

To: Agency Directors, HR Contacts
From: Emily Rajakovich, ADOA HR Director
CC: Daniel Ruiz, Sarah Pirzada, Andy Tobin
Original Posting Date: July 30, 2020
Revised Date: [April 9, 2021](#)

Re: HR GUIDANCE AND FAQs

This HR COVID-19 guidance document has been revised to reflect the most current guidance from the CDC and other public health authorities in a format that is **organized by topic area** for easier reference by users. **Updated guidance is highlighted for easier identification.** If you need earlier information that doesn't appear here, please contact covid19questions@azdoa.gov.

Nothing in this guidance should be interpreted to conflict with Centers for Disease Control and Prevention (CDC) or the Arizona Department of Health Services (ADHS) guidance and/or recommendations. If a conflict is discovered, the CDC or ADHS governs.

KEY TOPICS ADDRESSED IN THIS GUIDANCE

[ADMINISTRATIVE LEAVE](#)

[AMERICANS WITH DISABILITIES ACT \(ADA\)](#)

[CENTERS FOR DISEASE CONTROL AND PREVENTION \(CDC\)](#)

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ADMINISTRATIVE LEAVE

Agency heads have the ability to approve administrative leave for employees for certain COVID-related purposes as the public health emergency resulting from the pandemic continues. Administrative leave may be approved for:

- employees who are unable to telework and have been placed on leave due to lack of work or the workplace being closed
- employees who are unable to telework and have exhausted their paid sick leave and annual leave balances, but who are ill with or quarantined for COVID-19 symptoms or a diagnosis of COVID-19
- Employees who need to provide care for a family member who is ill with COVID-19 symptoms or a diagnosis of COVID-19

At this time, agency managers/supervisors may directly approve emergency paid administrative leave for employees who have exhausted their paid sick leave and annual leave balances. Employees are not required to exhaust any other paid leave balances (e.g., holiday leave, compensatory leave, etc.) before being considered for administrative leave. Emergency paid administrative leave does not need to be approved on a case-by-case basis by the Agency Director or CHRO, although the Agency Director or CHRO can set an agency-specific process for approval to ensure consistency across the agency. To allow flexibility, no statewide approval form will be required at this time.

Please provide the following guidance to employees on paid administrative leave:

FOR EMPLOYEES: Employees approved for emergency paid administrative leave should be available by phone and/or email during business hours. Employees should be checking their email or phone regularly (an agency might require twice a day, for example) for updates from their agency leadership, manager/supervisor or human resources. Employees should make every attempt to reply to requests or communications from their agency or manager promptly. Employees should watch for communications from the State of Arizona, their agency or manager on when employees are called back to work and emergency paid administrative leave is ended. Employees are required to report back to work at their direction of their agency once emergency paid administrative leave is ended or when otherwise directed by their manager or agency head.

AMERICANS WITH DISABILITIES ACT (ADA)

Employees with disabilities may request a reasonable accommodation, such as the ability to work full-time from home, due to the pandemic. These situations should be referred to Human Resources, who will engage in the interactive process and ensure that each request is addressed on a case-by-case basis. General questions regarding the ADA and COVID-19 can be sent to covid19questions@azdoa.gov.

CENTERS FOR DISEASE CONTROL AND PREVENTION (CDC)

The CDC is the federal public health protection agency guiding the nation's response to the pandemic. Many of the references herein are directly from the CDC's COVID-19 website, which is updated frequently, at <https://www.cdc.gov/coronavirus/2019-nCoV/index.html>.

CHILD CARE (Updated 04/05/21)

Those seeking assistance with child care during this time may find these resources to be helpful: [Child Care Resources & Referral](#) (CCR&R) [Arizona Department of Economic Security Child Care](#) website

During the COVID-19 emergency, Arizona remains focused on keeping children safe and supporting their families and providers. To ensure Arizona's first responders, critical healthcare workers, essential government operations, grocery store and food bank workers, and licensed/certified child care workers have access to the resources they need to continue providing essential frontline services while combating COVID-19, the Department of Economic Security (DES) is partnering with contracted child care providers, to offer child care through the Essential Workers Child Care Relief Emergency Child Care Scholarship Program.

