Coronavirus (COVID-19)  
Day Activity Health Services  
Weekly Frequently Asked Questions

On March 13, 2020, and in subsequent renewals, Governor Greg Abbott declared a state of disaster for all counties in Texas due to the COVID-19 pandemic.

In response, the Texas Health and Human Services Commission (HHSC) is committed to sharing pertinent COVID-19 information with all day activity and health services (DAHS) providers via this regularly updated Frequently Asked Questions (FAQs) document.

With each update, this document will be arranged by date, and if guidance changes from a previous week’s FAQs, it will be noted in red font under that earlier date. Questions regarding these FAQs may be directed to Long-term Care Regulation, Policy, Rules & Training, at 512-438-3161 or PolicyRulesTraining@hhsc.state.tx.us.

June 29, 2020

What symptoms are on the current Centers for Disease Control (CDC) list of symptoms for COVID-19?

Answer: A wide range of symptoms have been reported in people with COVID-19, ranging from mild symptoms to severe illness. Symptoms can appear 2-14 days after exposure to the virus. People with these symptoms can have COVID-19:

- Fever or chills
- Cough
- Shortness of breath or difficulty breathing
- Fatigue
- Muscle or body aches
- Headache
• New loss of taste or smell
• Sore throat
• Congestion or runny nose
• Nausea or vomiting
• Diarrhea

As of today, this list is current. The Centers for Disease Control plans to continue to update its list as it learns more about COVID-19.

If a client is positive for COVID-19, must we notify families of other clients?

Answer: The facility is obligated to notify families and other clients if a client who is at the DAHS has tested positive and there is the possibility that other clients might have been exposed.

Consult with your attorney concerning what information, if any, the facility is authorized to disclose in a situation to families of other clients, as well as how to make any authorized disclosure in compliance with applicable laws protecting client privacy.

The U.S. Department of Health and Human Services has also issued a bulletin on Health Insurance Portability and Accountability Act (HIPAA) Privacy and Novel Coronavirus, which addresses both privacy protections to which patients remain entitled under HIPAA and certain permissible disclosures under that Act. As required by the HHSC emergency rule for DAHS in the Texas Administrative Code (TAC) §98.65, if the client meets the screening criteria, or has been tested positive, they must not attend the DAHS until they have been cleared to safely return.

How many clients can a DAHS facility have in the facility at one time?
Answer: A DAHS can serve up to its maximum licensed capacity in the facility at one time if it has enough space to maintain social distancing practices. More specifically, a DAHS must limit communal dining and group activities to 10 or fewer clients and staff, follow all appropriate sanitation practices, and have staff and clients (if tolerated) wear face coverings. This will help the facility optimize the health, safety, and protection of clients.

Does a DAHS facility need to close if it has a staff member who tests positive?

Answer: A staff member who contracts COVID-19 is prohibited from providing direct client service and, under emergency rule TAC §98.65, cannot be in the facility if one of the listed screening criteria applies to the individual. A facility would need to evaluate the number of staff who are not infected and still able to continue working in determining whether it can continue facility operations while protecting client health and safety.

Published CDC and Department of State Health Services (DSHS) guidance, as well as local health departments, can assist owners and managers in determining the best approach to facility sanitation, protecting clients and staff, and avoiding staffing shortages. A facility might not need to close if everyone is wearing masks properly, it still has adequate staff who are healthy, it is working with a local health department, and it is using appropriate disinfectant to keep its facility cleaned and sanitized.

Is the facility allowed to take one or more clients on errands? Like to the bank, pharmacy, etc.?

Answer: A facility might be subject to contract requirements that address transportation services for clients to and from the facility. Unless the DAHS contract requires the facility to provide transportation for errands, HHSC does not recommend providing this type of transportation due to the greater chance of exposure and transmission.
What is the Environmental Protection Agency’s List N? And where can I find it?

Answer: All products on the Environmental Protection Agency (EPA) List N meet EPA’s criteria for use against SARS-CoV-2, the virus that causes COVID-19. To find a product, enter the first two sets of the product’s EPA registration number into the search bar of the Search by EPA registration number page. You can find this number by looking for the EPA Registration number (Reg. No.) on the product label.

