SECTION 70(1)(e), (ea), and (f) HEALTH ACT ORDER

On 24 March 2020, the Prime Minister, with agreement of the Minister of Health, issued an epidemic notice under s 5 of the Epidemic Preparedness Act 2006.

The epidemic notice allows the use of special powers by the Medical Officer of Health in accordance with s 70 of the Health Act 1956 for the purpose of preventing the outbreak and spread of COVID-19.

A state of national emergency was declared under the Civil Defence Emergency Management Act 2002, with effect from 12:21pm 25 March 2020. It has been extended twice (on 1 April 2020 and 8 April 2020).

From 31 March 2020, an order under section 70(1)(f) of the Health Act 1956 applied to arrivals into New Zealand providing certain isolation or quarantining requirements.

For the purpose of preventing the outbreak and spread of COVID-19, an infectious disease, I, Dr Ashley Bloomfield, Director-General of Health, exercising the functions of a Medical Officer of Health for all districts of New Zealand (that is, nationally), in circumstances where a state of emergency has been declared under the Civil Defence Emergency Management Act 2002, there is an epidemic notice in force, and as the spread of COVID-19 is a significant risk to the public, make the following order pursuant to s 70(1)(e), (ea), and (f) of the Health Act 1956:

Medical examination and testing and isolation or quarantining requirements

1. I require all persons arriving in New Zealand by air (other than excluded arrivals) to-
   a. report, and submit themselves, for the medical examination and testing permitted by clause 2, as soon as practicable after their arrival, at the security designated aerodrome at which they arrive; and
   b. be isolated or quarantined, for the period required by clause 3, as follows:
      i. to remain at the place of isolation or quarantine determined under clause 4, except as permitted for essential personal movement for arrivals; and
      ii. to maintain physical distancing, except from fellow residents; and
   c. after paragraph (b) ceases to apply, be isolated or quarantined in accordance with the general isolation and quarantine order at the place of residence they choose for the purposes of that order.

2. The medical examination and testing under clause 1(a) may only involve testing for temperatures, seeking information on symptoms, chest auscultation, and mouth or nose swabs required to test for COVID-19.

3. The period of isolation or quarantine under this order must be-
   a. 14 days; or
b. if a medical officer of health or a health protection officer is not satisfied they
meet the low risk indicators at the end of the 14-day period, any longer period
needed to satisfy the officer of that fact (but no more than 28 days in total).

4. A medical officer of health or health protection officer must determine that the place
of isolation or quarantine is-
   a. a place in a high risk facility, if the person is assessed as have been
diagnosed with COVID-19, has COVID-19 symptoms, is being or has been
tested for COVID-19, or has been in close contact with someone with
suspected, probable or confirmed COVID-19 in the last 14 days; and
   b. a place in a low risk facility, in any other case (unless paragraph (c) applies); and
   c. another place of quarantine or isolation, if necessary due to the individual
      physical or other needs of the person.

Permissions for essential personal movement for arrivals

5. For the purposes of clause 1 of this order, the following are permitted as essential
personal movement for arrivals:

Limited recreation purposes
   a. if the person is placed in a low risk facility, leaving that place for the purpose of
      exercise or other recreation if-
         i. it is done in an outdoor place within a 2 kilometre radius; and
         ii. they wear personal protective equipment; and
         iii. it is done in compliance with clause 1(b)(ii) of this order (the physical
              distancing requirements) and the order forbidding congregation in outdoor
              places made under s 70(1)(m) of the Health Act 1956 on 25 March 2020;
              and
         iv. it does not involve swimming, water-based activities (for example, surfing
              or boating), hunting, tramping, or other activities of a kind that expose
              participants to danger or may require search and rescue services:

