Committee: Infectious Disease

Title: Update to the standardized surveillance case definition and national notification for SARS-CoV-2 infection (the virus that causes COVID-19)

☒ Check this box if this position statement is an update to an existing standardized surveillance case definition and include the most recent position statement number here: 21-ID-01.

Synopsis: This position statement updates the standardized case definition for SARS-CoV-2 infection, the virus that causes 2019 novel coronavirus disease (COVID-19), including asymptomatic infection caused by SARS-CoV-2, and retains COVID-19 as a nationally notifiable condition. Updates address criteria for reporting (removed clinical, epidemiologic linkage, and other criteria for reporting); case classifications and criteria (clinical criteria and epidemiologic linkage, removed; laboratory criteria updated; probable and suspect case classifications updated); and CDC notification timeframe.

I. Statement of the Problem

Two years into the pandemic, public health agencies are primarily monitoring COVID-19 incidence (cases) through laboratory and healthcare reporting and no longer relying on universal case investigation and contact tracing. Changes to the nationwide standardized surveillance case definition is necessary to align with surveillance priorities: ensuring consistent case identification and classification, measuring the burden of disease, monitoring community transmission levels, detecting emerging variants of concern, informing public health response, and monitoring the effectiveness of COVID-19 vaccinations, therapeutics, as well as population-based non-pharmaceutical interventions.

II. Background and Justification

In late December 2019, investigation of a cluster of pneumonia cases of unknown origin in Wuhan, China resulted in identification of a novel coronavirus. The virus is distinct from although closely related to both SARS-CoV and MERS-CoV¹.

Those at highest risk for severe disease and death include people aged over 60 years (especially those 85 years and older) and those with underlying conditions, including but not limited to obesity, hypertension, diabetes, cardiovascular disease, chronic respiratory or kidney disease, immunosuppression from solid organ transplant, and sickle cell disease. A complete list can be found at: https://www.cdc.gov/coronavirus/2019-ncov/need-extra-precautions/people-with-medical-conditions.html.

Because of the continual advancement in the science of COVID-19 disease and SARS-CoV-2 infection and changes to surveillance approaches at this point in the pandemic, CSTE is revising this position statement to update reporting and case classification criteria to better meet long-term surveillance goals for tracking this disease. Universal case investigation and contact tracing is no longer an effective intervention for containing spread. Further, surveillance for probable cases based on clinical criteria and epidemiologic linkage to known cases is no longer necessary. COVID-19 case ascertainment based on positive serologic test results is also no longer relevant, as surveillance should focus on incident cases only.
III. Statement of the desired action(s) to be taken

CSTE recommends the following actions:

1. Implement a standardized surveillance case definition for SARS-CoV-2 infection (the virus that causes COVID-19).
   A. Utilize standard sources (e.g., reporting*) for case ascertainment for SARS-CoV-2 infection (the virus that causes COVID-19). Surveillance for SARS-CoV-2 infection (the virus that causes COVID-19) should use the recommended sources of data to the extent of coverage presented in Section V.
   B. Utilize standardized criteria for case ascertainment for SARS-CoV-2 infection (the virus that causes COVID-19) presented in Section VI and Table VI in Technical Supplement.
   C. Utilize standardized criteria for case classification for SARS-CoV-2 infection (the virus that causes COVID-19) presented in Sections VII and Table VII in Technical Supplement.

2. Utilize standardized criteria for case ascertainment and classification (based on Sections VI and VII and Technical Supplement) for SARS-CoV-2 infection (the virus that causes COVID-19) and update COVID-19 on the Nationally Notifiable Condition List
   - Immediately notifiable, extremely urgent (within 4 hours)
   - Immediately notifiable, urgent (within 24 hours)
   - Routinely notifiable
   - No longer notifiable

Jurisdictions should immediately notify CDC of any cases or clusters of potential public health concern (e.g., detection of the initial cases of a newly emerging variant of concern, unusual clinical manifestations or epidemiologic characteristics).

Note: This section refers to the timeframe for public health agencies to voluntarily notify the CDC of cases, with timeframes as defined per the following protocol: https://ndc.services.cdc.gov/wp-content/uploads/NNC_2022_Notification_Requirements_By_Timeframe_FINAL_01252022.pdf.

3. CSTE recommends that all States and Territories enact laws (statute or rule/regulation as appropriate) to make this disease or condition reportable in their jurisdictions. Jurisdictions (e.g., States and Territories) conducting surveillance (according to these methods) should submit case notifications** to CDC.

4. Expectations for Message Mapping Guide (MMG) development for a newly notifiable condition: the National Notifiable Diseases Surveillance System (NNDSS) is transitioning to HL7-based messages for case notifications; the specifications for these messages are presented in MMGs. When CSTE recommends a new condition be made nationally notifiable, CDC must obtain Office of Management and Budget Paperwork Reduction Act (OMB PRA) approval prior to accepting case notifications for the new condition. Under anticipated timelines, notification using the Generic V2 MMG would support transmission of the basic demographic and epidemiologic information common to all cases and could begin with the new MMWR year following the CSTE annual conference. Input from CDC programs and CSTE would prioritize development of a disease-specific MMG for the new condition among other conditions waiting for MMGs.

5. CDC should publish data on SARS-CoV-2 infection (the virus that causes COVID-19) as appropriate (see Section IX).
CSTE recommends the following case statuses be included in the CDC Print Criteria:
☑ Confirmed
☑ Probable
☐ Suspect
☐ Unknown

6. CSTE recommends that all jurisdictions (e.g., States, Localities, and Territories) with legal authority to conduct public health surveillance follow the recommended methods outlined in this standardized surveillance position statement.

