Payroll 101



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Wages & Hours

Work day:

- Any consecutive 24 hour period beginning at the same time each calendar day.

Work week:

- Any 7 consecutive days, starting with the same calendar day each week.

Hours & days of work - Non-Agricultural:

- In general, overtime provisions apply to:
 - a. Employees who are 18 years of age and over, and
 - b. Employees who are 16 or 17 years of age who are not required by law to attend school (see the wage order for your industry for specific regulation on employees under 18)
- Overtime (1 ½ times regular rate of pay):
 - a. Hours worked over 8 hours per day or
 - b. More than 40 hours per workweek or
 - c. The first 8 hours of the seventh day per workweek
 - d. See FLSA Overtime Changes effective December 1, 2016 listed on page 4.
- Double-time (2 times regular rate of pay):
 - a. Hours worked over 12 hours per day or
 - b. Hours over 8 hours on the seventh day of work in the workweek
- Exceptions An employee may be employed on 7 workdays in 1 workweek with no overtime pay required when:
 - a. The total hours of employment during the workweek do not exceed 30 hours *AND*
 - b. The total hours worked on any 1 workday does not exceed 6 hours
- An alternative workweek schedule means any regularly scheduled workweek requiring an employee to work more than 8 hours in a 24-hour period, but no more than 40 hours in a workweek.
- See the wage order for your industry for further exemptions to the overtime provision.

Wages & Hours

(Continued)

Fair Labor Standards Act (FLSA) Overtime Changes:

On May 18, 2016, the Department of Labor (DOL) has announced a final rule that will increase the minimum salary requirement for the administrative, professional, executive, and highly compensated employee exemptions. The final rule is effective December 1, 2016. In the final rule, the DOL made no changes to the duties tests for the administrative, professional, executive, or highly compensated employee exemptions.

New Salary Requirements

Administrative, Professional, Executive Exemptions:

Effective December 1, 2016, the minimum salary requirement for the administrative, professional, and executive exemptions will increase from \$455 per week to \$913 per week (or from \$23,660 per year to \$47,476 per year). This means that these employees must be paid a minimum weekly salary of \$913 in order to be exempt from the FLSA's minimum wage and overtime requirements. Exempt computer employees may also be paid hourly, if it is at least \$27.63 per hour, which doesn't change under the new rule.

Highly Compensated Employee Exemption:

The minimum total compensation for the highly compensated employee exemption will increase from \$100,000 per year to \$134,004 per year on December 1, 2016 (at least \$913 must be paid on a weekly salary basis).

Bonuses

For the first time, employers may use nondiscretionary bonuses (generally defined as those announced or promised in advance), incentive payments, and commissions, to satisfy up to 10 percent of the minimum salary requirement for the administrative, professional, and executive exemptions, as long as these forms of compensation are paid at least quarterly. To satisfy the rule, employers may make one final catch-up payment no later than the next pay period after at the end of the quarter if the bonus, incentive payment, or commission ended up being less than anticipated and the employee's weekly salary plus nondiscretionary bonuses, incentives and commissions does not equal or exceed 13 times the minimum weekly salary of \$913.

Compliance Options

Option 1: Raise Exempt Employees' Salaries

If you have exempt employees who are paid less than the new minimum, you can simply raise their salaries to meet the new requirement.

Option 2: Reclassify Employees as Non-Exempt

If exempt employees don't meet the new salary requirement, you can reclassify them as non-exempt and pay them overtime whenever they work more than 40 hours in a workweek. If these employees rarely work more than 40 hours per week, simply convert their salary to an hourly wage (divide their weekly salary by 40 hours). However, if these employees regularly work more than 40 hours per week and you want to keep your compensation costs the same, then you would need to account for the overtime premium when you reclassify them as non-exempt.

Wages & Hours (Continued)

Paid Sick Leave (PSL)

California has joined a growing number of jurisdictions mandating employers to provide paid sick leave to their employees, including part-time and temporary workers. Below is a summary of the California law's key points:

- Employers who employ at least one employee who works in California at least 30 days within a year from the commencement of their employment, on or after Jan. 1, 2015, are covered by the California law.
- Employees are eligible for paid sick leave if they are not covered by one of the limited exemptions to the law (discussed below); and they work for an employer on or after Jan. 1, 2015, for at least 30 days within a year from the commencement of employment.
- The law applies to part-time, temporary, seasonal and per diem employees. The law also applies to employees who are exempt from overtime requirements.
- According to the DLSE, employees must have been employed for 90 days before they begin using their sick leave. However, employers must provide the leave at the commencement of employment or July 1, 2015, whichever is later.
- Under specified conditions, the law does not apply to the following types of employees:
 - a. Employees covered by a valid collective bargaining agreement that provides for paid leave for sickness and other terms of employment
 - b. Employees in the "construction industry" covered by a valid collective bargaining agreement under certain conditions
 - c. Providers of in-home supportive services
 - d. Employees of an air carrier as a flight deck or cabin crew member under certain conditions
- The California law provides two options for how employers may provide the paid sick leave benefit:
 - a. Option 1: Accrual System: Covered employees accrue one hour of paid sick leave for every 30 hours worked. Employees exempt under California administrative, executive, or professional exemptions are presumed to have a 40-hour workweek for purposes of this accrual calculation. However, such an exempt employee whose normal workweek is fewer than 40 hours may accrue paid sick leave based on that employee's normal workweek.
 - b. Option 2: Annual Front Loading of Time: Instead of using the accrual method, employers can choose to give covered employees at least three days or 24 hours of paid sick leave at the beginning of each year of employment or calendar year or 12-month basis.
 - c. The most significant difference between the accrual and front load method is that the accrual method requires employers to carry over accrued, unused paid sick time, while the annual front load option does not. However, the law permits employers to cap accrual of paid sick leave at 48 hours or six days per year. In addition, the law permits employers to limit use of accrued paid sick leave at 24 hours or three days per year. The front load option, on the other hand, mandates no such carry over.

Wages & Hours (Continued)

Paid Sick Leave (Continued)

- In general, an employee can take paid sick leave for the employee's or a family member's preventive care or care of an existing health condition, or for specified purposes if the employee is a victim of domestic violence, sexual assault or stalking. Preventive care would include annual physicals or flu shots.
- The new law establishes a minimum requirement, but an employer can provide paid sick leave through its own paid leave policy. However, any such policy must satisfy the accrual, carryover and use requirements of the law. Alternatively, the policy must provide no less than 24 hours or three days of paid sick or equivalent paid leave or paid time off for employee use for each year of employment or calendar year or 12-month basis.
- Unlike unused vacation and PTO time, employers are not required to pay out unused and available paid sick time at termination.

Wages & Hours

(Continued)

Hours & days of work - Agricultural:

Agricultural Occupations:

- 1. Preparation, care, and treatment of farm land, pipeline, or ditches, including leveling for agricultural purposes, plowing, disking, and fertilizing soil.
- 2. Sowing and planting of any agricultural or horticultural commodity.
- 3. Care of any agricultural or horticultural commodity.
- 4. Harvesting of any agricultural or horticultural commodity.
- 5. Assembly and storage of any agricultural or horticultural commodity.
- 6. Raising, feeding, and management of livestock, fur-bearing animals, poultry, fish, mollusks, and insects, including but not limited to herding, housing, hatching, milking, shearing, handling eggs and extracting honey.
- 7. Conservation, improvement or maintenance of such farm and its tools and equipment.
- In general, overtime provisions apply to:
 - a. Employees who are 18 years of age and over, and
 - b. Employees who are 16 or 17 years of age who are not required by law to attend school (see the wage order for your industry for specific regulation on employees under 18 for more information, see page 57)
- Overtime (1 ½ times regular rate of pay):
 - a. Hours worked over 10 hours per day or
 - b. More than 6 days per workweek or
 - c. The first 8 hours of the seventh day per workweek
- Doubletime (2 times regular rate of pay):
 - a. Hours over 8 hours on the seventh day of work in the workweek
- Exceptions An employee may be employed on 7 workdays in 1 workweek with no overtime pay required when:
 - a. The total hours of employment during the workweek do not exceed 30 hours *AND*
 - b. The total hours worked on any 1 workday does not exceed 6 hours

The provisions for overtime listed above shall not apply to an employee covered by the wage order listed if, during any week, more than half of the employee's working time is devoted to performing the duties of an irrigator. See wage order No. 14-2001 for further exemptions to the overtime provision.

Wages & Hours (Continued)

Minimum wage:

- California minimum wage is \$10 per hour effective January 1, 2016.
- There is an exception for <u>learners</u>, regardless of age, who may be paid not less than 85% of the minimum wage rounded to the nearest nickel during their first 160 hours of employment in occupations in which they have no previous similar or related experience.

