**NOTICE**

**IF YOU HAVE FLU SYMPTOMS: DO NOT ENTER**

**(*Please go home, get rest, and come back when healthy*.)**

**California Penal Codes 2052, 182, and 185 prohibit this establishment from the unlicensed practice of medicine** (*such as taking temperatures*)**, or any act injurious to public health. \*\*\*Requiring face coverings of *any kind* is prescribing a medical device or other equipment that may cause injury to private or public people.**

**Cal. OSHA Regulation § 5144 requires a medical physician to provide *written approval* that an employee is physically fit to restrict his/her breathing, as oxygen levels below 19.5% may cause permanent brain damage.**

**WE ARE A PRIVATE BUSINESS (*NOT A GOVERNMENT AGENCY*); THEREFORE, POSSESS THE RIGHT TO DO BUSINESS:**

**Article I, Declaration of Rights, Section 16** of the “*California State Constitution, 1849*” AND . . .

**Article I, Section 10, Clause 1** of the “*Constitution for the united States of America*”, aka: “**Contract Clause**” state: “***No*** *bill of attainder, ex post facto law,* ***or law impairing the obligation of contracts, shall ever be passed***.”

**Article IV, Section 2** states “*The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States*.” (*You have the right to medical privacy further protected by the ADA and HIPAA*.)

**Article VI, Paragraph 2** “*Constitution for the united States of America*” is referred to as the **Supremacy Clause**. It establishes the federal constitution, and federal law generally, take precedence over state laws & constitutions.

**Amendment I** guarantees that “*Congress shall make* ***no law respecting an establishment of religion, or prohibiting the free exercise thereof****; ... or the right of the people peaceably to assemble, ...*.”

**Amendment IV** “*The right of the people to be* ***secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated****, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized*.”

**16 Corpus Juris Secundum; Constitutional Law § 3 [Right of self-government.]** states: **The people of the state have the sole and exclusive right to govern themselves as a free, sovereign and independent state.**

**Pursuant to the unannotated Title 28 U.S. Code - Judiciary and Judicial Procedure § 607. Practice of law prohibited** states**:** “*An officer or employee of the Administrative Office shall not engage directly or indirectly in the practice of law in any court of the United States*”. Pursuant to (June 25, 1948, ch. 646, 62 Stat. 915.)

**ANY agency that trespasses upon these rights shall be charged under: 18 U.S. Code §§ 241, 242, 245, and 2381 (Conspiracy to deprive federally protected liberties under “color of law” by treason).**

**DOMESTIC TERRORISM - Section 802 of the USA Patriot Act (Public Law No. 107-52**)

[re-codified under Title 18 U.S. Code § 2331 domestic terrorism] expanded the definition of terrorism to cover "***domestic***", as opposed to international, terrorism. A person engages in domestic terrorism if they do an act "***dangerous to human life***" that is a violation of the criminal laws of a state or the United States, if the act appears to be intended to:

 (i) intimidate or coerce a civilian population;

 (ii) influence the policy of a government by intimidation or coercion;