*Reporting: process of a healthcare provider or other entity submitting a report (case information) of a condition under public health surveillance to local, state, or territorial public health.

**Notification: process of a local or state public health authority submitting a report (case information) of a condition on the Nationally Notifiable Conditions List to CDC.

IV. Goals of Surveillance

Surveillance of SARS-CoV-2 infection (the virus that causes COVID-19) is necessary to characterize the epidemiology of the disease in the United States, to measure the burden of disease in the United States health system, and to inform public health action, including monitoring the impact of vaccination and assessing for waning immunity and vaccine breakthroughs.

V. Methods for Surveillance: Surveillance for SARS-CoV-2 infection (the virus that causes COVID-19) should use the recommended sources of data and the extent of coverage listed in Table V.

<table>
<thead>
<tr>
<th>Source of data for case ascertainment</th>
<th>Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Population-wide</td>
</tr>
<tr>
<td>Clinician reporting</td>
<td>X</td>
</tr>
<tr>
<td>Laboratory reporting</td>
<td>X</td>
</tr>
<tr>
<td>Reporting by other entities (e.g., hospitals, veterinarians, pharmacies, poison centers), specify: Hospitals</td>
<td>X</td>
</tr>
<tr>
<td>Death certificates</td>
<td>X</td>
</tr>
<tr>
<td>Hospital discharge or outpatient records</td>
<td>X</td>
</tr>
<tr>
<td>Data from electronic medical records</td>
<td>X</td>
</tr>
<tr>
<td>Telephone survey</td>
<td></td>
</tr>
<tr>
<td>School-based survey</td>
<td></td>
</tr>
<tr>
<td>Other, specify: diagnosis codes, autopsy reports, at-home testing (optional)</td>
<td>X</td>
</tr>
</tbody>
</table>

Commercial laboratory reporting is now the most common source of data for SARS-CoV-2 infection (the virus that causes COVID-19) surveillance.

VI. Criteria for case ascertainment

A. Narrative: A description of suggested criteria for case ascertainment of a specific condition.

A1. Clinical Criteria for Reporting
N/A
A2. Laboratory Criteria for Reporting

- Detection of SARS-CoV-2 RNA in a clinical or post-mortem specimen using a diagnostic molecular amplification test performed by a CLIA-certified provider*, OR
- Detection of SARS-CoV-2 genomic sequences, OR
- Detection of SARS-CoV-2 specific antigen in a clinical or post-mortem specimen using a diagnostic test performed by a CLIA-certified provider.*

* Includes those tests performed under a CLIA certificate of waiver.

NOTE: Some jurisdictions may opt to include testing performed by individuals at home using over-the-counter test kits. In Section VII, this is supportive laboratory evidence and should not be included in case counts.

A3. Epidemiologic Linkage Criteria for Reporting
N/A

A4. Vital Records Criteria for Reporting
A person whose death certificate lists COVID-19 disease or SARS-CoV-2 or an equivalent term as an underlying cause of death or a significant condition contributing to death.

B. Disease-specific data elements to be included in the initial report
In addition to patient demographics, the following disease-specific data elements are expected to be included in all reports to public health agencies:

Laboratory Information:
- Specimen type
- Collection date
- Laboratory test performed
- Results

Clinical Information:
- Date of illness onset
- Hospitalization
- COVID-19 vaccination history

VII. Case Definition for Case Classification

A. Narrative: Description of criteria to determine how a case should be classified.

This CSTE case definition is intended solely for public health surveillance purposes and does not recommend criteria for clinical partners to utilize in diagnosing patients with potential COVID-19 disease or potential SARS-CoV-2 infection. See Section IX for information regarding which classifications of cases of COVID-19 disease or SARS-CoV-2 infection should be publicly released by a public health department.

A1. Clinical Criteria
N/A

A2. Laboratory Criteria
Laboratory evidence using a method approved or authorized by the FDA² or designated authority*:

Confirmatory** laboratory evidence:
- Detection of SARS-CoV-2 RNA in a clinical or post-mortem specimen using a diagnostic molecular amplification test performed by a CLIA-certified provider***, OR
• Detection of SARS-CoV-2 RNA in a clinical or post-mortem specimen by genomic sequencing****.

**Presumptive** laboratory evidence:
• Detection of SARS-CoV-2 specific antigen in a clinical or post-mortem specimen using a diagnostic test performed by a CLIA-certified provider.***

**Supportive** laboratory evidence:
• Detection of SARS-CoV-2 specific antigen by immunocytochemistry, OR
• Detection of SARS-CoV-2 RNA or specific antigen using a test performed without CLIA oversight.

*On March 13, 2020, the President issued a Memorandum on Expanding State-Approved Diagnostic Tests: “Should additional States request flexibility to authorize laboratories within the State to develop and perform tests used to detect COVID-19, the Secretary shall take appropriate action, consistent with law, to facilitate the request.”

**The terms confirmatory, presumptive, and supportive are categorical labels used here to standardize case classifications for public health surveillance. The terms should not be used to interpret the utility or validity of any laboratory test methodology.

***Includes those tests performed under a CLIA certificate of waiver.

****Some genomic sequencing tests that have been authorized for emergency use by the FDA do not require an initial PCR result to be generated. Genomic sequencing results may be all the public health agency receives.