The EPA gives the following example on its website: “If EPA Reg. No. 12345-12 is on List N, you can buy EPA Reg. No. 12345-12-2567 and know you’re getting an equivalent product.”

Are there any special requirements for staff who live in Mexico and work in U.S. DAHS facilities?

Answer: The Governor’s Executive Orders addressing essential and other reopened services continue to define essential services as those identified in the U.S. Department of Homeland Security’s (DHS) Guidance on the Critical Essential Infrastructure Workforce, as approved by the Texas Division of Emergency Management or identified in an Executive Order. Health care and public health workers make up one category of essential critical infrastructure workers in the DHS guidance.

The CDC advises against all non-essential international travel. Some health care workers may live in Mexico currently and provide essential health care services in the United States. These employees are considered “essential health care workers” engaging in essential international travel to report to their work in health care or public health.

These workers are expected to pass all screening procedures (temperature and symptom checks) at the beginning of their shifts and engage in increased hygiene practices. However, they are not required to quarantine for 14 days based on their international travel to report to work unless they have tested positive or are symptomatic.

Do you recommend that DAHS facilities encourage all of their clients to get tested for COVID, as with nursing facility residents?
Answer: This is a decision for each client, or with the client’s physician or other appropriate healthcare professional. If a client has symptoms of COVID-19, the client would need to contact the client’s healthcare provider to be tested.

June 1, 2020

What PPE is required when staff cannot properly assist a client while maintaining recommended physical distance from the client, such as with toileting or feeding assistance, or wiping excessive salivation/drool from a client?

Answer: DAHS staff should adhere to Standard and Transmission-based Precautions when caring for patients with SARS-CoV-2 infection. Recommended personal protective equipment (PPE) is described in Infection Control Guidance from the Centers for Disease Control and Prevention (CDC). If DAHS facility staff are caring for a client who may be COVID-19 positive, use a surgical mask or respirator listed on the CDC website, along with air solation PPE like disposable gowns, gloves, and face and eye protection to protect the staff person. A mask, disposable gowns and gloves are also recommended when staff are providing incontinence assistance.

How does a facility that provides transportation services transport clients safely, and does it need to enforce social distancing in vehicles used to provide transportation services to clients?

Answer: The CDC has published guidelines for the cleaning and disinfection for non-emergency transport vehicles. People who are known or suspected to have COVID-19 may use non-emergency vehicle services, such as passenger vans, accessible vans, and cars, for transportation to receive essential medical care. When a DAHS facility is transporting a client known to be COVID-19 positive, the CDC recommends that the driver wear an N95 respirator or facemask (if a respirator is not available), and eye protection, such as a face shield or goggles (as long as their use does not create a driving hazard). The passenger should wear a facemask or cloth face covering.

For transportation of clients that does not involve a client known to be COVID-19 positive, avoid seating occupants in close contact (within 6 feet) with one another. The use of larger vehicles, such as vans, is recommended,
when feasible, to allow greater social (physical) distance between vehicle occupants. Scheduling adjustments may also allow for fewer occupants and facilitate physical distancing within vehicles used to transport clients.

In all cases, drivers should practice regular hand hygiene, and avoid touching their nose, mouth, or eyes. CDC recommends that individuals wear cloth face coverings in settings where other social distancing measures are difficult to maintain, especially in areas with significant community transmission. Cloth face coverings may prevent people who don’t know they have the virus from transmitting it to others. These face coverings are not surgical masks, respirators, or PPE. Clients or staff who have trouble breathing or are unable to remove the mask without assistance should not use a cloth face covering, and none should be applied or left on a client or staff person who becomes unconscious or incapacitated.