Ag Rent:

- Housing provided as condition of employment.
- Subject only to SUTA, SDI, & ETT.
- Not written as a check (but included in the employee's income)
- Minimum Ag Rent for 2016 is \$43.20 per week.

Meal periods:

- For any employee working 5 hours or more, an uninterrupted meal period of 30 minutes shall be authorized. When a work period of less than 6 hours will be completed, the meal period may be waived by mutual consent of employer and employee.
- Unless the employee is relieved of all duties during the meal period, it will be considered an "on duty" meal period and counted as time worked.

Rest periods:

- Employers must provide employees with a 10 minute rest period for every 4 hours worked, except when the employee is working less than 3 ½ hours.
- Authorized rest period time shall be counted as hours worked for which there shall be no deduction wages.

Information on Minors and Employment:

- The Division of Labor Standards Enforcement's child labor law booklet contains comprehensive information about child labor laws, school attendance, wage, hour, and age requirements, restrictions, employer requirements and work permits. http://www.dir.ca.gov/dlse/ChildLaborLawPamphlet.pdf
- Information on Child Labor Laws & Work Permits can be found at: http://www.dir.ca.gov/dlse/dlse-cl.htm

Wages & Hours

(Continued)

Records:

- The employer shall keep accurate information for each employee including the following:
 - Full name, home address, occupation, social security number as found on Form W-4.
 - Birthdate, if under 18 years, and designation as a minor. (See Form I-9 for further information)
 - Time records showing when the employee begins and end each work period.
 - Meal periods, split shift intervals and total daily hours worked.
 - Meals periods during which operations crease and authorized rest periods need not be recorded.
 - Total wages paid each payroll period, including value of board, lodging, vacation, sick or other compensation actually furnished to the employees.
 - Total hours worked in the payroll period and applicable rates of pay.
 - Every employer shall provide each employee, either separately, or as a detachable part of the check, draft, or voucher paying the employee wages, an itemized statement showing:
 - a. Gross wages.
 - b. Total hours worked AND hourly rates, excluding salaried employees who are exempt from overtime pay (some salaried employees are not exempt from overtime pay).
 - c. All deductions.
 - d. Net wages earned.
 - e. Inclusive dates of the period for which the employee is paid (eg. 12/01/16 12/15/16).
 - f. Name AND social security number of the employee.
 - g. Name and address of the employer.
 - All required records shall be in English and in ink or other permanent form, properly dated, showing month, day and year, and shall be kept on file by the employer for at least 4 years after the termination of employment.
 - An employee's records shall be available for inspection by the employee upon reasonable request.

NOTE: Under an Immigration and Naturalization Service (INS) Audit, penalty for failure to have I-9 on file for each offense is \$110 - \$1,100 per I-9.

Wages & Hours (Continued)

Affordable Care Act (ACA):

Beginning January 1, 2014, individuals and employees of small businesses will have access to insurance coverage through Affordable Care Act's (ACA) health insurance exchanges which are also known as Health Insurance Marketplaces. California's exchange is called Covered California (www.coveredca.com). Employers are required to provide an Exchange notice to *each new employee* at the time of hiring with information regarding the availability of Exchanges, the services they provide, and the potential subsidies.

For 2014, the DOL will consider a notice to be provided at the time of hiring if the notice is provided to the employee within 14 days of an employee's start date.

The Exchange notice must include the following:

- Information regarding the existence of an Exchange, as well as contact information and the description of the services provided by an Exchange.
- Inform the employee that they may be eligible for a premium tax credit if the employee purchases a qualified health plan through the Exchange.
- Contain a statement informing the employee that, if the employee purchases a
 qualified health plan through the Exchange, the employee may lose the employer
 contribution (if any) to any health benefits plan offered by the employer and that all
 or a portion of such contribution may be excludable from income for federal income
 tax purposes.

The Department of Labor (DOL) has provided model notices to Employees of Coverage options for employers who do not and who do offer a health plan. You can find the model notices at www.dol.gov/ebsa/healthreform.

Employment Contracts

Employment contracts are used to document employment terms, including wages, hours, and type of work. If an employment contract is used, it must include the following for determination of hourly rate:

- 1. The contract must include a stated hourly rate of pay.
- 2. The contract, if stated in "salary" amounts, must include a breakdown of what the salary consists of. For example:

Regular pay at \$10.00 per hour for 240 hours \$2,160.00 Overtime pay at \$15.00 per hour for 24 hours 324.00

\$2,484.00

- 3. Fringe benefits.
- 4. Hours worked.
- 5. Vacation days.
- 6. Days off.
- 7. Holidays.

NOTE: For any employment contract, it is advisable to consult with a labor law attorney to ensure complete compliance.

2016 Payroll Tax Rates

(Unchanged from 2015)

Federal Pavroll Taxes:

- Following are the applicable federal payroll tax rates and wage limits for 2016:

<u>Tax</u>	Withheld	Employer Portion	Wage Limit
Social Security	6.2%	6.2%	\$118,500
Medicare	1.45%	1.45%	n/a
Medicare Surtax	0.9%		>\$200,000
FUTA (1)		.6%	\$7,000
Fed W/H (FIT)	See Schedule		

State Payroll Taxes:

- Following are the applicable state payroll tax rates and wage limits for 2016:

<u>Tax</u>	Withheld	Employer Portion	Wage Limit
SUTA		See EDD Notice (2)	\$7,000
ETT		See EDD Notice (2)	\$7,000
SDI	0.9%		\$106,742
State W/H (PIT)	See CA Guide		

- (1) See Additional notes below about FUTA tax.
- (2) See copy of EDD notice on page 13.

Federal Unemployment Tax Act (FUTA)

- 1. You are subject to FUTA tax in 2016 on the wages you pay employees who are not farmworkers or household workers if:
 - a. You paid wages of \$1,500 or more in any calendar quarter in 2015 or 2016, or
 - b. You had one or more employees for at least some part of a day in any 20 or more different weeks in 2015 or 20 or more different weeks in 2016.
- 2. You are subject to FUTA tax if you paid total cash wages of \$1,000 or more to household employees in any calendar quarter in 2015 or 2016. A household employee is an employee who performs household work in a private home, local college club, or local fraternity or sorority chapter.
- 3. Computing FUTA tax. For 2016, the FUTA tax rate is 6.0%, which is offset by a credit of 5.4% which is offered to the state of California, netting to 0.6%. The tax applies to the first \$7,000 you pay to each employee as wages during the year. A credit reduction applies to the FUTA tax at the end of the year. See page 41 for more details.
- 4. You are subject to FUTA tax on the wages you pay to farmworkers if:
 - a. You paid cash wages of \$20,000 or more to farmworkers during any calendar quarter in 2015 or 2016

<u>or</u>

b. You employed 10 or more farmworkers during at least some part of a day (whether or not at the same time) during any 20 or more different weeks in 2015 or 20 or more different weeks in 2016.

Sample of EDD Annual Letter

EDD DE; PO BOX 826880 MIC 4 SACRAMENTO, CA 94280-0001



Letter ID:

L0686315200

Issued Date:

May 3, 2016

0.90%

Account ID:

2058444800_P868_E293

NOTICE OF CONTRIBUTION RATES AND STATEMENT OF UI RESERVE ACCOUNT FOR THE PERIOD OF JANUARY 1, 2016, TO DECEMBER 31, 2016

IMPORTANT NOTICE

This is not a bill, do not pay this amount. This is to inform you of your UI, ETT, and SDI contribution rates for the year shown above. The following is a breakdown of your UI reserve account balance and the factors used to calculate your UI contribution rate YOUR UI RESERVE BALANCE IS NON-REFUNDABLE.

Your Unemployment Insurance (UI) Contribution Rate is	3.40%
UI Rate Schedule is	F+
Your Employment Training Tax (ETT) rate is	0.10%

The Annual Taxable Wage Limit Per Employee for: UI and ETT is	\$7,000.00
SDI is	\$106,742.00

Previous reserve balance as of 7/31/14			\$0.00
UI Contributions paid from 8/1/14 to 7/31/15	\$0.00		
Interest earned by the UI Fund	\$0.00		
(for positive reserve account employers only)			
Negative balance reduction	\$0.00		
(for negative reserve account employers only)	0.000		
Benefit overpayments collected	\$0.00		
Positive reserve balances cancelled	\$0.00		
Other income to the UI Fund	\$0.00		
TOTAL CREDITS		+	\$0.00
UI benefits charged to your reserve account from			
7/1/14 to 6/30/15	\$0.00		
Increase in the total of all negative reserve account balance	s \$0.00		
. Benefit overpayments established	\$0.00		
. UI benefits not charged to reserve accounts	\$0.00		
. Other expenses of UI Fund	\$0.00		
TOTAL CHARGES		·*	\$0.00
New reserve account balance as of 7/31/15			\$0.00

Your SDI Rate is

To a massa payon to coordinar yours 2012-2010-2014	\$0.00	
17. Ratio (Line 15 divided by the average of Line 16)	0.0000	

COMPUTATION OF SHARED CREDITS AND CHARGES: Lines 5, 6, 7,10, 11, 12 and 13 are credits and charges shared by all California employers. The shared amounts are computed using fiscal year UI taxable wages.

