacing when performing job tasks.
  » Require workers to maintain a minimum distance of six feet when waiting to enter turnstiles, hoists/elevators, stairs, and other shared spaces.
  » Advise workers to take stairs in lieu of hoists or elevators where possible.
  » Limit crew sizes to the minimum required to accomplish the task at hand.
  » Prevent workers from congregating during pre-shift meetings, toolbox talks, and other similar gatherings.
  » Stagger schedules for job functions that put workers close together. For example, workers who perform job functions that are in close proximity can work different shifts or days, or they can have different work start times and end times, including breakfasts and lunch breaks.
  » Segregate crews from each other to reduce cross-exposure.
  » Make special assessments of small workspaces and use judgment for feasibility to continue work.
  » If tools must be shared, disinfect between uses.
  » No visitors should be allowed in project offices.
  » All progress meetings should be held via video conference. When possible, this recommendation should be followed even when all participants are in the same building or on the same floor.
  » Paperwork from vendors or contractors should be handled with gloves at one desk in the office.
  » Consider erecting temporary barriers to keep workers separate during the workday.
  » Prohibit workers from using other workers’ phones, desks, offices, work tools (where possible), and equipment.

Sanitizing and Disinfection:
  » Ensure appropriate and sufficient sanitation and hygiene facilities and supplies are plentiful at all sites:
    • Adequate supplies of soap/hand sanitizer and disinfecting wipes/spray should be maintained.
    • Provide correct guidance on effective handwashing procedures.
  » Require that all workers wash their hands thoroughly (a full 20 seconds or longer) before and after an operation. Post reminders or signage about hand-washing if possible.
  » As noted above, tools that are shared should be disinfected between uses.

Dealing with Suspected Infections:
  » Anyone who is symptomatic on the worksite should be sent home immediately.
  » Workers must stay home if sick. They should not return to work until all the following are true:
    • At least seven days have passed since symptoms started.
    • Worker never had a fever or has not had a fever for the prior three days without use of fever-reducing drugs such as ibuprofen or acetaminophen.
    • Worker’s overall illness has improved.
It is recommended that the party responsible for job site safety be mindful of the following COVID-19 safety checklist developed by ACEC New York:

**ACEC New York Site Safety Guidance Checklist**

- **Guidance and education:**
  - Does site or office have written COVID 19 guidance and protocols? [ ] Y___ N___
  - Are daily talks/meetings held to address safety measures? [ ] Y___ N___
  - Is guidance posted for review by workers and visitors? [ ] Y___ N___
  - Are workers and visitors required to acknowledge guidance? [ ] Y___ N___
  - Are there record-keeping measures in place for COVID-19-related activity? [ ] Y___ N___

- **Social distancing:**
  - Does site or office have space for correct levels of distancing with given staff level? [ ] Y___ N___
  - Is social distancing tracked and enforced? [ ] Y___ N___
  - Are there office or jobsite conditions that prevent social distancing or otherwise increase transmission risks, such as confined spaces, use of shared tools or machinery? [ ] Y___ N___
    - If Yes, please describe conditions: __________________________________________
    - If Yes, are there special measures being taken to protect workers? [ ] Y___ N___

- **Personal hygiene:**
  - Does site or office have ready access to properly-equipped handwashing or sanitizing facilities? [ ] Y___ N___

- **Cleaning and disinfecting measures:**
  - Does site or office have written cleaning and disinfecting protocol? [ ] Y___ N___
  - Does site have sanitizing products (sprays, wipes) available for use by workers and visitors? [ ] Y___ N___
  - What building, site or tool sanitizing measures are being taken? (Please attach information.)

- **PPE requirements:**
  - Does site or office have written PPE requirements? [ ] Y___ N___
  - Does site offer PPE or require workers or visitors to provide their own? Provide PPE: [ ] Y___ N___
    - If Yes, please describe available PPE: __________________________________________

- **Transportation:**
  - Are safe travel accommodations available for workers to practice social distancing? [ ] Y___ N___
    - If Yes, please describe: __________________________________________

- **On-site screening for staff and visitors (screening checklist/questionnaire):**
  - Is there on-site screening for staff and visitors? [ ] Y___ N___
Section 5: COVID-19 Resources

**ACEC Coronavirus Resource Center**
- The Resource Center includes, among its many resources, the Multistate COVID-19 Policy Tracker, which provides a [50-state compilation](#) of critical COVID-19 information resources, including state resource centers, governors’ plans to reopen, executive orders, travel restrictions, and more.

**Center for Disease Control (CDC)**
- CDC Poster on Handwashing
- CDC Public Health Recommendations for Community-Related Exposure
- CDC Travel Health Notices – The latest guidance and recommendations for each country to which you will travel.

**Environmental Protection Agency (EPA)**
- EPA’s List N: Disinfectants for Use Against SARS-CoV-2

**Equal Employment Opportunity Commission (EEOC)**
- The EEOC provides a sample [ADA-compliant survey](#) that can be given to employees to anticipate absenteeism.

**Families First Coronavirus Response Act (FFCRA)**
- The Families First Coronavirus Response Act (FFCRA or Act) requires certain employers to provide their employees with paid sick leave or expanded family and medical leave for specified reasons related to COVID-19.
  - [FFCRA Notice](#) and [FAQ on Posting the Notice](#)

**Food and Drug Administration (FDA)**
- Guidance on Surgical Masks

**Gibson Dunn Coronavirus Resource Center**

**National Governors Association (NGA) State & Territories Compilation of Limits on Gatherings and Mask Requirements**

**Occupational Safety and Health Administration (OSHA) Coronavirus Resources**
- Enforcement Guidance for Recording Cases of Coronavirus Disease 2019 (COVID-19)
- Ten Steps All Workplaces Can Take to Reduce Risk of Exposure to Coronavirus

**The White House – Guidelines on Opening Up America Again**

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LEGAL NOTICE AND ACKNOWLEDGMENTS

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