If your agency has essential government operations and a workforce in need of child care assistance, please encourage your employees to register [here](#) for the Essential Workers Child Care Relief Scholarship. **This program provides scholarships until May 31, 2021.**

In addition to qualifying as serving an essential function, parent eligibility requires that:

- Critical job functions cannot be completed remotely (telework);
- Household income is \$65,000 or less annually; and
- The parent does not have access to child care and/or in person school services, or there is a health or safety concern with the child attending in person school services.

All eligible families that register will be assisted in finding care.

CONTACT TRACING (Updated and Link to Form 07/22/20)

Contact tracing is a process public health officials use to prevent the spread of an infectious disease outbreak. When a patient is confirmed to have an infectious illness, it is critical that they isolate themselves to prevent further spread of that illness. The Arizona Department of Health Services (DHS) receives COVID-19 test results on a daily basis. **DHS will do the contact tracing for State employees who have tested positive for COVID-19.** When DHS learns of a positive test result for a state employee, they will contact the employee, as well as those persons with whom the employee identifies they were in close contact, generally considered to be 15 minutes of cumulative contact within a distance of six feet over a 24 hour period.

The DHS team helps those who have been infected recall where they have been and with whom they had close contact while they were infectious. Those “contacts” are contacted by public health staff and asked to quarantine themselves to stop further spread of the illness.

Reporting to DHS: Agency HR staff should notify DHS when the agency is informed that an employee has tested positive and should also make agency employees aware of the self-reporting form at:

https://docs.google.com/forms/d/e/1FAIpQLSfwrJMUioagsWR_M5OnYlzFIKqrR6Y-K5TzNUgeydPXyfRBpw/viewform

CRITICAL INFRASTRUCTURE WORKERS, EMERGENCY RESPONDERS AND HEALTH CARE PROVIDERS (Updated CDC Guidance November 16, 2020)

In State government, we have an important responsibility to continue to offer public services even during a pandemic. Some State responsibilities are 24/7 and require employees to be present to protect the public or serve vulnerable populations. There is less flexibility for these employees to telecommute or alter their work responsibilities or schedules.

Agency heads have the ability to determine the essential positions that are required to complete the agency's mission each day. At the discretion of the agency head, these employees may have leave time denied or curtailed in order for the employees to carry on the critical work of the agency. Agencies should make every effort to ensure a safe working environment and attempt to offer flexibility where feasible.

The CDC has identified **critical infrastructure workers** to include personnel in 16 different sectors of work including but not limited to:

- Federal, state, & local law enforcement
- 911 call center employees
- Fusion Center employees
- Hazardous material responders from government and the private sector
- Janitorial staff and other custodial staff

- Workers – including contracted vendors – in food and agriculture, critical manufacturing, informational technology, transportation, energy and government facilities

State employees may also fall into the categories of **emergency responders or health care providers** as defined by the [U.S. Department of Labor](#) (see questions 56 and 57, updated with September 16, 2020 DOL clarification of health care provider) or through other ADOA exemptions, including employees working at DCS, DES, and DHS. These employees may also have leave time denied or curtailed to meet the special missions of their agency.

Special protocol for these essential workers: If a state employee is a critical infrastructure worker, emergency responder or health care provider who has had a contact with or exposure to an individual with COVID-19 AND the employee **does not have any symptoms** associated with COVID-19, **he/she should go to the worksite only as a last resort and only in limited circumstances** during the 14 days after the last contact with the person with COVID-19, the employee should closely monitor for symptoms, and wear a face covering full-time at work.