Your Ul taxable wages from 7/1/14 through 6/30/15 were	0.00	ľ
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DE 2088 Rev. 52 (12-13)

PO BOX 826880 MIC 4, SACRAMENTO, CA 94280-0001

www.edd.ca.gov

Depository Requirements

Federal Depository Requirements:

There are 3 different federal tax deposit schedules for FICA (Social Security & Medicare) and FIT (Federal Income Tax withheld). This decision is based on a lookback period and is determined by the IRS. The lookback period for the calendar year 2016 is below:

	Lookba	ack Period			
20	14	2	015		2016
July 1 thru Sept. 30	Oct. 1 thru Dec. 31	Jan. 1 thru Mar. 31	Apr. 1 thru June 30	+	Calendar Year Jan Dec.

- Semi-weekly FICA and FIT deposits:
 - If the total tax reported on form 941/943 for the lookback period is more than \$50,000, you are a semi-weekly depositor for the current year.
 - The payroll deposits are due as follows:
 - a. If the payday falls on a *Wednesday, Thursday* and/or *Friday* then the tax deposit is due by the following *Wednesday*.
 - b. If the payday falls on a *Saturday, Sunday, Monday* and/or *Tuesday* then the tax deposit is due by the following *Friday*.
- Monthly FICA and FIT deposits:
 - If the total tax reported on form 941/943 for the lookback period is \$50,000 or less, you are a monthly depositor for the current year.
 - The payroll deposit is due by the 15th of the following month. For example, wages paid during January will require a tax deposit be made by February 15th.
- Quarterly FICA and FIT deposits:
 - If, at the end of a quarter, your total FICA and FIT tax liability is less than \$2,500, you may pay the taxes quarterly, due 30 days after the end of the quarter.
- Annual FICA and FIT deposits:
 - If, at the end of a year, your total FICA and FIT tax liability is less than \$2,500, you may pay the taxes with your Form 944 annual return (does not pertain to 941 filers).
- FUTA deposits:
 - Federal Unemployment (FUTA) tax is due quarterly if the unpaid liability is more than \$500.
 - If your total FUTA tax liability for the year is less than \$500, you may pay the tax liability annually.

*NOTE: If a deposit is required to be made on a day that is not a banking day, the deposit is considered timely if it is made by the next banking day.

Depository Requirements (Continued)

Federal Depository Requirements (continued):

Paving via EFTPS

As of January 1, 2011, you must make electronic deposits of all required depository taxes (such as employment tax, excise tax, corp income tax) using the Electronic Federal Tax Payment System (EFTPS). Signing up for access is easy and can be done here: https://www.eftps.gov/eftps/direct/EftpsHome.page

Note that a four digit PIN number will be mailed to the address on record with the IRS within 7-10 days of applying for EFTPS access. Retain this letter for your records! Failure to make required deposits via EFTPS will be subject to a 10% penalty. To get more information or to enroll by phone, call 1-800-555-4477. Also note that a change in financial institutions will require an update to your routing and account numbers before making a payment. You may do this via phone or online.

Below is a screen shot of the EFTPS website. Once you receive your PIN in the mail, you can use the enrollment number from the letter OR your bank routing and account number to complete the set-up and create a password.

Login	
In order to make, view or ca	ncel a Payment, you must first login.
	Identification Number (EIN) or your Social Security Number (SSN), PIN, and s below. If you do not have a PIN, please <u>enroll</u> first.
EIN (for Business)	
or	
SSN (for Individual)	
PIN	
Internet Password	Need a Password
CANCEL	LOGIN

If you are a new employer that indicated a federal tax obligation when requesting an EIN, you will be pre-enrolled in EFTPS. You will receive information about Express Enrollment in your Employer Identification Number (EIN) Package and an additional mailing containing your EFTPS personal identification number (PIN) and instructions for activating your PIN. Call the toll-free number located in your "How to Activate Your Enrollment" brochure to activate your enrollment and begin making your payroll tax deposits. If you outsource any of your payroll and related tax duties to a third party payer, such as a PSP or reporting agent, be sure to tell them about your EFTPS enrollment.

Depository Requirements (Continued)

Federal Depository Requirements (continued):

Timely Depositing

For deposits made by EFTPS to be on time, you must submit the deposit by 8 p.m. Eastern time the day before the date the deposit is due. If you use a third party to make a deposit on your behalf, they may have different cutoff times. Penalties are assessed as follows:

2%	Deposits made 1 to 5 days late.
5%	Deposits made 6 to 15 days late.
10%	Deposits made 16 or more days late. Also applies to amounts paid within 10 days of the date of the first notice the IRS sent asking for the tax due.
10%	Amounts (that should have been deposited) paid directly to the IRS, or paid with your tax return. But see Payment with return , earlier in this section, for an exception.
15%	Amounts still unpaid more than 10 days after the date of the first notice the IRS sent asking for the tax due or the day on which you received notice and demand for immediate payment, whichever is earlier.

Late deposit penalty amounts are determined using calendar days, starting from the due date of the liability. Further information can be found in the Employer's Tax guide at https://www.irs.gov/publications/p15/

Depository Requirements (Continued)

State Depository Requirements:

- Employer contributions of Unemployment Insurance (UI) and Employment Training Tax (ETT) are due quarterly. Monies withheld from employees' wages for State Disability Insurance (SDI) and California Personal Income Tax (PIT) may need to be deposited more often. The deposit frequency is based on each employer's federal deposit schedule AND the amount of accumulated PIT withheld. See table below:

If your Fed Dep	AND State PIT	Deposit PIT & SDI		
Schedule is	W/H of			
	Less than \$350	Quarterly		
Semi-Weekly	\$350 - \$500	Monthly by 15 th		
	\$500 or more	Semi-Weekly		
Monthly	Less than \$350	Quarterly		
Monthly	\$350 or more	Monthly by 15 th		
Quarterly OR	Less than \$350	Quarterly		
Annually	\$350 or more	Monthly by 15 th		

^{*}Be sure to designate the "Payment Type" as noted above on your DE88 Coupon.

- Effective January 1, 2017, all employers are required to submit payroll tax deposits electronically to the EDD. Signing up for e-Services is fast and easy! Visit www.edd.ca.gov/e-services_for_business to enroll.
- Agricultural employers are not required to withhold state income taxes from their employees. However, if the employer and employee agree, agricultural employers may voluntarily withhold state income taxes.

^{*}A penalty of 15% plus interest will be charged on late payroll tax payments.

^{*}For further information regarding deposit requirements, refer to the "California Employers Guide" (Pub DE44) from EDD.

Summary of Employer Responsibilities

New Employees:

- Verify work eligibility of employees by completing the following forms:
 - a. Form W-4 (See Pages 19 & 20)
 - b. -AND- Form DE 4 (See Pages 21-24) IF State withholding is different than Federal withholding
 - c. -AND- I-9 (See Pages 25-27)
- Record employee name and SSN directly from social security card.
- Important Information regarding I-9
 - a. Provide employees with the entire document all 9 pages!
 - b. I-9 must be completed AFTER a job offer has been accepted but BEFORE the end of their first date of work.
 - c. Employee must complete Section 1 in total, including signature and date.
 - d. Employers can help an employee complete their section, but must complete "Preparer/Translator Certification" section.
 - e. The employer must complete Section 2 no later than 3 business days after the employee begins work.
 - f. Inspect all documents provided by the employee and fill in Section 2.
 - g. You are not required to be a document EXPERT! You are required to verify that the document appears to be genuine and relates to the individual presenting it. These documents MUST be UNEXPIRED and ORIGINALS.
 - h. Obtain a copy of the documents provided for purposes of the I-9 (Recommended; best practice).
 - i. If correcting a mistake, attach a short memo for reason (no blackout/white out). Cross out the wrong info, date and initial the correction.
 - j. I-9's should be stored in a secure location, with copies of documents.
 - k. Records should be accessible within 3 days of an official request for the docs.
 - l. I-9's are required to be kept for terminated employees for 3 years from the date of hire or 1 year from date of termination, whichever is later.
 - m. Use E-Verify to verify that an employee is authorized to work in the United States. E-Verify is an Internet-based system that compares information from an employee's Form I-9, Employment Eligibility Verification, to data from U.S. Department of Homeland Security and Social Security Administration records to confirm employment eligibility.
 - E-Verify is fast, free and easy to use. Employers can learn more about E-Verify at www.dhs.gov/E-Verify or by calling 1-888-464-4218.
- File CA Form DE34 Report of New Employees within 20 days of employee's start date. See page 28 for DE34 form or file electronically at: http://eddservices.edd.ca.gov
- Distribute Paid Family Leave notice. See pages 30 & 31.
- Provide each employee with Notice of Wage Theft Protection Act. See pages 33 & 34.