Clean and disinfect commonly touched surfaces in the vehicle, at a minimum, at the beginning and end of each shift and after transporting a passenger who is visibly sick. Ensure that cleaning and disinfection procedures are followed consistently and correctly. This includes providing adequate ventilation when chemicals are in use. Doors and windows should remain open when cleaning the vehicle. When cleaning and disinfecting, individuals should wear disposable gloves compatible with the products being used, as well as any other PPE recommended according to the product manufacturer’s instructions. Use of a disposable gown is also recommended, if available.

- For hard, non-porous surfaces within the interior of the vehicle, such as hard seats, arm rests, door handles, seat belt buckles, light and air controls, doors and windows, and grab handles, clean with detergent or soap and water prior to disinfecting, if the surfaces are visibly dirty. For disinfection of hard, non-porous surfaces, appropriate disinfectants include:
  - [Environmental Protection Agency (EPA)-Registered Antimicrobial Products for Use Against Novel Coronavirus SARS-CoV-2](https://www.epa.gov/coronavirus/antimicrobial-products-for-use-against-novel-coronavirus-sars-cov-2), the virus that causes COVID-19. Follow the manufacturer’s instructions for concentration, application method, and contact time for all cleaning and disinfection products.
  - [Diluted household bleach solutions](https://www.epa.gov/coronavirus/diluted-household-bleach-solutions) prepared according to the manufacturer’s label for disinfection, if appropriate for the
surface. Follow manufacturer’s instructions for application and proper ventilation. Check to ensure the product is not past its expiration date. Never mix household bleach with ammonia or any other cleanser.

- Alcohol solutions with at least 70% alcohol.
- For soft or porous surfaces such as fabric seats, remove any visible contamination, if present, and clean with appropriate cleaners indicated for use on these surfaces. After cleaning, use products that are EPA-approved for use against the virus that causes COVID-19 and that are suitable for porous surfaces.
- For frequently touched electronic surfaces, such as tablets or touch screens used in the vehicle, remove visible dirt, then disinfect following the manufacturer’s instructions for all cleaning and disinfection products. If no manufacturer guidance is available, consider the use of alcohol-based wipes or sprays containing at least 70% alcohol to disinfect.

Gloves and any other disposable PPE used for cleaning and disinfecting the vehicle should be removed and disposed of after cleaning. Immediately after removal of gloves and PPE, wash hands with soap and water for at least 20 seconds, or use an alcohol-based hand sanitizer with at least 60% alcohol, if soap and water are not available. If a disposable gown was not worn, launder work uniforms or clothes worn during cleaning and disinfecting afterwards, using the warmest appropriate water setting, and dry the items completely. Wash hands after handling unwashed laundry.

**Under what circumstances do we need to report positive cases of COVID 19?**

**Answer:** All confirmed cases of COVID-19 must be reported to the local health authority or DSHS. In addition, a confirmed COVID-19 case must also be reported to HHSC. If you suspect your facility is experiencing an outbreak of COVID-19, immediately notify your local health authority by phone.

You can find contact information for your local/regional health department here: https://dshs.texas.gov/idcu/investigation/conditions/contacts/. Work with your LHD to complete the COVID-19 case report form as necessary.
Facilities are also required to notify HHSC Long-term Care Regulation of any confirmed cases in either client or service providers. Submit an incident report to HHSC Complaint and Incident Intake through TULIP or by calling 1-800-458-9858.

**How do we get clients with dementia, IDD and other special needs to wear a mask when they do not want to, or cannot and what do we do with them in proximity to other clients?**

**Answer:** It may be difficult or impossible to get a client with dementia to wear a face mask. Therefore, it is important that staff wear masks, consistent with [strategies outlined by HHSC to prevent the spread of COVID-19](https://www.hhsc.texas.gov/services/long-term-care-regulation/covid-19/index.cfm). Clients with dementia may have an impaired ability to follow or remember instructions. Staff may need to provide additional support and closer supervision to ensure infection control procedures are followed such as:

- Allow the client to see your face and hear your voice before putting on the mask, so the client can connect with you first, and provide visual clues if the client is unable to hear you well.
- Utilize stickers, such as smiley faces, or funny characters or animals like cats and dogs on the front of the masks in such a way as to maintain the integrity of the mask. This may encourage the client to wear a mask, or at least bring a smile to the client’s face when a mask is worn by staff. Do not use this strategy if a client finds these decorated masks distressing.