(Source:

[COVID-19 Critical Infrastructure Sector Response Planning](#))

EMPLOYEE NOTIFICATIONS OF POSSIBLE EXPOSURE

When a State employee tests positive for COVID-19, the State will take all necessary steps to ensure employees or other persons potentially affected are aware that an employee (or other individual) who has been physically present in the workplace has tested positive for COVID-19. The State will follow the guidelines and recommendations of all relevant health authorities in this process. The State may not disclose information that would reveal an employee's identity or confidential medical information, so agencies should work with ADOA HR on these notifications to protect employee privacy.

Agencies should ensure they notify the Department of Health Services, which will do the necessary contact tracing.

FACE COVERINGS (Updated March 30, 2021)

Face coverings continue to be recommended by the CDC whenever physical/social distancing cannot be maintained. Some agencies may have stricter standards and may specify certain types of face coverings/masks and other personal protective equipment (PPE) as appropriate to the mission and functions of the agency. Employees must follow the policies and procedures of their agencies.

Children less than 2 years of age should never wear non-medical cloth face coverings due to safety concerns. At this time, we do not recommend children in a congregate child care setting wear cloth-based face coverings due to the risks to themselves or other children in the facility.

On August 27, 2020, the CDC published very helpful guidance on the selection, wearing and cleaning of masks at: [Your Guide to Masks](#). This was updated on February 22, 2021 to reflect the February 2, 2021 mandate to wear masks on all forms of public transportation within the U.S. Other helpful guidance can be found at: [COVID-19: Considerations for Wearing Masks](#)

FAMILIES FIRST CORONAVIRUS RESPONSE ACT (FFCRA) - Expired 12/31/20

Effective from April 1 through December 31, 2020, the FFCRA provided up to 80 hours of Emergency Paid Sick Leave to all employees who were unable to work and who needed to be on leave due to being ill, being quarantined, caring for others who were ill or quarantined, or caring for young children who were unable to attend school or their child care provider due to COVID-19. Additionally, this law provided up to 12 weeks of Emergency Family Medical Leave to employees who have been employed for at least 30 days who had to care for children due to their school or child care provider being closed or unavailable due to COVID-19.

This law expired on December 31, 2020.

FEARFUL EMPLOYEES

For employees who are not ill, but are afraid or concerned to come to work:

- Managers should determine if their position is eligible for telework. If so, have them telework, if they are not already. If not:
 - Employees may request to use annual leave or leave without pay. However, approval is not required or guaranteed and will depend on the staffing situation at the employee's work site.
- It is natural to feel anxiety or stress about COVID-19, so please remind employees of the services available through our Employee Assistance Program (EAP) called ComPsych. Services can be accessed by calling 1-877-327-2362 or visiting guidanceresources.com. Enter company code HN8876C to register.

HIGHER RISK INDIVIDUALS (Updated CDC Guidance October 16, 2020)

The CDC continually updates their guidance and materials for individuals who may be at higher risk. An example can be found at: [What You Can Do if You are at Higher Risk of Severe Illness from COVID-19](#)

Individuals should consult with their own health care provider for more information about conditions that may impact them.

What arrangements should an agency make for employees who may be at higher risk?

Employees who may be at higher risk for COVID-19 illness may request working arrangements through their agency that lower their risk of exposure. An agency should work to grant arrangements, including expanded telework or alternative duties, if feasible.

Since many of the underlying health conditions could constitute a disability under the Americans with Disabilities Act (ADA), the agency should engage in the interactive process the state uses as part of our standard work for ADA situations. These are handled on a case-by-case basis, so for those employees who can perform the essential functions of the job, the agency may be able to provide reasonable accommodation. For those who cannot return to work or perform the essential functions, the agency should work with ADOA HRD.

LEAVE

For COVID-related reasons resulting in the need for leave, employees may use sick leave and annual leave as needed. Regarding the use of sick leave to care for a family member who is ill with COVID-19 symptoms or illness, the rule limiting family sick leave to 40 hours has been temporarily waived. Employees can use more than 40 hours of sick leave to care for a family member with COVID-19 symptoms.