Form W-4 (2016)

Purpose. Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. Consider completing a new Form W-4 each year and when your personal or financial situation changes.

Exemption from withholding. If you are exempt, complete only lines 1, 2, 3, 4, and 7 and sign the form to validate it. Your exemption for 2016 expires February 15, 2017. See Pub. 505, Tax Withholding and Estimated Tax.

Note: if another person can claim you as a dependent on his or her tax return, you cannot claim exemption from withholding if your income exceeds \$1,050 and includes more than \$350 of unearmed income (for example, interest and dividends).

Exceptions. An employee may be able to claim exemption from withholding even if the employee is a dependent, if the employee:

- Is age 65 or older,
- . Is blind, or
- Will claim adjustments to income; tax credits; or itemized deductions, on his or her tax return.

For Privacy Act and Paperwork Reduction Act Notice, see page 2.

The exceptions do not apply to supplemental wages greater than \$1,000,000.

Basic instructions. If you are not exempt, complete Basic instructions. If you are not exempt, complete the Personal Allowances Worksheet below. The worksheets on page 2 further adjust your withholding allowances based on itemized deductions, certain credits, adjustments to income, or two-earners/multiple jobs situations.

Complete all worksheets that apply. However, you may claim fewer (or zero) allowances. For regular wages, withholding must be based on allowances you claimed and may not be a flat amount or percentage of wages.

Head of household. Generally, you can claim head Head of nousehold Generally, you can claim nead of household filing status on your tax return only if you are unmarried and pay more than 50% of the costs of keeping up a home for yourself and your dependent(s) or other qualifying individuals. See Pub. 501, Exemptions, Standard Deduction, and Filing Information, for information.

Tax credits. You can take projected tax credits into account Tax creatis, for can take projected tax creatis into account in figuring your allowable number of withholding allowances. Credits for child or dependent care expenses and the child tax credit may be claimed using the Personal Allowances Worksheet below. See Pub. 505 for information on converting your other credits into withholding allowances.

Norwage income. If you have a large amount of norwage income, such as interest or dividends, consider making estimated tax payments using Form 1040-ES, Estimated 1 ax for Individuals. Otherwise, you may owe additional tax. If you have pension or annuity income, see Pub. 505 to find out if you should adjust your withholding on Form W-4 or W-4P.

your withholding on norm w-4 or w-4+.

Two earmers or multiple jobs. If you have a working spouse or more than one job, figure the total number of allowances you are entitled to claim on all jobs using worksheets from only one Form W-4, Your withholding usually will be most accurate when all allowances are claimed on the Form W-4 for the highest paying job and zero allowances are claimed on the others. See Pub. 505 for details.

Nonresident alien, If you are a nonresident alien, see Notice 1392, Supplemental Form W-4. Instructions for Nonresident Aliens, before completing this form.

Check your withholding. After your Form W-4 takes effect, use Pub. 505 to see how the amount you are having withheld compares to your projected total take for 2016. See Pub. 505, especially if your earnings exceed \$130,000 (Single) or \$180,000 (Married).

Future developments. Information about any future developments affecting Form W-4 (such as legislation

-		Ders	onal Allowances W	Inrksheet /Keen f		tes we release up v	vai de posted at www.	.ns.gov/w
Α	Enter "1" for we	Charles Contracting to the Contracting Con	an claim you as a depe		or your records.)	2.8 Sept. 105	۸	
-	enter 1 for yo		have only one job; or	andent	* * * * *		* * * *	
В	Enter "1" if:		ave only one job, and y	our spouse doce so	t work: or	ļ	D	
В	Enter I n.		second job or your spor			no or loon	P	-
C	Enter #411 for yo		nay choose to enter "-0				o or more	
6			you avoid having too		and have either a w	orking spous	e or more	
						# 535 G		
D			han your spouse or you				D	-
E	MADE DO NOT THE RESERVE OF A		usehold on your tax re				e) E	ž
F	\$000,000 FOOLOGO		f child or dependent of ayments, See Pub. 503	하고 하면 하면 나면서를 하고 있다면 하는 때 하고 있어야 한다.				
G			child tax credit). See F			200		
_	 If your total in 	come will be less than	\$70,000 (\$100,000 if m	namied), enter "2" for	each eligible child;		if you	
		The state of the s	,000 and \$84,000 (\$100	2011 (200)		each eligible ch	nild G	
н	The state of the s		e. (Note: This may be diff			The state of the s		
	Aud III les A tilloc							
	For accuracy,	and Adjustments	nize or claim adjustment Worksheet on page 2.	its to income and wa	nt to reduce your with	nnoiding, see	the Deductions	
	complete all	• If you are single a	and have more than one	e job or are married a	and you and your sp	ouse both wo	rk and the com	bined
	worksheets		obs exceed \$50,000 (\$2	20,000 if married), see	the Two-Earners/M	ultiple Jobs \	Worksheet on p	age 2
	that apply.	The state of the s	o little tax withheld. bove situations applies,	stee been and enter it	ha mumbas from line l	Jan See E of	Com W. 4 bolow	
	tment of the Treasury	► Whether you are	yee's Withhol entitled to claim a certain by the IRS. Your employe	number of allowances	or exemption from wit	hholding is	20 1	6
1		and middle initial	Last name	maj se requires to ser	is a supply of sine form.	CONTRACTOR OF THE PARTY OF THE	ial security numb	er
	Home address (number and street or rural	route)	9 Cinale	Married Married Married	rind but withhol	d at higher Single	rato
					but legally separated, or spo			
	City or town, sta	ite, and ZIP code			name differs from that			
	10.00			10 P. J.	You must call 1-800-		100	
5	Total number	of allowances you are	claiming (from line H a			LOUDS NOT THE REAL PROPERTY.	5	u
6		그리아 어디 않는 사람들은 보다 사람이 되었다.	withheld from each pa	And the second s	pindable Hornaneer	on page 2)	6 \$	
7			for 2016, and I certify t		e following conditio	ne for evemn	0 4	
•	75 TO ST. 7 TO HOUSE ST. 10		of all federal income ta				non.	
			ederal income tax with		THE STATE OF THE S			
	00.500000000000000000000000000000000000		Exempt" here			7	12	
Unde			e examined this certifica			2.0	correct, and cor	molete
Emp	loyee's signature					Date ▶		
P		7	Complete lines 8 and 10 onl	v if sending to the IDS)	9 Office code (optional)		r identification num	har /FIM
0	Limpoyer a nam	o and address (Linthloyer.	complete tiles o and 10 off	y a serious to the (Ho.)	a curre none inhantisti	To Employe	radiningation num	moi frilla
F		San annual David and	Act Notice, see page 2.		Cat No. 102200		Form W	Aine