A3. Epidemiologic Linkage
N/A

A4. Vital Records Criteria
A death certificate that lists COVID-19 disease or SARS-CoV-2 or an equivalent term as an underlying cause of death or a significant condition contributing to death.

A5. Case Classifications

**Confirmed:**
• Meets confirmatory laboratory evidence.

**Probable:**
• Meets presumptive laboratory evidence.

**Suspect:**
• Meets supportive laboratory evidence,† OR
• Meets vital records criteria with no confirmatory or presumptive laboratory evidence for SARS-CoV-2.

† For suspect cases, jurisdictions may opt to place them in a registry for other epidemiological analyses or investigate to determine probable or confirmed status. Suspect cases should not be included in case counts.

B. Criteria to distinguish a new case of this disease or condition from reports or notifications which should not be enumerated as a new case for surveillance
The following should be enumerated as a new case:
• Person was most recently enumerated as a confirmed or probable case with onset date (if available) or first positive specimen collection date for that classification >90 days prior‡, OR

‡ For suspect cases, jurisdictions may opt to place them in a registry for other epidemiological analyses or investigate to determine probable or confirmed status. Suspect cases should not be included in case counts.
• SARS-CoV-2 sequencing results from the new positive specimen and a positive specimen from the most recent previous case demonstrate a different lineage, OR
• Person was previously reported but not enumerated as a confirmed or probable case (i.e., suspect)‡‡, but now meets the criteria for a confirmed or probable case.

‡Some individuals, e.g., severely immunocompromised persons, can shed SARS-CoV-2, as detected by molecular amplification tests, >90 days after infection. For severely immunocompromised individuals, clinical judgment should be used to determine if a repeat positive test is likely to result from long-term shedding and, therefore, not be enumerated as a new case. Severe immunocompromise conditions include chemotherapy for cancer, untreated HIV infection with CD4 T lymphocyte count <200, combined primary immunodeficiency disorder, and receipt of prednisone >20mg/day for more than 14 days.
‡‡Repeat suspect cases should not be enumerated.

VIII. Period of Surveillance
Ongoing

IX. Data sharing/release and print criteria
CSTE recommends the following case statuses* be included in the ‘case’ count released outside of the public health agency:

☒ Confirmed
☒ Probable
☐ Suspect
☐ Unknown

* Which case statuses are included in the case counts constitute the “print criteria.”

Production of national data summaries and national data re-release for non-NNCs:
• Prior to release of national data summaries CDC should follow the CDC/ATSDR Policy on Releasing & Sharing Data, issued on April 16, 2003 and referenced in 11-SI-01 and custodians of such data should consult the CDC-CSTE Intergovernmental Data Release Guidelines Working Group report (www.cste2.org/webpdfs/drgwgreport.pdf) which contains data release guidelines and procedures for CDC programs re-releasing state, local, or territorial-provided data.
• CDC programs have a responsibility, in collaboration with states, localities, and territories, to ensure that CDC program-specific data re-release procedures meet the needs of those responsible for protecting data in the states and territories.

X. Revision History

<table>
<thead>
<tr>
<th>Previous PS ID</th>
<th>Section of Document</th>
<th>Description of Revision within this Position Statement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interim-20-ID-02</td>
<td>N/A</td>
<td>Updated condition name to *SARS-CoV-2 infection (the virus that causes COVID-19)</td>
</tr>
<tr>
<td>Interim-20-ID-02</td>
<td>I. Statement of the Problem</td>
<td>Updated to reference the status of the COVID-19 pandemic as of spring 2022</td>
</tr>
<tr>
<td>Interim-20-ID-02</td>
<td>II. Background and Justification</td>
<td>Updated to reference the status of the COVID-19 pandemic as of spring 2022</td>
</tr>
<tr>
<td>Interim-20-ID-02</td>
<td>V. Methods for Surveillance</td>
<td>Removed clinician reporting from recommended sources of data</td>
</tr>
</tbody>
</table>
A2. Laboratory Criteria for Reporting:  
- Removed serology criteria  
- Re-ordered specimen wording for clarity  
- Added footnote clarifying that tests performed by a CLIA-certified provider includes tests performed under a CLIA certificate waiver  
A3. Epidemiologic Linkage Criteria for Reporting: Removed  
A5. Other Criteria for Reporting: Removed |
|-----------------|-----------------------------------|----------------------------------------------------------------------------------|
| Interim-20-ID-02 | VI. Criteria for Case Ascertainment | B. Disease-specific data elements to be included in the initial report  
- Removed the following data elements from clinical information to be included in initial reports to public health: “description of clinical symptoms and signs or illness, or if asymptomatic” and “underlying diseases or co-infections”  
- Removed epidemiologic-related data elements |
| Interim-20-ID-02 | VII. Case Definition for Case Classification | A1. Clinical Criteria: Removed  
A2. Laboratory Criteria:  
- Removed serology evidence from supportive laboratory evidence  
- Re-ordered specimen wording for clarity  
- Added footnote clarifying that tests performed by a CLIA-certified provider includes tests performed under a CLIA certificate waiver  
A3. Epidemiologic Linkage Criteria: Removed  
A5. Case Classifications:  
- Removed probable case classification “Meets clinical criteria AND epidemiologic linkage with no confirmatory or presumptive laboratory evidence for SARS-CoV-2”  
- Recategorized a case that “meets vital records criteria with no confirmatory or presumptive laboratory evidence for SARS-CoV-2” to a suspect case  
- Removed “with no prior history of being a confirmed or probable case” from suspect case classification “meets supportive laboratory evidence” |
| Interim-20-ID-02 | VII. Case Definition for Case Classification | B. Criteria to distinguish a new case of this disease or condition  
Re-ordered bullets; content did not change |
| Interim-20-ID-02 | XI. References | Updated with relevant references |
| Interim-20-ID-02 | NNC Recommendation | Recommends change in CDC notification timeframe from “immediately notifiable, urgent (within 24 hours)” to “routinely notifiable” and added clarifying footnote. |
| Interim-20-ID-02 | VII. Case Definition for Case Classification | August 2021 - Removed incorrect parenthetical “(positive serology only)” from suspect case classification footnote: †† For suspect cases (positive serology only), jurisdictions may opt to place them in a registry for other epidemiological analyses or investigate to determine probable or confirmed status. This was also removed from corresponding Table VII footnote. |
| Interim-20-ID-01 | Synopsis | Updated synopsis based final ratification of position statement. |
| Interim-20-ID-01 | I. Statement of the Problem | Updated surveillance methods to include provider reporting and contact tracing and updated necessity of nationwide standardized surveillance to include monitoring effectiveness of COVID-19 vaccinations. |
| Interim-20-ID-01 | II. Background and Justification | - Removed out-of-date information based on evolving science around immunity and reinfection.  
- Added reference link to complete list of underlying conditions that increase risk of severe COVID-19 disease.  
- Clarified that significant portion of children infected with SARS-CoV-2 may be asymptomatic OR presymptomatic.  
- Added brief information about SARS-CoV-2 variants.  
- Added explanation for updating the case definition before ratification. |
| Interim-20-ID-01 | III. Desired Actions to be Taken | Retained recommendation to add COVID-19 to the NNC List and retained notification timeframe of “immediately notifiable, urgent (within 24 hours); however, added footnote explaining rationale behind retained notification timeframe. |
| Interim-20-ID-01 | IV. Goals of Surveillance | Added examples to goal of informing public health action. Examples included monitoring impact of vaccination; assessing waning immunity and vaccine breakthroughs. |
### Interim-20-ID-01