If employees have exhausted their own paid sick and annual leave balances, their agency head may approve the use of emergency administrative leave for COVID-related situations. Refer to the section on ***Administrative Leave*** in this document for more information on that type of leave.

PENDING TEST RESULTS (Updated CDC Guidance October 21, 2020)

Guidance for state employees awaiting COVID-19 testing results (for non-emergency responders and non-health care providers):

A state employee should be tested for COVID-19 if they have symptoms of the virus or are concerned about ***close contact*** with an individual who has either tested positive for the virus, or has been told by their healthcare provider that they are presumed to be COVID-19 positive. The CDC definition of ***close contact*** was updated on 10/21/20 to: Someone who was within 6 feet of an infected person for a ***cumulative total of 15 minutes or more over a 24-hour period*** starting from 2 days before illness onset (or, for asymptomatic patients, 2 days prior to test specimen collection) until the time the patient is isolated. More details can be found at:

<https://www.cdc.gov/coronavirus/2019-ncov/php/contact-tracing/contact-tracing-plan/appendix.html#contact>

The Arizona Department of Health Services provides guidance on close contact at:
[COVID-19: Close Contacts](#)

Eligible employees may telework pending their results if they are able to do so.

- Employees **with symptoms who test positive** for COVID-19 should stay home until:
 - They are fever free for at least 24 hours without the use of fever-reducing medication; AND
 - Other symptoms have improved; AND
 - At least 10 calendar days have passed since symptoms first appeared; OR
 - At least 20 calendar days have passed for individuals who had severe illness, including hospitalization or a stay in the ICU due to COVID symptoms; OR
 - At least 20 calendar days have passed for individuals who are considered severely immunocompromised

More specific information is available from the Arizona Department of Health Services at:
['Release from Isolation and Quarantine' Guidance](#)

- Employees **with symptoms who test negative for COVID-19** should stay home until:
 - They are fever free for at least 24 hours (updated July 17, 2020) without the use of fever-reducing medication; AND
 - Other symptoms have improved
- Employees **with symptoms who are awaiting test results** should stay home until:
 - Test results are available. If results are delayed, follow guidance for those **with symptoms who test positive** for COVID-19 (above).
 - Once results are available, follow the recommendations based on results.
- Employees **with symptoms who have not been tested for COVID-19** should stay home until:
 - They are fever free for at least 24 hours (updated July 17, 2020) without the use of fever-reducing medication; AND
 - Other symptoms have improved; AND
 - At least 10 days have passed since symptoms first appeared.
 - Updated guidance from the CDC in July 2020 notes that those who had close contact with an individual with COVID-19 should stay home for at least 14 days and those with severe symptoms may warrant isolation of up to 20 days. In these situations, consultation with infection control experts is suggested.
- Employees **without symptoms who test positive for COVID-19** should follow the guidance of the Arizona Department of Health Services. **They may or may not need to isolate, depending on the type of COVID-19 test administered to them.**

More specific information is available from the Arizona Department of Health Services at: ['Release from Isolation and Quarantine' Guidance](#)

- Employees **without symptoms who test negative for COVID-19** do not need to isolate, but should follow standard precautions.
- Employees **without symptoms who are awaiting test results** do not need to isolate, but should follow standard precautions.

The Arizona Department of Health Services has developed a flowchart to guide one through various Release From Isolation alternatives at: [Arizona COVID-19 Guidance 'Release from Isolation' Flow Chart](#)

Agencies may need to address staffing plans to allow for employee absences due to pending COVID-19 testing results.