Cat. No. 10220Q

Form W	-4 (2016)								Page 2		
			Deduct	ions and A	djustments Works	heet			-5000		
Note 1	Enter an estimat and local taxes, income, and mis and you are man	e of your 2016 it medical expens cellaneous dedu ried filing jointly o	termized deductions. These es in excess of 10% (7.59 ctions. For 2016, you may or are a qualifying widow(er	include qualifying include qualifying include qualifying include you have to reduce you is \$285,350 if you	claim certain credits or ng home mortgage interest, or your spouse was born bef our itemized deductions if ou ou are head of household; \$2 ned filing separately. See Pub	charitable contrib ore January 2, 1 ur income is ove 59,400 if you a	outions, state 952) of your r \$311,300 re single and	S			
		A CONTRACTOR OF THE	ied filing jointly or qu	The second second		. See let detaile		-			
2	3 - S. (1977년 - 1978년 -										
3			. If zero or less, enter	C. C. Day Levil			3	S			
4	Enter an estin	nate of your 2	016 adjustments to inc	come and any	additional standard dec	luction (see P	ub. 505) 4	S	D		
5					nt for credits from the b. 505.)			s			
6	Enter an estir	mate of your	2016 nonwage incom	e (such as di	vidends or interest) .	******	6	S			
7	Subtract line	6 from line 5	. If zero or less, enter	"-0-" · ·		*: *:: *	7	\$	II.		
8					ere. Drop any fraction				01		
9					et, line H, page 1			Ŭ.	1		
10	also enter thi	s total on line	1 below. Otherwise,	stop here an	the Two-Earners/Mult od enter this total on Fo	rm W-4, line	5, page 1 10	Ü	W ₂		
					t (See Two earners of	or multiple j	iobs on page 1.)	()			
9,0		A STATE OF THE PARTY OF THE PAR		CO CO	age 1 direct you here.						
1				M. In Santa	ed the Deductions and A						
2	you are marri				EST paying job and en ring job are \$65,000 or		enter more				
	than "3" .	12 21 2 (12)		2. 20. 2002	2 2 2 2 2 2 2	Virginia 14	2				
3	"-0-") and on	Form W-4, li	ne 5, page 1. Do not	use the rest of	om line 1. Enter the re of this worksheet		3	V)			
Note			enter "-0-" on Form olding amount neces		age 1. Complete lines a year-end tax bill.	4 through 9 b	elow to				
4	THE RESERVE OF THE PARTY OF THE		2 of this worksheet	# #83903#	* * * * * * *	4					
5	700070000000000000000000000000000000000		of this worksheet	e need		5					
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7					ST paying job and ente			\$			
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9					or example, divide by 25						
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	the result here		le 1	na la trie addit	donas amount to be with		ble 2	Ψ	440		
	Married Filing		All Other	'S	Married Filing			Other	's		
	s from LOWEST job are—	Enter on line 2 above	If wages from LOWEST paying job are —	Enter on line 2 above	If wages from HIGHEST paying job are—	Enter on line 7 above	If wages from HIGH paying job are—	EST	Enter on line 7 above		
14, 25, 27, 35, 44, 55, 65, 75, 80, 100, 115, 130,	\$0 - \$6,000 001 - 14,000 001 - 25,000 001 - 27,000 001 - 35,000 001 - 35,000 001 - 55,000 001 - 65,000 001 - 75,000 001 - 75,000 001 - 80,000 001 - 115,000 001 - 130,000 001 - 130,000 001 - 130,000 001 - 150,000 001 - 150,000 001 - 150,000 001 - 150,000	0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	\$0 - \$6,000 9,001 - 17,000 17,001 - 26,000 26,001 - 34,000 34,001 - 44,000 44,001 - 75,000 75,001 - 85,000 85,001 - 110,000 110,001 - 125,000 125,001 - 140,000 140,001 and over	0 1 2 3 4 5 6 7 8 9	\$0 - \$75,000 75,001 - 135,000 135,001 - 205,000 205,001 - 369,000 360,001 - 405,000 405,001 and over	\$610 1,010 1,130 1,340 1,420 1,600	\$0 - \$38, 38,001 - 85, 85,001 - 185, 185,001 - 400, 400,001 and ove	000	\$610 1,010 1,130 1,340 1,600		

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. Internal Revenue Code sections 3402(f)(2) and 6109 and their regulations require you to provide this information; your employer uses it to determine your federal income tax withholding. Failure to provide a property completed form will result in your being treated as a single person who claims no withholding allowances; providing fraudulent information may subject you to penalties. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation; to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws; and to the Department of Health and Human Services for use in the National Directory of New Hires. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax entering.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.



This form can be used to manually compute your withholding allowances, or you can electronically compute them at www.taxes.ca.gov/de4.pdf.

EMPLOYEE'S WITHHOLDING ALLOWANCE CERTIFICATE

Your Social Security Number	
Filing Status Withholding Allowances SINGLE or MARRIED (with two or m MARRIED (one income) HEAD OF HOUSEHOLD	nore incornes)
et A (if employer agrees), Worksheet C thholding, I meet the conditions set forth under ses Residency Relief Act. holding allowances claimed on this certificate	
*	Date
California Employer Account Number	
1	Filing Status Withholding Allowances SINGLE or MARRIED (with two or many marked (one income) HEAD OF HOUSEHOLD At A (if employer agrees), Worksheet C Sholding, I meet the conditions set forth under ses Residency Relief Act. Including allowances claimed on this certificate ithholding, that I am entitled to claim the executions.

YOUR CALIFORNIA PERSONAL INCOME TAX MAY BE UNDERWITHHELD IF YOU DO NOT FILE THIS DE 4 FORM.

IF YOU RELY ON THE FEDERAL FORM W-4 FOR YOUR CALIFORNIA WITHHOLDING ALLOWANCES, YOUR CALIFORNIA STATE PERSONAL INCOME TAX MAY BE UNDERWITHHELD AND YOU MAY OWE MONEY AT THE END OF THE YEAR.

PURPOSE: This certificate, DE 4, is for <u>California</u> Personal Income Tax (PIT) withholding purposes only. The DE 4 is used to compute the amount of taxes to be withheld from your wages, by your employer, to accurately reflect your state tax withholding obligation.

You should complete this form if either:

- You claim a different marital status, number of regular allowances, or different additional dollar amount to be withheld for California PIT withholding than you claim for federal income tax withholding or,
- (2) You claim additional allowances for estimated deductions.

THIS FORM WILL NOT CHANGE YOUR FEDERAL WITHHOLDING ALLOWANCES.

The federal Form W-4 is applicable for California withholding purposes if you wish to claim the same marital status, number of regular allowances, and/or the same additional dollar amount to be withheld for state and federal purposes. However, federal tax brackets and withholding methods do not reflect state PIT withholding tables. If you rely on the number of withholding allowances you claim on your Form W-4 withholding allowance

certificate for your state income tax withholding, you may be significantly underwithheld. This is particularly true if your household income is derived from more than one source.

CHECK YOUR WITHHOLDING: After your Form W-4 and/or DE 4 takes effect, compare the state income tax withheld with your estimated total annual tax. For state withholding, use the worksheets on this form.

exempt, complete the federal Form W-4. You may claim exempt, complete the federal Form W-4. You may claim exempt from withholding California income tax if you did not owe any federal income tax last year and you do not expect to owe any federal income tax this year. The exemption is good for one year. If you continue to qualify for the exempt filing status, a new Form W-4 designating EXEMPT must be submitted by February 15 each year to continue your exemption. If you are not having federal income tax withheld this year but expect to have a tax liability next year, you are reuired to give your employer a new Form W-4 by December 1.

EXEMPTION FROM WITHHOLDING (continued): Under the Service Member Civil Relief Act, as amended by the Military Spouses Residency Relief Act, you may be exempt from California income tax on your wages if (i) your spouse is a member of the armed forces present in California in compliance with military orders; (ii) you are present in California solely to be with your spouse; and (iii) you maintain your domicile in another state. If you claim exemption under this act, check the box on Line 3. You may be required to provide proof of exemption upon request.

IF YOU NEED MORE DETAILED INFORMATION, SEE THE INSTRUCTIONS THAT CAME WITH YOUR LAST CALIFORNIA INCOME TAX RETURN OR CALL THE FRANCHISE TAX BOARD (FTB).

IF YOU ARE CALLING FROM WITHIN THE UNITED STATES

800-852-5711 (voice) 800-822-6268 (TTY)

IF YOU ARE CALLING FROM OUTSIDE THE UNITED STATES (Not Toll Free)

916-845-6500

The California Employer's Guide (DE 44) provides the income tax withholding tables. This publication may be found on the Employment Development Department (EDD) website at www.edd.ca.gov/Payroll_Taxes/Forms_and_Publications.htm. To assist you in calculating your tax liability, please visit the Franchise Tax Board website at www.ftb.ca.gov/individuals/index.shtml.

NOTIFICATION: Your employer is required to send a copy of your DE 4 to the FTB if it meets either of the following two conditions:

- . You claim more than 10 withholding allowances.
- You claim exemption from state or federal income tax withholding and your employer expects your usual weekly wages to exceed \$200 per week.

IF THE IRS INSTRUCTS YOUR EMPLOYER TO WITHHOLD FEDERAL INCOME TAX BASED ON A CERTAIN WITHHOLDING STATUS, YOUR EMPLOYER IS REQUIRED TO USE THE SAME WITHHOLDING STATUS FOR STATE INCOME TAX WITHHOLDING IF YOUR WITHHOLDING ALLOWANCES FOR STATE PURPOSES MEET THE REQUIREMENTS LISTED UNDER "NOTIFICATION." IF YOU FEEL THAT THE FEDERAL DETERMINATION IS NOT CORRECT FOR STATE WITHHOLDING PURPOSES, YOU MAY REQUEST A REVIEW.

To do so, write to:

W-4 Unit Franchise Tax Board MS F180 P.O. Box 2952 Sacramento, CA 95812-2952 Fax: 916-843-1094

Your letter should contain the basis of your request for review. You will have the burden of showing that the federal determination is incorrect for state withholding purposes. The FTB will limit its review to that issue. The FTB will notify both you and your employer of its findings. Your employer is then required to withhold state income tax as instructed by the FTB. In the event the FTB or the IRS finds there is no reasonable basis for the number of withholding exemptions that you claimed on your Form W-4/DE 4, you may be subject to a penalty.