**Where can I find information on N95 respirator and fit-testing information and resources?**

**Answer:** The OSHA Respiratory Protection eTool is a great one-stop page for N95 respirator and fit-testing information and resources.

**OSHA Respiratory Protection eTool**
**Respiratory Basics:**
Where do DAHS providers go for COVID-19 information?

**Answer:** Reliable sources of information include:
- The Centers for Disease Control and Prevention
- The Centers for Medicare and Medicaid Services
- The Texas Department of State Health Services
- The Health and Human Services Commission

Are inspections/ surveys still being done for license issuance, renewal, and recertification? Are investigations still being done based on complaints?

**Answer:** PL 20-21 addresses that Governor Abbott suspended various laws to provide that application submission and processing timeframes include the flexibility to extend licenses while a late application is being processed. Any license existing at the time of the disaster declaration is in effect until HHSC requires renewal. HHSC will communicate with providers concerning their next renewal.

The rules and statutes listed in PL 20-21 are suspended until terminated by the Office of the Governor or until the March 13, 2020, disaster declaration is lifted or expires.

Initial inspections are still being conducted. However, renewal and recertification inspections are not being conducted.

Complaint investigations triaged at a level of immediate threat or harm to an individual’s health and safety are being conducted. Other complaint investigations may be conducted, but investigations triaged at a level of immediate threat or harm are being prioritized.

In addition, HHSC is conducting focused infection control inspections to review policies and procedures related to infection control, including social distancing. Some of the other items being observed are things such as signage at the entrances to the facility and how the facility is screening clients and staff.
Do we have to provide masks and gloves for clients?

**Answer:** Please refer to PL 20-14. A DAHS facility must have written policies for the control of communicable diseases in employees and clients. These policies should be updated to align with current CDC guidance and address the use of personal protective equipment (PPE). Clients should wear a cloth face covering or facemask, perform hand hygiene, limit their movement in the facility, and perform social distancing (stay at least 6 feet away from others).

If a client’s family member has tested positive, what are guidelines for this client or person?

**Answer:** The facility must ensure it screens all staff and individuals each day and throughout the day in accordance with the CDC guidelines. If the facility believes a client has been infected, they need to ensure the client doesn’t attend the DAHS until the person is symptom free. The facility could use the CDC guidance for returning employees as a guide for allowing clients back to the DAHS on a regular basis.

When can a provider employee return to work after being diagnosed with COVID-19?

**Answer:** The CDC offers guidance to help providers make decisions about employees returning to work following confirmed or suspected COVID-19. The CDC notes that these decisions should be made in the context of local circumstances, and HHSC reminds providers that every employee, facility, and patient population requires individualized consideration.

**Symptomatic HCP with suspected or confirmed COVID-19** (either strategy is acceptable depending on local circumstances):

- Symptom-based strategy. Exclude from work until:
  - At least 3 days (72 hours) have passed since recovery, defined as resolution of fever without the use of fever-reducing medications and improvement in respiratory symptoms (e.g., cough, shortness of breath); and,
At least 10 days have passed since symptoms first appeared

Test-based strategy. Exclude from work until:

- Resolution of fever without the use of fever-reducing medications and
- Improvement in respiratory symptoms (e.g., cough, shortness of breath), and
- Negative results of an FDA Emergency Use Authorized COVID-19 molecular assay for detection of SARS-CoV-2 RNA from at least two consecutive respiratory specimens collected ≥24 hours apart (total of two negative specimens)[1]. See Interim Guidelines for Collecting, Handling, and Testing Clinical Specimens for 2019 Novel Coronavirus (2019-nCoV). Of note, there have been reports of prolonged detection of RNA without direct correlation to viral culture.

Consider consulting with local infectious disease experts when making return to work decisions for individuals who might remain infectious longer than 10 days (e.g., severely immunocompromised).

If HCP had COVID-19 ruled out and have an alternate diagnosis (e.g., tested positive for influenza), criteria for return to work should be based on that diagnosis.