#### V. Methods for Surveillance, Table V

Added optional at-home testing as an other source of data for case ascertainment.

### Interim-20-ID-01

#### VI. Criteria for case ascertainment

**A1. Clinical Criteria for Reporting:**
- Clarified that medically-attended includes a person whose symptoms were ascertained telephonically by public health staff, e.g., contact tracers.
- Specified that symptoms and signs must be newly acute or worsening.
- Added the following to “any one” symptoms or signs list:
  - confusion of change in mental status,
  - persistent pain or pressure in the chest,
  - pale, gray, or blue-colored skin, lips, or nail beds, depending on skin tone,
  - inability to wake or stay awake.

**A2. Laboratory Criteria for Reporting**
- Clarified specimen types for detection of SARS-CoV-2 RNA and specific antigen.
- Specified that molecular amplification test must be diagnostic and performed by a CLIA-certified provider.
- Added SARS-CoV-2 genomic sequence as a new criterion.
- Clarified that SARS-CoV-2 specific antigen must be detected using a diagnostic test performed by a CLIA-certified provider.
- Specified SARS-CoV-2 antibodies should be nucleocapsid and spike protein receptor binding domain (RBD) specific antibodies.
- Clarified SARS-CoV-2 antibodies must be detected by a CLIA-certified provider.
- Added footnote related to jurisdictions opting to include testing performed by individuals at home using over-the-counter test kits as laboratory criteria for reporting.

**A3. Epidemiologic Linkage Criteria for Reporting**
- Updated member of exposed risk cohort can be defined by public health during either an outbreak OR during high community transmission.
- Updated close contact definition to be within 6 feet for at least 15 minutes cumulatively over a 24-hour period.

**A4. Vital Records Criteria for Reporting**
- Clarified that a death certificate could list “an equivalent term” to COVID-19 disease or SARS-CoV-2 as an underlying cause of death or significant condition contributing to death.

### Interim-20-ID-01

#### VI. Criteria for case ascertainment

**B. Disease-specific data elements to be included in the initial report**
- Added COVID-19 vaccination history as a clinical data element to be included.

### Interim-20-ID-01

#### VII. Case Definition for Case Classification

**A1. Clinical Criteria:**
- Specified that symptoms and signs must be newly acute or worsening.
- Added the following to “any one” symptoms or signs list:
  - confusion of change in mental status,
  - persistent pain or pressure in the chest,
  - pale, gray, or blue-colored skin, lips, or nail beds, depending on skin tone,
  - inability to wake or stay awake.

**A2. Laboratory Criteria**
- Added footnote to define “designated authority” for laboratory evidence approval or authorization.
- Clarified specimen types for detection of SARS-CoV-2 RNA and specific antigen in confirmatory and presumptive laboratory evidence.
- Specified that molecular amplification test must be diagnostic and performed by a CLIA-certified provider in confirmatory laboratory evidence.
- Added detection of SARS-CoV-2 by genomic sequencing as new confirmatory laboratory evidence, accompanied by footnote to explain that some genomic sequencing tests that have been authorized for emergency
use by the FDA do not require an initial PCR result and therefore genomic sequencing results may be the only results a public health agency may receive.