Emergencies, medical services, court orders, etc
   a. a person leaving their place of isolation or quarantine if necessary, as a matter of
      emergency, to preserve their own or any other person’s life or safety;
   c. a person leaving their place of isolation or quarantine if necessary to access
      hospital health services or any court or tribunal:
   d. a person leaving or changing their place of isolation or quarantine,-
      i. if required by a medical officer of health or a health protection officer to
         move to another place of isolation or quarantine; or
      ii. if required under Part 4 of the Health Act 1956; or
      iii. if necessary to use another temporary or emergency place of isolation or
           quarantine (for example, if necessary for care while sick) approved by a
           medical officer of health or a health protection officer; or
   e. a person changing their place of isolation or quarantine if required as a result of a
      court order or any other power under any enactment to order a person to be
      detained, to change their place of detention, or otherwise determine their place of
      residence (for example, a direction of the New Zealand Parole Board or a
      probation officer):
f. a person leaving their place of isolation or quarantine to assist or accompany a child or other person to travel to or from a place under paragraph (b) to (e) with the consent of a medical officer of health or health protection officer:

**Authorised travel**

  g. a person leaving their place of isolation or quarantine to undertake travel that is permitted under a framework approved by the Director-General (and published on the covid19.govt.nz internet site maintained by the New Zealand government) for travel that is appropriate both-

    i. so as to enable persons entering New Zealand to travel to their intended residence after they cease to be isolated or quarantined under clause 1 of this order or on other compassionate grounds; and

    ii. on the basis that it has a relatively low risk of transmission or otherwise reduces the overall risk of outbreak or spread of COVID-19 for New Zealand’s health system:

**Exceptional circumstances**

  i. a person leaving or changing their place of isolation or quarantine for any other exceptional reason approved by the Director-General after taking into account any impact on the risk of outbreak or spread of COVID-19.

**Definitions**

6. In this order, the following definitions apply:

**Director-General** means the Director-General of Health exercising the functions of a Medical Officer of Health for all districts of New Zealand

**excluded arrival** means-

  a. aircraft pilots, flight crew members, and medical attendants assisting with medical air transfers; and

  b. any person designated by the Director-General as critical to provide services to assist with the response to COVID-19; and

  c. any person who is for the time being entitled to any immunity from jurisdiction by or under the Diplomatic Privileges and Immunities Act 1968 (other than a person referred to in section 10D(2)(d) of that Act) or the Consular Privileges and Immunities Act 1971 (or any order under either of those Acts); and

  d. any person who arrives on a flight that left its point of departure on or before the time at which this order takes effect

**fellow resident**, for any person A, means another person who is isolated or quarantined with person A at the same place of isolation or quarantine

**general isolation and quarantine order** means the order made under s 70(1)(f) of the Health Act 1956 on 3 April 2020

**high risk facility** means a facility designated by a medical officer of health for the purposes of detention in a way appropriate for people with high risk of transmitting COVID-19

**low risk facility** means a facility designated by a medical officer of health for the purposes of detention in a way appropriate for people with low risk of transmitting COVID-19

**low risk indicators** means medical tests and information that indicate that a person is at a low risk of having or transmitting COVID-19
physical distancing means remaining 2 metres away from other people or, if you are
closer than 2 metres, being there for less than 15 minutes
place of isolation or quarantine means, for any person, a place determined under
clause 4 of this order (for example, a room at a facility)
previous arrivals order means the order made under s 70(1)(f) of the Health Act 1956
on 31 March 2020 in relation to persons arriving in New Zealand
security designated aerodrome has the same meaning as in the Civil Aviation Act
1990.

Effect of order

7. This order (rather than the previous arrivals order) applies to persons arriving in New
Zealand on a flight that left its point of departure after the time at which this order
comes into effect.

Assistance from Constables

8. Under s 71A, I request that constables do anything reasonably necessary to assist in
ensuring compliance with this order. This includes, but is not limited to:
   • helping a Medical Officer of Health, or any person authorised by a Medical
     Officer of Health, in the performance of functions under s 70;
   • preventing persons from obstructing or hindering a Medical Officer of Health, or
     any person authorised by a Medical Officer of Health;
   • compelling, enforcing, or ensure compliance with a requirement of a Medical
     Officer of Health, or any person authorised by a Medical Officer of Health;
   • preventing or reducing the extent of the doing of a thing that a Medical Officer of
     Health, or any person authorised by a Medical Officer of Health, has forbidden or
     prohibited in this order or otherwise in the exercise of performance of powers or
     functions under s 70.

Period of this Order
This order has effect from 11:59pm on 9 April 2020, and expires on 11:59pm on 22 April
2020 (unless earlier revoked or extended).

Dated 9 April 2020

Dr Ashley Bloomfield
Director-General of Health