PENALTY: You may be fined \$500 if you file, with no reasonable basis, a DE 4 that results in less tax being withheld than is properly allowable. In addition, criminal penalties apply for willfully supplying false or fraudulent information or failing to supply information requiring an increase in withholding. This is provided for by Section 13101 of the California Unemployment Insurance Code.

INSTRUCTIONS - 1 - ALLOWANCES*

When determining your withholding allowances, you must consider your personal situation:

- Do you claim allowances for dependents or blindness?
- Will you itemize your deductions?
- Do you have more than one income coming into the household?

TWO-EARNER/TWO-JOBS: When earnings are derived from more than one source, underwithholding may occur. If you have a working spouse or more than one job, it is best to check the box "SINGLE or MARRIED (with two or more incomes)." Figure the total number of allowances you are entitled to claim on all jobs using only one DE 4 form. Claim allowances with <u>one</u> employer. Do <u>not</u> claim the same allowances with more than one employer. Your withholding will usually be most accurate when all allowances are claimed on the DE 4 or Form W-4 filed for the highest paying job and zero allowances are claimed for the others.

MARRIED BUT NOT LIVING WITH YOUR SPOUSE: You may check the "Head of Household" marital status box if you meet <u>all</u> of the following tests:

- (1) Your spouse will not live with you <u>at any time</u> during the year;
 (2) You will furnish over half of the cost of maintaining a home.
- (2) You will furnish over half of the cost of maintaining a home for the entire year for yourself and your child or stepchild who qualifies as your dependent; and
- (3) You will file a separate return for the year.

HEAD OF HOUSEHOLD: To qualify, you must be unmarried or legally separated from your spouse and pay more than 50% of the costs of maintaining a home for the <u>entire</u> year for yourself and your dependent(s) or other qualifying individuals. Cost of maintaining the home includes such items as rent, property insurance, property taxes, mortgage interest, repairs, utilities, and cost of food. It does not include the individual's personal expenses or any amount which represents value of services performed by a member of the household of the taxpayer.

	589.039Va187755017		
WC	ORKSHEET A	REGULAR WITHHOLDING ALLOWANCES	
(A)	Allowance for yourself — enter 1	(A)	
(B)	Allowance for your spouse (if not separately claims	ed by your spouse) — enter 1 (B)	
(C)	Allowance for blindness — yourself — enter 1	(C)	
(D)	Allowance for blindness — your spouse (if not sepa	arately claimed by your spouse) — enter 1 (D)	
(E)	Allowance(s) for dependent(s) — do not include yo	ourself or your spouse (E)	
(F)	Total — add lines (A) through (E) above		

INSTRUCTIONS - 2 - ADDITIONAL WITHHOLDING ALLOWANCES

If you expect to itemize deductions on your California income tax return, you can claim additional withholding allowances. Use Worksheet B to determine whether your expected estimated deductions may entitle you to claim one or more additional withholding allowances. Use last year's FTB Form 540 as a model to calculate this year's withholding amounts.

Do not include deferred compensation, qualified pension payments, or flexible benefits, etc., that are deducted from your gross pay but are not taxed on this worksheet.

You may reduce the amount of tax withheld from your wages by claiming one additional withholding allowance for each \$1,000, or fraction of \$1,000, by which you expect your estimated deductions for the year to exceed your allowable standard deduction.

WC	RKSHEET B	ESTIMATED DEDUCTIONS		
1.	Enter an estimate of your itemized deductions for Calif schedules in the FTB Form 540	ornia taxes for this tax year as listed in the		1
2.	Enter \$7,984 if married filing joint with two or more all qualifying widow(er) with dependent(s) or \$3,992 if sir married, or married with multiple employers	lowances, unmarried head of household, or igle or married filing separately, dual income	5	2
	Subtract line 2 from line 1, enter difference		=	3.
4.	Enter an estimate of your adjustments to income (alimo	ony payments, IRA deposits)	+	4.
5.	Add line 4 to line 3, enter sum		=	5
6.	Enter an estimate of your nonwage income (dividends,	interest income, alimony receipts)		6
7.	If line 5 is greater than line 6 (if less, see below); Subtract line 6 from line 5, enter difference		=	7
8.	Divide the amount on line 7 by \$1,000, round any frac Enter this number on line 1 of the DE 4. Complete Wo	ction to the nearest whole number rksheet C, if needed.		8
9.	If line 6 is greater than line 5; Enter amount from line 6 (nonwage income)			9
10.	Enter amount from line 5 (deductions)			10
	Subtract line 10 from line 9, enter difference			11

*Wages paid to registered domestic partners will be treated the same for state income tax purposes as wages paid to spouses for California Personal Income Tax (PIT) withholding and PIT wages. This law does not impact federal income tax law. A registered domestic partner means an individual partner in a domestic partner relationship within the meaning of Section 297 of the Family Code. For more information, please call our Taxpayer Assistance Center at 888-745-3886.

DE 4 Rev. 43 (1-15) (INTERNET)

WORKSHEET C

TAX WITHHOLDING AND ESTIMATED TAX

1.	. Enter estimate of total wages for tax year 2015	
	2. Enter estimate of nonwage income (line 6 of Worksheet B)	
3.	3. Add line 1 and line 2. Enter sum	*
4.	4. Enter itemized deductions or standard deduction (line 1 or 2 of Worksheet B, whichever is largest)	
5.	5. Enter adjustments to income (line 4 of Worksheet B)	
6.	5. Add line 4 and line 5. Enter sum	
7.	7. Subtract line 6 from line 3. Enter difference	-
8.	 Figure your tax liability for the amount on line 7 by using the 2015 tax rate schedules below	
9.	9. Enter personal exemptions (line F of Worksheet A x \$118.80)	
10.	0. Subtract line 9 from line 8. Enter difference	
11.	. Enter any tax credits. (See FTB Form 540)	*
12.	2. Subtract line 11 from line 10. Enter difference. This is your total tax liability	
13.	Calculate the tax withheld and estimated to be withheld during 2015. Contact your employer to request the amount that will be withheld on your wages based on the marital status and number of withholding allowances you will claim for 2015. Multiply the estimated amount to be withheld by the number of pay periods left in the year. Add the total to the amount already withheld for 2015	V
14.	 Subtract line 13 from line 12. Enter difference. If this is less than zero, you do not need to have additional taxes withheld. 	
15	5. Divide line 14 by the number of pay periods remaining in the year. Enter this figure on line 2 of the DE 4 15	

NOTE: Your employer is not required to withhold the additional amount requested on line 2 of your DE 4. If your employer does not agree to withhold the additional amount, you may increase your withholdings as much as possible by using the "single" status with "zero" allowances. If the amount withheld still results in an underpayment of state income taxes, you may need to file quarterly estimates on Form 540-ES with the FTB to avoid a penalty.

THESE TABLES ARE FOR CALCULATING WORKSHEET C AND FOR 2015 ONLY

S	NGLE OR MARRIED	WITH DUA	LEMPLOYERS	
IF THE TAXABL	E INCOME IS		COMPUTED TA	X IS
OVER	BUT NOT OVER	OF A	PLUS	
50	\$7,749	1.100%	\$0	\$0.00
\$7,749	\$18,371	2.200%	\$7,749	\$85.24
\$18,371	\$28,995	4,400%	\$18,371	\$318.92
\$28,995	\$40,250	6.600%	\$28,995	\$786,38
\$40,250	\$50,869	8.800%	\$40,250	\$1,529.21
\$50,869	\$259,844	10.230%	\$50,869	\$2,463.68
\$259,844	\$311,812	11.330%	\$259,844	\$23,841.82
\$311,812	\$519,687	12.430%	\$311,812	\$29,729.79
\$519,687	\$1,000,000	13.530%	\$519,687	
\$1,000,000	and over	14.630%	\$1,000,000	\$120,555.00

IF THE TAXABL	E INCOME IS	COMPUTED TAX IS					
OVER	BUT NOT OVER	OF AN	PLUS*				
\$0	\$15,498	1.100%	50	\$0.00			
\$15,498	\$36,742	2.200%	\$15,498	\$170.48			
\$36,742	\$57,990	4.400%	\$36,742	\$637,85			
\$57,990	\$80,500	6.600%	\$57,990	\$1,572.76			
\$80,500	\$101,738	8.800%	\$80,500	\$3,058.42			
\$101,738	\$519,688	10.230%	\$101,738	\$4,927.36			
\$519,688	\$623,624	11.330%	\$519,688	\$47,683.65			
\$623,624	\$1,000,000	12.430%	\$623,624	\$59,459.60			
\$1,000,000	\$1,039,374	13.530% 5	\$1,000,000	\$106,243.14			
\$1,039,374	and over	14.630% !	1,039,374	\$111,570.44			