After the employee returns to work, both the provider and the employee must take all necessary measures to ensure the safety of everyone in the facility. They should wear a facemask at all times while in the healthcare facility until all symptoms are completely resolved or until 14 days after illness onset, whichever is longer. They should also be restricted from contact with severely immunocompromised patients until 14 days after illness onset, and they should adhere to all infection control procedures including hand hygiene, respiratory hygiene, and cough etiquette. They should self-monitor for symptoms and seek re-evaluation if symptoms recur or worsen.
**Note:** If the employee was diagnosed with a different illness (e.g., influenza) and was never tested for COVID-19, providers should base the employee’s return to work on the specific diagnosis.

**How do providers report confirmed cases of COVID-19?**

**Answer:** Contact the local health department, or the Department of State Health Services (DSHS) if there is no local health department. It is not necessary to double report a confirmed case to both the local health department and DSHS. You are advised to report to the local health entity. For a list of local health entities and public health offices refer to [https://dshs.texas.gov/regions/2019-nCoV-Local-Health-Entities/](https://dshs.texas.gov/regions/2019-nCoV-Local-Health-Entities/)

In addition, the DAHS must report confirmed case of COVID-19 in staff and individuals receiving services from the provider as a self-reported incident. A confirmed case is considered a critical incident. Providers must notify HHSC through TULIP or by calling Complaint and Incident Intake (CII) at 1-800-458-9858.

**Is regulatory/licensing/contracting talking about other service options for DAHS facilities?** Considering that our clients are being told to stay at home by CDC/local health authorities/governor. Also considering that most of these clients depend on DAHS facilities for meals, transportation, medicine administration and shopping tasks.

**Answer:** PRT has not expanded service options beyond those defined in the [TAC 98](https://texas.gov/rules). For reimbursement questions relating to transportation or taking clients on shopping tasks, please contact your normal contracting office. If you desire to administer medication in a resident’s home, we can assist you with information for pursuing a separate HCCSA license. Please refer to [TAC 558](https://texas.gov/rules).

**April 10, 2020**

**Are all DAHS facilities going to be forced to close?**

Governor Abbott’s Executive Order No. GA–14, relating to statewide continuity of essential services and activities during the COVID-19 disaster, did not explicitly shut down DAHS facilities. It stated that essential services, including long-term care services, may continue to be provided and cites to federal guidance on essential services.
This federal guidance defining essential services is found in the **Essential Critical Workforce** list. The list includes the following:

- **Healthcare/Public Health.** Examples include: Workers in other medical and biomedical facilities (including Ambulatory Health and Surgical, Blood Banks, Clinics, Community Mental Health, Comprehensive Outpatient rehabilitation, End Stage Renal Disease, Health Departments, Home Health care, Hospices, Hospitals, Long Term Care, Nursing Care Facilities, Organ Pharmacies, Procurement Organizations, Psychiatric Residential, Rural Health Clinics and Federally Qualified Health Centers, and retail facilities specializing in medical good and supplies).

- **Residential/Shelter Facilities and Services.** Examples include: Workers in dependent care services, in support of workers in other essential products or services; workers who support food, shelter, and social services, and other necessities of life for needy groups and individuals, including in-need populations and COVID-19 responders (including travelling medical staff); workers performing services in support of the elderly and disabled populations who coordinate a variety of services, including health care appointments and activities of daily living.

While HHSC acknowledges a DAHS facility may provide essential services, only the specific facility knows whether the services it provides are essential services as identified in Executive Order No. GA-14. This means the decision to close or remain open should be considered on a case-by-case basis, dependent upon the clients served; the facility location; whether social distancing is available to all clients served; and other factors specific to the facility. The facility may need to adjust its operations, including limiting the number of clients receiving services, to ensure that social distancing and other precautions can be maintained.