Guidance for Emergency Responders and Health Care Providers: (Updated CDC Guidance November 16, 2020)

For State employees designated as an emergency responder or health care provider AND they **do not have any symptoms** associated with COVID-19, they **should go to the worksite only as a last resort and only in limited circumstances** during the 14 days after the last contact with the person with COVID-19, the employee should closely monitor for symptoms, and wear a face covering full-time at work. (Source: [COVID-19 Critical Infrastructure Sector Response Planning](#))

Additional recommendations on testing protocols are available in this “Release from Isolation” guidance from ADHS: ['Release from Isolation and Quarantine' Guidance](#)

Please also see Quarantine Guidance of Household and Close Contacts from the Maricopa County Department of Public Health:

[If you were within 6 feet of a person with COVID-19 for a cumulative total of 15 minutes or more over a 24-hour period or had p](#)

RETURNING TO WORK (AND BEING BACK AMONG OTHERS)

For employees who are NOT critical/essential/emergency/healthcare workers:

(Updated CDC Guidance December 11, 2020)

- Sick employees or those with COVID-19 symptoms should stay home. (Employees who are authorized to telework and feel up to this may do so.)

- Sick employees should follow the guidance under the **Pending Test Results** section of this document.
 - In general, employees with COVID-19 symptoms may need to isolate for at least 10 days from the onset of symptoms or a positive test. They should have at least 24 hours (updated July 17, 2020) free from symptoms and the need for mitigating medication before they return to work.
- Employees who have had confirmed close contact with anyone with COVID-19 may need to stay home, stay away from others and monitor for symptoms for at least 14 days after your last close contact with the individual who is ill.
 - **NOTE:** The CDC modified its guidance on the 14-day quarantine period on December 2, 2020. The ADHS has provided the following clarifications consistent with the modified CDC guidance. (Source: ['Release from Isolation and Quarantine' Guidance](#))

A person who had known close contact with a confirmed COVID-19 case should quarantine for 14 days from their last exposure to the case. However, individuals may be eligible for the acceptable options to shorten quarantine outlined below. Individuals may use the alternatives only if the following conditions are met:

- Individual does not live in a congregate setting; AND
- No clinical evidence of COVID-19 has been elicited by daily symptom monitoring during the entirety of quarantine up to the time at which quarantine is discontinued; AND
- Daily symptom monitoring continues through quarantine Day 14; AND
- Strict adherence to all recommended non-pharmaceutical interventions (e.g., correct and consistent mask use, physical distancing) continues through quarantine Day 14. Updated: 12/11/2020 If symptoms develop, they should immediately self-isolate and contact the health department or their healthcare provider to report this change in clinical status.

The following options to shorten quarantine are acceptable alternatives if the conditions above are met:

- Quarantine can end on Day 11 (i.e., quarantine at home for 10 full days) without testing and if no symptoms have been reported during daily monitoring.
- Quarantine can end as early as Day 8 (i.e., quarantine at home for at least 7 full days) if a diagnostic specimen tests negative and if no symptoms were reported during daily monitoring. The specimen must be collected and tested no earlier than Day 6 (i.e., after at least 5 full days) following their last known exposure, and quarantine still cannot be discontinued earlier than Day 8.

However, if they test positive for COVID-19 by PCR or antigen testing, they should follow the relevant isolation guidance.

What counts as close contact? (Updated CDC Guidance October 21, 2020)

<https://www.cdc.gov/coronavirus/2019-ncov/php/contact-tracing/contact-tracing-plan/appendix.html#contact>

- You were within 6 feet of someone who has COVID-19 for a cumulative total of at least **15 minutes or more over a 24 hour period**
- You provided care at home to someone who is sick with COVID-19
- You had direct physical contact with the person (touched, hugged, or kissed them)
- You shared eating or drinking utensils
- They sneezed, coughed, or somehow got respiratory droplets on you
- Employees who are **asymptomatic, and have not had a close contact as described above, who are awaiting test results, do not need to isolate.**
 - Take everyday precautions to prevent the spread of COVID-19. Once results are available, follow recommendations based on results.
- **Second COVID-19 test:**
 - Neither the CDC or ADHS recommend requiring employees to have a second COVID-19 test before returning to work.
- Detailed information on types of testing and results can be found at: [Testing for COVID-19: PCR and Serology \(Antibody Testing\) – AZ Dept. of Health Services Director's Blog](#)
- More information on waiting periods and getting back with others can be found at: [When You Can be Around Others After You Had or Likely Had COVID-19](#)
- Another source of information from ADHS can be found at: ['Release from Isolation and Quarantine' Guidance](#)

For employees who ARE critical/essential/emergency/healthcare workers who cannot telework:

Employees who have COVID-19 symptoms should follow the guidelines above.