- Clarified that SARS-CoV-2 specific antigen must be detected using a diagnostic test performed by a CLIA-certified provider in presumptive laboratory evidence.
- Specified SARS-CoV-2 antibodies should be specific to natural infection (antibody to nucleocapsid protein) in supportive laboratory evidence.
- Added detection or SARS-CoV-2 RNA or specific antigen using a test performed without CLIA oversight to supportive laboratory evidence.

A3. Epidemiologic Linkage
- Updated member of exposed risk cohort can be defined by public health during either an outbreak OR during high community transmission.
- Updated close contact definition to be within 6 feet for at least 15 minutes cumulatively over a 24-hour period.

A4. Vital Records Criteria
- Clarified that a death certificate could list “an equivalent term” to COVID-19 disease or SARS-CoV-2 as an underlying cause of death or significant condition contributing to death.

A5. Case Classifications
- Specified that a probable case meets clinical criteria and epidemiologic linkage with no confirmatory OR presumptive laboratory evidence for SARS-CoV-2.

Interim-20-ID-01  VII. Case Definition for Case Classification
B. Criteria to distinguish a new case of this disease or condition
- Updated entire section and added related footnotes based on new data and evolving science.

Interim-20-ID-01  XII. Coordination
Removed Subject Matter Experts who rotated off of agency’s COVID-19 response efforts or who did not participate in the ratification of Interim-20-ID-02.

N/A  Interim-20-ID-01  Established first position statement for COVID-19.

XI. References

XII. Coordination

Subject Matter Expert (SME) Consultants:

(1) Kirsten St. George, MAppSc, PhD  
Chief, Viral Diseases  
Wadsworth Center  
New York State Department of Health  
518-474 4177  
Kirsten.St.George@health.ny.gov

(2) Alana Sterkel, PhD, D(ABMM), SM(ASCP)CM  
Assistant Professor, UW-Madison SMPH  
Associate Director, Communicable Disease Division  
Wisconsin State Laboratory of Hygiene  
608-224-4277

(3) Aron J. Hall, DVM, MSPH, Dipl ACVPM  
Division of Viral Diseases  
National Center for Immunization and Respiratory Diseases  
Centers for Disease Control and Prevention  
404-639-1869  
aihall@cdc.gov

(4) Sandra W. Roush, MT, MPH  
Surveillance Officer  
National Center for Immunization and Respiratory Diseases  
Centers for Disease Control and Prevention
Agencies for Response

(1) Centers for Disease Control and Prevention
Rochelle Walensky, MD, MPH
Director
1600 Clifton Road NE
Atlanta, GA 30329
(404) 639-7000
Aux7@cdc.gov

Agencies for Information:
N/A

III. Author Information

Submitting and Presenting Author:

(1) Kathryn Turner, PhD MPH
Deputy State Epidemiologist
Idaho Division of Public Health
Idaho Department of Health and Welfare
450 West State Street, 4th Floor
Boise, ID 83702
208-334-5939
Kathryn.Turner@dhw.idaho.gov

Co-Author(s):

(1)  Active Member
    Sherri L. Davidson, Ph.D., M.P.H.
    State Epidemiologist
    Alabama Department of Public Health
    201 Monroe St, Suite 1464
    Montgomery, AL 36104
    334-206-2050
    sherri.davidson@adph.state.al.us

(2)  Active Member
    Jim Collins MPH, RS
    Director, Communicable Disease Division
    Michigan Department of Health and Human Services
    333 S. Grand Ave.
    Lansing, MI 48909
    517-284-4911
    CollinsJ12@michigan.gov

(3)  Active Member
    Caitlin S. Pedati MD, MPH, FAAP
    Public Health District Director
    Virginia Beach Department of Public Health
    4452 Corporation Lane
    Virginia Beach, VA 23462
    (757) 518-2700
    caitlin.pedati@vdh.virginia.gov

(4)  Active Member
    Ruth Lynfield, MD
    State Epidemiologist and Medical Director
    Minnesota Department of Health
    625 Robert Street North, PO Box 64975
    St. Paul, Minnesota 55164
    651-201-5422
    ruth.lynfield@state.mn.us

(5)  Active Member
    Sharon M. Watkins, PhD
    Director, Bureau of Epidemiology
    State Epidemiologist
    Pennsylvania Department of Health
    Room 933, Health and Welfare Building
    625 Forster Street
    Harrisburg PA 17120-0701
    717-787-3350
    Shawatkins@pa.gov

(6)  Active Member
    Bernadette Albanese, MD, MPH
    Medical Epidemiologist
    Planning and Information Management Division
    Tri-County Health Department
    6162 S. Willow Drive, Suite 100
    Greenwood Village, CO 80111
    720-200-1534
    balbanese@tchd.org

(7)  Active Member
    Zack Moore, MD, MPH
    State Epidemiologist and Epidemiology Section Chief
    Division of Public Health
    North Carolina Department of Health and Human Services
    225 North McDowell Street
    Raleigh, NC 27603
    1902 Mail Service Center
    Raleigh, NC 27699-1902
    919-546-1725
    zack.moore@dhhs.nc.gov

(8)  Active Member
    Audrey Kunkes, MPH
    Epidemiologist Supervisor
    Division of Health Protection, Epidemiology Program
    Acute Disease Epidemiology Section
    Georgia Department of Public Health
    2 Peachtree Street NW
    Atlanta, GA 30303-3142
    (678) 350-1568
    Audrey.Kunkes@dph.ga.gov

(9)  Active Member
    Lisa McHugh, PhD, MPH
    Assistant Director, Bureau of Epidemiology
    Pennsylvania Department of Health
    Room 933, Health and Welfare Building
    625 Forster Street
    Harrisburg PA 17120-0701
    717-787-3350
    lmchugh@pa.gov
### Table VI. Table of criteria to determine whether a case should be reported to public health authorities.