Note that GA-14 states that “any conflicting order issued by local officials...to the extent that such a local order restricts essential services” is superseded by the EO. If a local authority is attempting to restrict your DAHS by local order, we recommend you reach out to your own legal counsel to determine if the local order is appropriate and enforceable. We do not recommend that you refuse to comply with the direction or order of any government official. We recommend you cooperate with local officials and seek legal counsel.

**How many clients can we serve?**
Answer: A DAHS facility can serve clients as long as they ensure adequate staffing and have enough space in the building to practice social distancing. If the building is not large enough to support the number of clients being served while practicing social distancing techniques among staff and clients, the facility will need to make adjustments. This can include altering schedules for clients so a limited number of clients are served on specific days or shortening client hours so more clients can be served on a daily basis. If a DAHS facility has a census greater than 10, the facility should limit meal times and activities to smaller groups to maintain safe distance among staff and clients where possible.

**Can a DAHS facility alter its hours of operation and if so, must it notify HHSC?**

Answer: A contracted DAHS facility should contact HHSC or the managed care organization, as appropriate, to discuss altering hours. A licensed-only DAHS facility is not prohibited by rule and can alter hours of operation as long as clients and staff are notified of the change.

**What is “social distancing”?**

Answer: The CDC states that [Social distancing](https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/social-distancing.html), also called “physical distancing,” means keeping space between yourself and other people outside of your home. To practice social or physical distancing:

- Stay at least 6 feet (about 2 arms’ length) from other people
- Do not gather in groups
- Stay out of crowded places and avoid mass gatherings

In addition to [everyday steps to prevent COVID-19](https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/everyday-precautions.html), keeping space between you and others is one of the best tools we have to avoid being exposed to this virus and slowing its spread locally and across the country and world. When COVID-19 is spreading in your area, everyone should limit close contact with individuals outside your household in indoor and outdoor spaces. Since people can spread the virus before they know they are sick, it is important to stay away from others when possible, even if you have no symptoms. Social distancing is especially important for [people who are at higher risk of getting very sick](https://www.cdc.gov/coronavirus/2019-ncov/need-extra-precautions/people-at-higher-risk.html).
Can a DAHS provide services to clients in their homes?

**Answer:** Services provided to a client in their home may not be considered DAHS services and could therefore conflict with home health licensure rules. If you are a contracted DAHS facility, you should contact your contracting entity for questions regarding specific services and whether or not they are considered reimbursable DAHS services.

We can assist you with information for pursuing a separate HCCSA license. Please refer to [TAC 558](#).

Who do we contact with questions about reimbursement?

**Answer:** You would need to contact your contracting entity or managed care organization for questions regarding reimbursement. Long-term care policy, rules and training cannot answer questions about this issue.

Who do we notify if our DAHS decides to close?

**Answer:** If a DAHS provider decides to close, it must notify the regional program manager, who will then notify HHSC long-term care licensing. Providers must also report the facility closure in TULIP and contact their contracting entity, if appropriate.

Who can enter a DAHS facility?

**Answer:** Per Governor Abbott’s June 3rd, 2020, Executive Order No. 26, DAHS providers must prohibit all visitors not providing critical assistance, given the significant health and safety risk to medically fragile clients posed by COVID-19.

People shall not visit nursing homes, state supported living centers, assisted living facilities, or long-term care facilities unless as determined through guidance from the Texas Health and Human Services Commission (HHSC). Nursing homes, state supported living centers, assisted living facilities, and long-term care facilities should follow infection control policies and practices.
set forth by HHSC, including minimizing the movement of staff between facilities whenever possible.

Visitors who provide critical assistance can include the following:
• Persons who provide essential services such as doctors, nurses, home health staff whose services are necessary to ensure client care is provided and to protect the health and safety of clients being served.
• Individuals with legal authority to enter such as HHSC surveyors, whose presence is necessary to ensure the DAHS is protecting the health and safety of clients and providing appropriate care.

This is addressed in Provider letter 20-14 and in 40 TAC 98.65, Emergency Rule for Day Activity and Health Services Response to COVID-19.

Are DAHS facilities required to screen everyone who comes into the building?