Agencies should follow the process below for state employees considered an **emergency responder or health care provider** as defined by the [U.S. Department of Labor](#) or through other ADOA exemptions, including DCS and select DES employees.

On November 16, 2020, the CDC modified their guidance for [“critical infrastructure workers”](#). For State employees designated as an emergency responder or health care provider AND they **do not have any symptoms** associated with COVID-19, they **should go to the worksite only as a last resort and only in limited circumstances** during the 14 days after the last contact with the person with COVID-19, the employee should closely monitor for symptoms, and wear a face covering full-time at work. (Source: [COVID-19 Critical Infrastructure Sector Response Planning](#))

Critical infrastructure workers include law enforcement, 911 call center employees, fusion center employees, hazardous material responders from government and the private sector, janitorial staff and other custodial staff, other workers – including contracted vendors – in food and agriculture, critical manufacturing, informational technology, transportation, energy and government facilities. (Source: [“Implementing Safety Practices for Critical Infrastructure Workers Who May Have Had Exposure to a Person with Suspected or Confirmed COVID-19.”](#) CDC, April 2020)

- Critical infrastructure workers, emergency responders and health care providers who are **asymptomatic** after a confirmed contact or exposure and are **awaiting testing results or who have not yet been tested and who must return to the workplace should take the following precautions:**
 - **Pre-Screen Before Reporting for Duty:** Assess for symptoms, including temperature, prior to starting work. The employer may perform the temperature check or the employee may check his/her own temperature. If an agency is implementing on-site temperature checks, the agency should work with ADOA HR.
 - **Monitor for Symptoms:** As long as the employee doesn't have a temperature or symptoms, the employee may work and monitor for signs of any symptoms. The employee should leave work immediately if symptoms are present.
 - **Always Wear a Mask:** The employee must wear a fabric face covering/mask at all times while in the workplace. Agencies can issue face coverings/masks or can approve employees' supplied cloth face coverings in the event of shortages.
 - **Physically Distance:** The employee should maintain 6 feet and practice physical/social distancing as work duties permit in the workplace.
 - **Disinfect and Clean Work Spaces:** The employee or employer should clean and disinfect all areas such as offices, bathrooms, common areas, shared electronic equipment routinely.

Public Health Recommendations for Vaccinated Persons: (Updated CDC Guidance April 2, 2021)

On April 2, 2021, 2021, the CDC modified their guidance for vaccinated persons. Fully vaccinated persons who meet criteria are no longer required to quarantine following an exposure to someone with COVID-19.

At this time, vaccinated persons should continue to follow [current guidance](#) to protect themselves and others, including wearing a mask, staying at least 6 feet away from others, avoiding crowds, avoiding poorly ventilated spaces, covering coughs and sneezes, washing hands often, following [CDC travel guidance](#), and following any applicable workplace or school guidance, including guidance related to personal protective equipment use or SARS-CoV-2 testing.

If you've been around someone who has COVID-19, you do not need to stay away from others or get tested unless you have symptoms.

However, if you live in a group setting (like a correctional or detention facility or group home) and are around someone who has COVID-19, you should still stay away from others for 14 days and get tested, even if you don't have symptoms.