<table>
<thead>
<tr>
<th>Criterion</th>
<th>COVID-19</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Clinical Criteria for Reporting</strong></td>
<td></td>
</tr>
<tr>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td><strong>Laboratory Criteria for Reporting</strong></td>
<td></td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 RNA in a clinical or post-mortem specimen using a diagnostic molecular amplification test performed by a CLIA-certified provider*</td>
<td>S</td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 genomic sequences</td>
<td>S</td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 specific antigen in clinical or post-mortem specimen using a diagnostic test performed by a CLIA-certified provider*</td>
<td>S</td>
</tr>
<tr>
<td><strong>Epidemiologic Linkage Criteria for Reporting</strong></td>
<td></td>
</tr>
<tr>
<td>N/A</td>
<td></td>
</tr>
<tr>
<td><strong>Vital Records Criteria for Reporting</strong></td>
<td></td>
</tr>
<tr>
<td>A person whose death certificate lists COVID-19 disease or SARS-CoV-2 or an equivalent term as an underlying cause of death or a significant condition contributing to death</td>
<td>S</td>
</tr>
</tbody>
</table>

Notes:

- S = This criterion alone is SUFFICIENT to report a case.
- * Includes those tests performed under a CLIA certificate of waiver.
Table VII. Classification Table: Criteria for defining a case of COVID-19.

<table>
<thead>
<tr>
<th>Criterion</th>
<th>Confirmed</th>
<th>Probable</th>
<th>Suspect</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clinical Evidence</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Laboratory Evidence</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 RNA in a clinical or post-mortem specimen using a diagnostic molecular amplification test* performed by a CLIA-certified provider**</td>
<td>S</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detection* of SARS-CoV-2 RNA in a clinical or post-mortem specimen by genomic sequencing***</td>
<td>S</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 specific antigen in a clinical or post-mortem specimen using a diagnostic test* performed by a CLIA-certified provider**</td>
<td>S</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 specific antigen by immunocytochemistry*</td>
<td>S</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Detection of SARS-CoV-2 RNA or specific antigen using a test* performed without CLIA oversight</td>
<td>S</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Absence of diagnostic molecular amplification detection of SARS-CoV-2 RNA</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Absence of genomic sequencing detection of SARS-CoV-2</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Absence of SARS-CoV-2 specific antigen detection</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clinical Evidence</td>
<td>N/A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vital Records Evidence</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>A death certificate that lists COVID-19 disease or SARS-CoV-2 or an equivalent term as an underlying cause of death or a significant condition contributing to death</td>
<td>N</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Criteria to distinguish a new case:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Person was most recently enumerated as a confirmed or probable case with onset date (if available) or first positive specimen collection date for that classification &gt;90 days prior</td>
<td>O</td>
<td>O</td>
<td>O</td>
</tr>
<tr>
<td>SARS-CoV-2 sequencing results from the new positive specimen and a positive specimen from the most recent previous case demonstrate a different lineage</td>
<td>O</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Person was previously reported but not enumerated as a confirmed or probable case (i.e., suspect)^ but now meets the criteria of a confirmed or probable case</td>
<td>O</td>
<td>O</td>
<td>N/A</td>
</tr>
</tbody>
</table>

Notes:
- S = This criterion alone is SUFFICIENT to classify a case.
- N = All “N” criteria in the same column are NECESSARY to classify a case.
- O = At least one of these “O” (ONE OR MORE) criteria in each category (categories = clinical evidence, laboratory evidence, and epidemiologic evidence) in the same column—in conjunction with all “N” criteria in the same column—is required to classify a case.
- *Test must be approved or authorized by the FDA or designated authority. Note: On March 13, 2020, the President issued a Memorandum on Expanding State-Approved Diagnostic Tests: “Should additional States request flexibility to authorize laboratories within the State to develop and perform tests used to detect COVID-19, the Secretary shall take appropriate action, consistent with law, to facilitate the request.”
- **Includes those tests performed under a CLIA certificate of waiver.
- ***Some genomic sequencing tests that have been authorized for emergency use by the FDA do not require an initial PCR result to be generated. Genomic sequencing results may be all the public health agency receives.
- ^ Suspect cases should not be included in case counts.
Appendix

Epidemiological Classification of Work-Relatedness

The Epidemiological Classification of Work-Relatedness Appendix is a product of the CSTE Occupational Health Subcommittee. Please direct any questions or comments about the appendix to the Subcommittee co-chairs: Ken Rosenman (MI): rosenman@msu.edu and Sara Wuellner (WA): wues235@lni.wa.gov.

Background:
The CSTE Occupational Health Subcommittee created a workgroup to develop standardized surveillance guidance to improve exposure-associated classifications of confirmed or probable COVID-19 cases. This workgroup, representing state and federal occupational health specialists, had weekly conference calls with the goal of supporting identification of work-related COVID-19 transmission to better identify and control workplace clusters, provide critical information about patterns of disease among workers, better understand COVID-19 health disparities, and inform prevention and intervention efforts.

This guidance applies to cases that are classified as confirmed or probable according to the CSTE surveillance case definition for COVID-19.