A DAHS must develop written policies for the control of communicable diseases in employees and clients, which include COVID 19 and provision of a safe and sanitary environment for clients and their families. Temperature checks should be performed, and hand sanitizer should be available to all. Provider letter 20-14 directs DAHS facilities to take precautions and screen all persons prior to entry, including clients and staff. Visitors providing critical assistance must be screened as required by 40 TAC 98.65 prior to being permitted to enter the DAHS facility.

If there is a fire or medical emergency, do emergency responders need to be screened before entering a DAHS?

Answer: A DAHS provider should not require screening of emergency services personnel responding to an emergency.

Are vendors that inspect, test, and maintain fire systems considered essential, and should they be granted entry into a DAHS?
Answer: Yes. These are considered essential services, and the vendors are permitted to enter as a visitor providing critical assistance. These vendors should be granted access if they are screened and follow appropriate CDC guidelines for transmission-based precautions. Emergency Rule §98.65 states that a day activity and health services facility may allow entry of persons providing critical assistance, unless the person meets one or more of the following screening criteria:
(1) Fever or signs or symptoms of a respiratory infection, such as cough, shortness of breath, or sore throat;
(2) Contact in the last 14 days with someone who has a confirmed diagnosis of COVID-19, someone who is under investigation for COVID-19, or someone who is ill with a respiratory illness; or
(3) International travel within the last 14 days to countries with ongoing community transmission.

What do I do if I cannot find PPE?

Answer: DAHS providers who are having difficulty obtaining PPE should follow national guidelines for optimizing their current supply or identify the next best option to care for clients receiving services while protecting staff. If providers are unable to obtain PPE for reasons outside their control, HHSC surveyors will not cite them. For the most current guidance on the use of PPE and how to conserve it, access resources from DSHS and CDC. The CDC COVID-19 website has sections for health care professionals and health care facilities. The CDC also has specific information relating to:
- Healthcare Supply of PPE
- Strategies to Optimize PPE and Equipment
- Strategies to Optimize Eye Protection
- Strategies to Optimize Isolation Gowns
- Strategies to Optimize Face Masks
- Strategies to Optimize N-95 Respirators
- Crisis Alternate Strategies for N-95 Respirators

Requesting PPE through Local Emergency Management
STAR is a system operated by the Texas Department of Emergency Management that allows local emergency coordinators to request equipment
and supplies. By working through your local emergency management officials, you can ask them to initiate a STAR request.

**Requesting PPE through a Regional Advisory Council (RAC)**
Each of the 22 RACs in Texas is tasked with developing, implementing, and monitoring a regional emergency medical service trauma system plan. Providers also can [contact their RAC](#) to request PPE.

**Are staff required to use full PPE when providing care to clients?**
*Answer:* Standard precautions specific to COVID-19, such as wearing gloves when providing direct care, should be followed when caring for any client, regardless if they are showing symptoms. If a client has a temperature less than 100°F and shows no symptoms consistent with COVID-19, then full PPE is not required. However, until the client is determined to be without such symptoms, staff should wear appropriate PPE for the client encounter.

**Can clients still participate in social activities while at the DAHS?**
*Answer:* DAHS facilities should limit activities to groups of 10 or fewer to maintain social distance among staff and clients. Playing cards, board games, craft supplies, and other shared objects must be properly sanitized before and after each use. Clients must be free of symptoms of COVID-19 or other respiratory infection before being allowed to participate. There should be 6 feet of space between everyone involved in the activity, and participating individuals should wear gloves and masks if available.

**In an event that an outbreak happens at another DAHS in the area, will we be informed about the situation so that we may prepare and take the necessary measures?**
*Answer:* DAHS providers can contact the local health authority for information regarding confirmed COVID-19 cases in the immediate area. DSHS has created a [COVID-19 case dashboard](#) that includes the number of COVID-19 confirmed cases in Texas by county.

**Will HHSC continue to perform surveys?**
Answer: HHSC long-term care regulatory will continue to investigate complaints and incidents. Surveys and investigations classified at the immediate threat level will be prioritized. An infection control review will be conducted during all surveys and investigations.