You should still watch out for [symptoms of COVID-19](#), especially if you've been around someone who is sick. If you have symptoms of COVID-19, you should get [tested](#) and [stay home](#) and away from others. More information is available at: [Updated: When You've Been Fully Vaccinated](#)

RETURNING TO THE WORKPLACE TOOLKIT

We have developed a Returning to the Workplace Toolkit, **which may be used for planning purposes right now**, as agencies think about reopening their workplaces. When the Governor declares the state to be in Phase II of the pandemic response, this toolkit will be fully implemented. This planning tool can be located at:

[Returning to the Workplace Tool Kit v2](#)

SCHOOL REOPENING AND SCHOOL AGED CHILDREN (Updated: 09/30/20)

School districts in Arizona have taken a variety of approaches to offer continued education to the children in their charge during the pandemic. Employees with school aged children may have a number of options for their children's education, including in-person classes, virtual learning, and more flexible school schedules. Some school districts are offering parents a mix of those and perhaps other options.

Agency heads are encouraged to allow employees with families maximum flexibility and understanding as they identify the best arrangements for their families during this time. Whatever option(s) parents may select with respect to their school aged children, State employees are still expected to meet the mission of their agency and complete their work as required to maintain the vital services we provide to the citizens of Arizona.

TELEWORK

All agencies are encouraged to allow employees to telework whenever possible to reduce potential exposure to others who may have COVID-19. Agencies seeking guidance on how to effectively implement teleworking should contact ADOA HRD for assistance.

Telework: If an employee's position is eligible for telework, please use the following procedures:

- If not yet completed, have employees take the telework training (TRP1000) in the state's CBT portal. The training can be done after telework has been approved. [ADOA - Log In](#)
- If not yet completed, employees must complete and sign the State's telework agreement. This can be done after telework has been approved. [Dear Telecommuter and Supervisor:](#)
- Employees should code telework time as 110 in YES.

TESTING

For State employees, regardless of whether you are on the State's medical plan, weekly COVID-19 rapid saliva testing is available at no cost. This testing is also available at no cost for dependents who are covered on the State's medical plan. New dates are added weekly and no referral is needed. More information on COVID-19 testing for State employees is at: [COVID-19 TESTING | Benefits Services Division](#).

For nasal swab COVID-19 testing, you may consult with your healthcare provider. If you do not have a healthcare provider, you may contact your medical benefits provider for assistance in locating a test location, or refer to the Arizona Department of Health Services COVID-19 page at azhealth.gov/covid19testing.

TRAINING

ADOA HRD has developed a PowerPoint presentation to inform employees about changes they might see as they return to their workplaces. This can be found at: [Returning to the Workplace \(PPT for Employees\)](#)

VACCINES

The Arizona Department of Health Services (ADHS), along with county and local health departments, is coordinating vaccine distribution throughout Arizona. **Effective March 22, 2021, anyone age 16 and above is eligible to receive a vaccine in Arizona.**

The State has established multiple vaccine distribution locations, and State employees have been notified of how they may obtain a vaccine, if they wish to do so. Information regarding the State's vaccine program, as well as other general information, can be found on the State employee benefits site at: benefitoptions.az.gov/covidvaccine

Vaccinations are voluntary. For additional information related to the COVID-19 vaccines, individuals can visit the [Centers for Disease Control and Prevention](#) and the [ADHS](#) websites.

Agency heads may allow employees to use a reasonable amount of paid administrative leave to obtain a vaccine, including a reasonable commute time, subject to pre-approval within the agency. The agency head can set an agency-specific process for approval to ensure consistency across the agency. If paid administrative leave is authorized and used for the purposes of obtaining a vaccine, it should be coded under pay code 376, Admin Leave-Emergency. This applies to employees whether they are exempt (salaried) or non-exempt (paid hourly). If, prior to 4/3/2021, an employee was permitted to use paid work time to obtain a vaccine (as provided under previous guidance), it is not necessary to make any retroactive adjustments to the employee's earlier time records.

Employees who have already received a vaccine outside of the State of Arizona Vaccine program and would like to let us know may complete a quick survey so we can better prioritize and manage the inventory at [survey](#).

Employees seeking guidance on public health practices once they have obtained the vaccine may refer to the “Public Health Recommendations for Vaccinated Persons” information on page 11.

COVID-19 questions may be directed to Human Resources at covid19questions@azdoa.gov