WHEREAS the Alabama Emergency Management Act of 1955, as amended, confers upon the Governor the power to proclaim a state of emergency when a public health emergency has occurred or is reasonably anticipated in the immediate future, see Ala. Code § 31-9-8;

WHEREAS the State Health Officer has reported the appearance of the 2019 novel coronavirus known as COVID-19 in the State of Alabama; and

WHEREAS the appearance of COVID-19 in the State indicates the potential of widespread exposure to an infectious agent that poses significant risk of substantial harm to a large number of people;

NOW, THEREFORE, I, Kay Ivey, Governor of the State of Alabama, on the recommendation of the State Health Officer and pursuant to relevant provisions of the Alabama Emergency Management Act of 1955, as amended, Ala. Code §§ 31-9-1 et seq., do hereby declare that a state public health emergency exists in the State of Alabama. I direct the appropriate state agencies to exercise their statutory and regulatory authority to assist the communities and entities affected. I also direct the Alabama Department of Public Health and the Alabama Emergency Management Agency to seek federal assistance as may be available.

FURTHER, I hereby proclaim and direct all of the following:

I. Alternative standards of care

I find that COVID-19 cases could overwhelm the health care facilities and personnel of this State and undermine their ability to deliver patient care in the traditional, normal, and customary manner or using the traditional, normal, and customary standards of care. To that end:

A. Health care facilities that have invoked their emergency operation plans in response to this public health emergency may implement the “alternative standards of care” plans provided therein, and those alternative standards of care are declared to be the state-approved standard of care in health care facilities to be executed by health care professionals and allied professions and occupations providing services in response to this outbreak.

B. These alternative standards of care shall serve as the “standard of care” as defined in section 6-5-542(2), Code of Alabama, for the purposes of section 6-5-540 et seq. The “degree of care” owed to patients by licensed, registered, or certified health care professionals for the purposes of section 6-5-484 shall be the same degree of care set forth in the alternative-standards-of-care plans. To the extent that the provisions of section 6-5-540 et seq. are inconsistent with this order, those provisions are hereby suspended.
C. All health care professionals and assisting personnel executing the alternative-
standards-of-care plans in good faith are hereby declared to be “Emergency
Management Workers” of the State of Alabama for the purposes of Title 31 of the
Code of Alabama.

D. The State Health Officer shall inform members of the public on how to protect
themselves and on the actions being taken in response to this public health
emergency.

E. Any person suspected or confirmed as having COVID-19 shall obey the
instructions given or communicated by the State Health Officer, or his designee,
to prevent the spread of disease pursuant to section 22-11A-7, Code of Alabama.
Instructions may include, but are not limited to, specific directions to be followed
related to necessary self-monitoring, quarantine, and isolation. I direct all relevant
state agencies to consult with the State Health Officer and provide all appropriate
assistance to assure compliance with such instructions.

II. Price gouging

In accordance with sections 8-31-1 through 8-31-6 of the Code of Alabama, all
persons are hereby placed on notice that it is unlawful for any person within the State of
Alabama to impose unconscionable prices (i.e., to engage in “price gouging”) for the sale
or rental of any commodity or rental facility during the period of a declared state of
emergency.

III. School closures

Any affected school system that is closed as a direct result of its response to
COVID-19 and that loses student days or employee days, or both, may appeal to the State
Superintendent of Education for relief in fulfilling the local school calendar with respect
to student days or employee days, or both, with no loss of income to employees. See Ala.
Code § 16-13-231(b)(1)c.2.

IV. State-government office closures

State government offices may be closed at the direction of the Governor. State
agency heads will receive instructions from the Governor’s Office or the State Personnel
Director if closures are authorized.

V. Waiver of certain federal hours-of-service requirements

Pursuant to 49 C.F.R. § 390.23, this declaration of a state of emergency facilitates a
waiver of certain regulations of the U.S. Department of Transportation-Federal Motor
Carrier Safety Administration (FMCSA), including 49 C.F.R. Part 395 (Hours of Service
for Drivers), as it relates to the provision of emergency-or disaster-related materials,
supplies, goods, and services. This waiver shall terminate at the earliest of (1) the
conclusion of the motor carrier’s or driver’s direct assistance in providing emergency
relief; (2) 30 days from the initial declaration of emergency; (3) the issuance of a
proclamation terminating this State of Emergency; or (4) any other time dictated by the
FMCSA’s regulations. Motor carriers that have an out-of-service order in effect may not
take advantage of the relief from regulation that this declaration provides under 49 C.F.R.
§ 390.23.

FURTHER, I declare that this proclamation and all subsequent orders, laws, rules,
or regulations issued pursuant hereto shall remain in full force and effect for the duration
of the public health emergency unless rescinded or extended by proclamation.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal to be affixed by the Secretary of State at the State Capitol in the City of Montgomery on this 13th day of March, 2020.

Kay Ivey
Governor

ATTEST:

John H. Merrill
Secretary of State