UN	MARRIED HEAD O	F HOUSEHO	LD TAXPAYERS	5				
IF THE TAXABL	E INCOME IS	COMPUTED TAX IS						
OVER BUT NOT OF AMOUN OVER OVER								
\$0	\$15,508	1.100%	\$0	\$0.00				
\$15,508	\$36,743	2.200%	\$15,508	\$170.59				
\$36,743	\$47,366	4.400%	\$36,743	\$637.76				
\$47,366	\$58,621	6.600%	\$47,366	\$1,105.17				
\$58,621	\$69,242	8.800%	\$58,621	\$1,848.00				
\$69,242	\$353,387	10.230%	\$69,242	\$2,782.65				
\$353,387	\$424,065	11.330%	\$353,387	\$31,850.68				
\$424,065	\$706,774	12.430%	\$424,065	\$39,858.50				
\$706,774	\$1,000,000	13.530%	\$706,774	\$74,999.23				
\$1,000,000	and over	14.630%	\$1,000,000	\$114,672.71				

IF YOU NEED MORE DETAILED INFORMATION, SEE THE INSTRUCTIONS THAT CAME WITH YOUR LAST CALIFORNIA INCOME TAX RETURN OR CALL THE FTB:

IF YOU ARE CALLING FROM WITHIN THE UNITED STATES 800-852-5711 (voice 800-822-6268 (TTY)

IF YOU ARE CALLING FROM OUTSIDE THE UNITED STATES (Not Toll Free) 916-845-6500

*marginal tax

The DE 4 information is collected for purposes of administering the PIT law and under the authority of Title 22, California Code of Regulations, and the Revenue and Taxation Code including Section 18624. The Information Practices Act of 1977 requires that individuals be notified of how information they provide may be used. Further information is contained in the instructions that came with your last California income tax return.

DE 4 Rev. 43 (1-15) (INTERNET)

Page 4 of 4



Employment Eligibility Verification

Department of Homeland Security U.S. Citizenship and Immigration Services USCIS Form I-9 OMB No. 1615-0047 Expires 03/31/2016

▶START HERE. Read instructions carefully before completing this form. The instructions must be available during completion of this form.

ANTI-DISCRIMINATION NOTICE: It is illegal to discriminate against work-authorized individuals. Employers CANNOT specify which document(s) they will accept from an employee. The refusal to hire an individual because the documentation presented has a future expiration date may also constitute illegal discrimination.

Section 1. Employee					ust complete a	and sign S	ection 1 of	Form I-9 no later
than the first day of empl	oyment, bu			•	Middle Initial	Office Name	or Head or	and.
Last Name (Family Name)		FIRST NAM	ne (Given Name	*)	Middle Initial	Other Nam	es Used (If a	any)
Address (Street Number and	Name)		Apt. Number	City or Town			State	ZIp Code
,	,			,			-	
Date of Birth (mm/dd/yyyy)	U.S. Social S	ecurity Number	E-mail Addre	56			Telepho	ne Number
	-	-						
I am aware that federal la connection with the comp	•	•	ment and/or	fines for fals	e statements	or use of	false doc	uments in
l attest, under penalty of	perjury, tha	t I am (check	one of the fo	ollowing):				
A citizen of the United	States							
A noncitizen national of	f the United	States (See ii	nstructions)					
A lawful permanent res	sident (Alien	Registration I	Number/USCI	S Number): _				
An alien authorized to wo (See instructions)	rk until (expir	ation date, if ap	plicable, mm/do	d/yyyy)		Some alier	ns may write	"N/A" in this field.
For aliens authorized to	o work, prov	ide your Alien	Registration	Number/USC	S Number OR	Form I-9	4 Admissio	n Number:
 Alien Registration No 	umber/USCI	S Number:						3-D Barcode
(OR						Do Not	Write in This Space
2. Form I-94 Admission	n Number:				_			
If you obtained your States, include the fo		number from C	BP in connec	tion with your	arrival in the l	United		
Foreign Passport	Number:							
Country of Issuan	ice: .							
Some aliens may wr	rite "N/A" on	the Foreign P	assport Numb	er and Count	ry of Issuance	fields. (S	ee instructi	ions)
Signature of Employee:						Date (mn	n/dd/yyyy):	
Preparer and/or Trans employee.)	lator Certi	fication (To	be completed	and signed if	Section 1 is p	repared by	y a person	other than the
l attest, under penalty of information is true and co		t I have assis	sted in the co	mpletion of t	this form and	that to th	e best of i	my knowledge the
Signature of Preparer or Trans	slator:						Date (m	m/dd/yyyy):
Last Name (Family Name)				F	irst Name (Give	n Name)		
				Tau -			1-1-1	
Address (Street Number and I	Name)			City or Town			State	ZIp Code
						_		
		STOP I	Employer Co	mpletes Nex	t Page	STOP		

Section 2. Employer or Authorized (Employers or their authorized representative must physically examine one document from List the "Lists of Acceptable Documents" on the next plassing authority, document number, and expiration	st complete a A OR exami page of this t	and sign Sec ne a combina form. For eac	tion 2 within 3 ation of one d	bush locum	ness days o	of the employ st B and one	document	from List C as listed on
Employee Last Name, First Name and Middle I	nitial from S	Section 1:						
List A Ol Identity and Employment Authorization	R	List B Identity			AND	Emp	List C	Authorization
Document Title:	Document*	Title:			D	ocument Titi	e:	
Issuing Authority:	Issuing Aut	hority:			Is	suing Author	rity:	
Document Number:	Document	Number:			D	ocument Nu	mber:	
Expiration Date (if any)(mm/dd/yyyy):	Expiration I	Date (If any)(mm/dd/yyyy):		E	cpiration Dat	e (If any)(n	nm/dd/yyyy):
Document Title:								
Issuing Authority:								
Document Number:								
Expiration Date (if any)(mm/dd/yyyy):								3-D Barcode
Document Title:							Do Not	Write in This Space
Issuing Authority:								
Document Number:								
Expiration Date (If any)(mm/dd/yyyy):								
Certification I attest, under penalty of perjury, that (1) I above-listed document(s) appear to be ge employee is authorized to work in the Unit The employee's first day of employment (nuine and ted States.	to relate to		yee r	named, ar		e best of	my knowledge the
Signature of Employer or Authorized Representati	ve	Date (I	mm/dd/yyyy)		Title of Em	ployer or Au	ithorized R	epresentative
Last Name (Family Name)	First Name ((Given Name)	Emplo	yer's Busin	ess or Orga	nization Na	ime
Employer's Business or Organization Address (Str	reet Number	and Name)	City or Town	1			State	Zip Code
Section 3. Reverification and Rehi A. New Name (If applicable) Last Name (Family N				_				ntative.) plicable) (mm/dd/yyyy):
If employee's previous grant of employment auth presented that establishes current employment a					for the doc	ument from L	lst A or List	C the employee
Document Title:		Document No				Đ	piration Da	te (if any)(mm/dd/yyyy):
l attest, under penalty of perjury, that to the the employee presented document(s), the do		_						•
Signature of Employer or Authorized Representat	lve:	Date (mm/dd	<i>\yyyy</i>):	Print	t Name of E	Employer or	Authorized	Representative:

Form I-9 03/08/13 N Page 8 of 9

LISTS OF ACCEPTABLE DOCUMENTS All documents must be UNEXPIRED

Employees may present one selection from List A or a combination of one selection from List B and one selection from List C.

	LIST A Documents that Establish Both Identity and Employment Authorization	or		LIST B Documents that Establish Identity AN	ID	LIST C Documents that Establish Employment Authorization
3.	U.S. Passport or U.S. Passport Card Permanent Resident Card or Alien Registration Receipt Card (Form I-551) Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine- readable immigrant visa Employment Authorization Document that contains a photograph (Form			Driver's license or ID card issued by a State or outlying possession of the United States provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address ID card issued by federal, state or local government agencies or entities, provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address		A Social Security Account Number card, unless the card includes one of the following restrictions: (1) NOT VALID FOR EMPLOYMENT (2) VALID FOR WORK ONLY WITH INS AUTHORIZATION (3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION Certification of Birth Abroad issued by the Department of State (Form
5.	I-766) For a nonimmigrant alien authorized to work for a specific employer because of his or her status: a. Foreign passport; and b. Form I-94 or Form I-94A that has the following: (1) The same name as the passport; and	1	4. 5. 6. 7.	School ID card with a photograph Voter's registration card U.S. Military card or draft record Military dependent's ID card U.S. Coast Guard Merchant Mariner Card Native American tribal document	4.	FS-545) Certification of Report of Birth issued by the Department of State (Form DS-1350) Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal
	(2) An endorsement of the alien's nonimmigrant status as long as that period of endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form.		9.	Driver's license issued by a Canadian government authority or persons under age 18 who are unable to present a document listed above:	6.	Native American tribal document U.S. Citizen ID Card (Form I-197) Identification Card for Use of Resident Citizen in the United States (Form I-179)
6.	Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI		11.	School record or report card Clinic, doctor, or hospital record Day-care or nursery school record	8.	Employment authorization document issued by the Department of Homeland Security

Illustrations of many of these documents appear in Part 8 of the Handbook for Employers (M-274).