The classification for work-related cases of COVID-19 may evolve as the epidemiology of and risk factors for SARS-CoV-2 are better understood. How sensitive or specific to make the work-related classification was considered. A more sensitive case-definition is more inclusive and allows employers to implement workplace intervention and prevention strategies, which are more likely to be successful than interventions outside the workplace, for example to address crowded housing. A second concern was that information on non-work contacts may be unknown and to require the exclusion of non-work contacts for a case to be classified as likely work-related may be overly specific and exclude work-related cases. For example, given a cluster of cases in a meat packing facility, it would be reasonable to call these cases likely work-related although for any given individual in that cluster an exposure outside of work may have been the actual source of infection.

This classification has been developed for population-based epidemiological purposes and is not intended for use to determine an individual’s eligibility for workers’ compensation or to assist employers with Occupation Safety and Health Administration (OSHA) record keeping requirements.

Definitions:
“Case” refers to a confirmed or probable case of COVID-19 (see accompanying position statement, Section VII.)

“Work-related” means a case was infected with SARS-CoV-2 from an exposure at work.

Exposure outside of the workplace within 14 days of onset of symptoms or test result that meets confirmatory or presumptive laboratory criteria:

- Contact outside of work with a person that meets the definition of a confirmed or probable case.
- Participation in an event determined to be associated with a COVID-19 cluster (i.e. celebration, funeral)
- Travel on a cruise ship or airplane determined to be associated with a COVID-19 cluster

Face-to-Face Work with Public
This category includes all paid and unpaid workers who have face-to-face contact with the public (i.e. excludes persons who have contact with public only by phone or computer). It also excludes health care workers, who are defined in a separate section.

The US Department of Labor Occupational Information Network (O*NET) database (https://www.onetonline.org) was used to identify occupations with face-to-face public contact. We used O*NET survey measures regarding how important it is to work directly with the public or with customers and how closely people work to others in each occupation. We manually reviewed the list of occupations and selected occupations where face-to-face contact with public was expected. An additional O*NET measure on how physically close to other people one works in each occupation was important for this classification. The final list of face-to-face occupations was reviewed and adjusted by the workgroup to ensure comprehensive and inclusive classification.
occupation was used for final selections. Since information about industry, but not occupation may only be available, criteria to identify industries where a high percentage of the occupations within the industry were identified using the O*NET data as having face-to-face contact. The final decision on face-to-face contact with the public should be made using all available information. For more information on determining whether an occupation or industry should be classified as Face-to-Face Work with Public, see the addendum, “Documentation of the development of the category of public facing workers (other than healthcare) for applying the CSTE surveillance case definition of work-related COVID-19,” located within the “Occupational Health Subcommittee Epidemiological Classification of COVID-19 Work-Relatedness and Documentation of Public-Facing Occupations” resource at https://www.cste.org/page/OHPublications.

Health Care Worker
Health care personnel (HCP) include all paid and unpaid persons working in health care settings, home health care services, or health care occupations within other industries (e.g., school nurses) who have the potential for exposure to patients or infectious materials, including body substances, contaminated medical supplies and equipment, contaminated environmental surfaces, or contaminated air. HCP include, but are not limited to, physicians, nurses, nursing assistants, therapists, technicians, emergency medical service personnel, dental personnel, pharmacists, laboratory personnel, autopsy personnel, students and trainees, contractual staff not employed by the health care facility, and persons (e.g., clerical, dietary, housekeeping, laundry, security, maintenance, administrative, billing, volunteers) not directly involved in patient care but potentially exposed to infectious agents that can be transmitted to and from HCP and patients.

Cluster
A joint CDC/CSTE committee has developed a definition of an outbreak as part of the document title, “Proposed Investigation Criteria and Outbreak Definition for COVID-19 in Non-Residential, Non-Healthcare Workplace Settings. July 14, 2020,” an excerpt from which is below. For the most up-to-date outbreak definition, please reference that document.

**Outbreak definition:**
Two or more\(^1\) laboratory-confirmed\(^2\) COVID-19 cases among workers at a facility with onset within a 14-day period\(^3\), who are epidemiologically linked\(^4\), do not share a household, and are not a close contact\(^5\) of each other outside of the workplace.

---

\(^1\) Health departments may consider a higher threshold for defining an outbreak if there is a high case rate in the community (community transmission).

\(^2\) Detection of SARS-CoV-2 RNA or antigen in a clinical specimen using molecular amplification test.

\(^3\) For onset, use symptom onset date whenever available. If symptom onset date is unknown or if a case is asymptomatic, use specimen collection date for the first specimen that tested positive. The 14-day period refers to the 14 days before the date of first symptom onset or first positive test sample.

\(^4\) Health departments should verify to the best extent possible that cases were present in the same setting during the same time period (e.g., same shift/department, same physical work area); that the timing fits with likely timing of exposure; and that there is no other more likely source of exposure for identified cases (e.g., household or close contact to a confirmed case outside of workplace setting).

\(^5\) Close contact is defined as being within 6 feet for at least 15 minutes. However, it depends on the exposure level and setting; for example, in the setting of an aerosol-generating procedure in healthcare settings without proper personal protective equipment (PPE), this may be defined as any duration. Data are insufficient to precisely define the duration of exposure that constitutes prolonged exposure and thus a close contact. For updated definition of a close contact please refer to CDC Contact Tracing Plan Appendices website at https://www.cdc.gov/coronavirus/2019-ncov/php/contact-tracing/contact-tracing-plan/appendix.html#contact
Work-Related Classification:
Work-related classifications are presented in three formats: 1) AND/OR logic statements, 2) a table, 3) and a flow diagram.

Work-Related Classification in AND/OR Logic Statement Format

**Likely Work-Related:**
- Worked outside the home for any amount of time in the 14 days prior to onset of illness or date of specimen collection **AND**
- Is a health care worker or work includes face-to-face contact with the public **AND**
- Is part of a cluster of COVID-19 illnesses among workers in a facility or has had contact with a co-worker, patient, resident, client, or customer classified as a confirmed or probable case.

**OR**

- Worked outside the home for any amount of time in the 14 days prior to onset of illness or date of specimen collection **AND**
- Is a health care worker or work includes face-to-face contact with the public **AND**
- Has had no known contact with a confirmed or probable case outside the workplace.

**OR**

- Worked outside the home for any amount of time in the 14 days prior to onset of illness or date of specimen collection **AND**
- Is a non-health care worker and work does not include face-to-face contact with the public **AND**
- Is part of a cluster of COVID-19 illnesses among workers in a facility or has had contact with a co-worker classified as a confirmed or probable case.

**Possibly Work-Related:**
- Worked outside the home for any amount of time in the 14 days prior to onset of illness or date of specimen collection **AND**
- Is a health care worker or work includes face-to-face contact with the public **AND**
- Is not part of a cluster of COVID-19 illnesses among workers in a facility and has had no contact with a co-worker, patient, resident, client, or customer classified as a confirmed or probable case **AND**
- Has had contact with a confirmed or probable case outside the workplace.

**OR**

- Worked outside the home for any amount of time in the 14 days prior to onset of illness or date of specimen collection **AND**
- Is a non-health care worker and work does not include face-to-face contact with the public **AND**
- Is not part of a cluster of COVID-19 illnesses among workers in a facility **AND**
- Has had no contact with a co-worker classified as a confirmed or probable case.

**Not Work-Related:**
- A patient or resident in congregate care setting or a person incarcerated in the 14 days prior to onset of illness or date of specimen collection.

**OR**

- Did not work outside the home for any amount of time in the 14 days prior to onset of illness or date of specimen collection.

---

6 It is possible for a person who is incarcerated and in a work-release program to be exposed to a confirmed or probable case of COVID-19 at their assigned work site, and after case investigation, may be considered likely or possibly work-related.
### Unable to Classify:
- Not a patient or resident in congregate care setting or an incarcerated person in the 14 days prior to onset of illness or specimen collection date **AND**
- Unknown if worked outside the home for any amount of time in the 14 days prior to onset of illness or specimen collection date.

#### Work-Related Classification in Table Format

<table>
<thead>
<tr>
<th>Work-Relatedness Classification</th>
<th>Type of Work</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Health Care Worker</strong> who worked outside the home for any amount of time in the 14 days prior to onset of illness or specimen collection date</td>
<td><strong>Worker with face-to-face public contact</strong> who worked outside the home for any amount of time in the 14 days prior to onset of illness or specimen collection date</td>
</tr>
<tr>
<td><strong>Likely Work-Related</strong></td>
<td>Is part of a cluster of COVID-19 illnesses among workers in a facility <strong>OR</strong> Has had contact with a co-worker, patient, or resident classified as a confirmed or probable case <strong>OR</strong> Has had no known contact with a confirmed or probable case outside the workplace.</td>
</tr>
<tr>
<td><strong>Possibly Work-Related</strong></td>
<td>Not part of a cluster of COVID-19 illnesses among workers in a facility <strong>AND</strong> Has had no contact with a co-worker, patient, or resident classified as a confirmed or probable case <strong>AND</strong> Has had contact with a confirmed or probable case outside the workplace.</td>
</tr>
<tr>
<td><strong>Not Work-Related</strong></td>
<td>No work outside the home in the 14 days prior to onset of illness or date of specimen collection <strong>OR</strong> A patient or resident in congregate care setting or a person incarcerated in the 14 days prior to onset of illness or date of specimen collection.</td>
</tr>
</tbody>
</table>
Work-Related Classification in Flow Chart Format

Use of Data on Death Certificates to Determine Possible Work Relatedness:

Death certificates contain the usual occupation and industry of the deceased. They are readily available in all jurisdictions and the occupation and industry information on the death certificate may be used to determine work-relatedness of COVID-19 deaths. However, the work-related classification states that when it is unknown whether a person worked outside the home in the 14 days prior to the onset of illness or date of specimen collection a case is "not able to be classified."

Death certificates could be matched to cases to obtain information about recent work outside the home and the occurrence of a work-related cluster. In the absence of this matching, working-aged individuals (18-70 years of age) with a death certificate that meets the vital records criteria in the accompanying position statement whose occupation or industry is 1) health care, 2) requires face-to-face contact with public, or 3) where case clusters have been identified should be evaluated for possible work-related classification. Describing the occupations and industries of all individuals between the ages of 18-70 who die and are confirmed or probable cases might identify work settings of concern.

Limitations include: It might not be known whether the decedent worked outside the home in the 14 days prior to onset of illness, death certificates list usual occupation and industry and not current occupation and industry at the time of death, the individual maybe retired or disabled at the time of the death, and occupation and industry are typically completed by funeral home staff without direct knowledge of the decedent’s occupational details.