Refer to Section 2 of the instructions, titled "Employer or Authorized Representative Review and Verification," for more information about acceptable receipts.

Form I-9 03/08/13 N Page 9 of 9



INTERNET

Paid Family Leave (PFL)

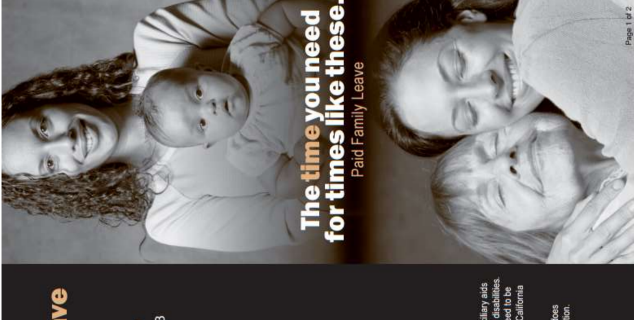
Paid Family Leave (PFL) is a component of the State Disability Insurance (SDI) program, and was established in 2002, to provide partial wage replacement benefits to eligible California workers. PFL provides benefits to individuals who lose wages when they need to take time off work to

- a. Care for a seriously ill child, parent, parent-in-law, grandparent, grandchild, sibling, spouse, or registered domestic partner
- b. To bond with a new child entering the family by birth, adoption, or foster care placement. (For both mothers and fathers).

Paid Family Leave is funded entirely by employee paid contributions to SDI, which is withheld from every paycheck. To request a claim form for Paid Family Leave Benefits or for additional information call 1-877-BE-THERE or visit www.paidfamilyleave.org.

Employers are required to distribute the Paid Family Leave brochure (See pages 30 & 31) to every new employee AND post the Paid Family Leave Notice (See page73) with all other state and federal postings.

Paid Family Leave (PFL) (Continued)



In California, it's the law.

Benefits

www.edd.ca.gov/disability To apply online or for more information, visit:

Phone number: 1-877-238-4373

- Press 1 for English.
- Press 2 for Spanish.
- Press 3 for Cantonese.
- Press 4 for Vietnamese
 - Press 5 for Armenian. Press 6 for Tagalog.

Provides eligible workers with partial wage

replacement when taking time off work to

grandparent, grandchild, sibling, spouse, care for a child, parent, parent-in-law,

or registered domestic partner.



Provides coverage to employees who are covered by SDI (or a voluntary plan in lieu

of SDI).

Offers up to six weeks of benefits in a

12-month period.

State of California

and services are available upon request to individuals with disabilities The EDD is an equal opportunity employer/program. Auxiliary aids made by calling 1-866-490-8879 (voice) or through the California Relay Service at 711. Requests for services, aids, and/or alternate formats need to be

This pamphlet is for general information only and does not have the force and effect of law, rule, or regulation.



DE 2511 Rev. 12 (11-15) (INTERNET)

30 | Page

Provides benefits but does not provide job

protection or return rights.

PFL benefits are considered taxable

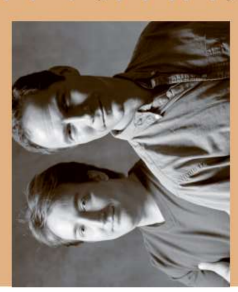
income.

Provides benefits of approximately

55 percent of lost wages.

Paid Family Leave (PFL) (Continued)

they need to care for a loved one. Whether it's a working parent bonding with a newborn or an employee caring for grandchild, sibling, spouse, or registered domestic partner here may be times in the life of a working person when a seriously ill child, parent, parent-in-law, grandparent, California's Paid Family Leave (PFL) was created for



terly earnings. For more information regarding maximum (DI) and Paid Family Leave (PFL) Weekly Benefit workplace and family care needs at home. PFL benefits are based on the claimant's (care provider's) past quarit easier for employees to balance the demands of the benefit amounts paid, read the Disability Insurance California leads the nation as the first state to make Amounts in Dollar Increments form, DE 2589, at www.edd.ca.gov/disability.

To qualify for PFL benefits, you must meet the following

- Be covered by State Disability Insurance (SDI) (or a voluntary plan in lieu of SDI) and have earned at least \$300 in your base period from which deductions were withheld.
 - Supply medical information supporting your claim that the care recipient has a serious health condition and requires your care.
- Submit your claim no earlier than nine days, but no later than
- Provide documentation to support a claim for bonding with 49 days, after the first day your family care leave began. a new biological, adopted, or foster child.
- unused vacation leave or paid time off, if required by your You may need to use up to two weeks of any earned but employer, prior to the initial receipt of benefits.
- Serve a seven-day unpaid waiting period before benefits are paid for each different care recipient within the 12-month period

You may not be eligible for benefits it.

- You are receiving Disability Insurance, Unemployment Insurance, or workers' compensation benefits
- You are not working or looking for work at the time you begin your family care leave.
 - You are not suffering a loss of wages.
- The need for care is not supported by the certificate of a treating physician/practitioner.
- You are in custody due to conviction of a crime.

You are entitled to:

- Know the reason and basis for decisions affecting your benefits Appeal decisions about your eligibility for benefits.
- A hearing of your appeal before an Administrative Law Judge Appeals must be sent to PFL in writing.
- Privacy-Information about your daim will be kept confidential Unemployment Insurance Appeals Board and the courts. Decisions may be further appealed to the California except for the purposes allowed by law.

the federal Family Medical Leave Act and the California Family Rights Act. Notify your employer of the reason for taking leave Job protection may be provided if your employer is subject to PFL benefits do not provide job protection or return rights. n a manner consistent with your company's leave policy.



Apply for PFL benefits online at www.edd.ca.gov/disability information through SDI Online. You may also file using a Employers and physicians/practitioners can submit claim paper form. To request a claim form, visit

www.edd.ca.gov/disability.

Online account or a claim form will be sent via mail when benefits, it is not necessary to request a PFL claim form Claim filing information will be sent through your SDI If you are currently receiving DI pregnancy-related your pregnancy-related disability claim ends.

employer to obtain information about your coverage and If you are covered by a Voluntary Plan, contact your instructions on how to apply for benefits

Contact Paid Family L

For questions about PFL benefits, please visit www.edd.ca.gov/disability.

Claim forms should be mailed to PFL at:

The phone number is located on the back panel.

West Sacramento, CA 95798-9315 P.O. Box 989315,

INTERNET)

Wage Theft Protection Act

The Wage Theft Protection Act is a new law, effective January 1, 2012, which gives greater protection to workers, and makes changes in the way workers are notified of basic employment information.

All employers are required to disclose certain information to employees "at the time of hiring" in the form of a written notification as follows:

- 1. The employee's pay rate and basis for pay rate (e.g. salary, commission, hourly, etc.)
- 2. Allowances, if any, claimed as part of the minimum wage, including meals or lodging allowances.
- 3. The regular payday designated by the employer.
- 4. The name of the employer, including any "doing business as" names used.
- 5. The physical address of the employer's main office or principal place of business, and a mailing address, if different.
- 6. The telephone number of the employer.
- 7. The name, address, and telephone number of the employer's workers' compensation insurance carrier.
- 8. Other information the Labor Commissioner "deems material and necessary"

Attached is the template provided by The Labor Commissioner which includes all of the required information. (See pages 33 & 34) Employers should keep a copy of the notices provided to their employees. You can find Frequently Asked Questions regarding this new law and additional templates at www.dir.ca.gov

Wage Theft Protection Act (Continued)

NOTICE TO EMPLOYEE Labor Code section 2810.5						
EMPLOYEE						
Employee Name:						
Start Date:						
EMPLOYER						
Legal Name of Hiring Employer:						
Is hiring employer a staffing agency/business (e.g., Temporary Services Agency; Employee Leasing						
Company; or Professional Employer Organization [PEO])? ☐ Yes ☐ No						
Other Names Hiring Employer is "doing business as" (if applicable):						
Physical Address of Hiring Employer's Main Office:						
Hiring Employer's Mailing Address (if different than above):						
Hiring Employer's Telephone Number: If the hiring employer is a staffing agency/business (above box checked "Yes"), the following is the other entity						
for whom this employee will perform work:						
Name:						
Physical Address of Main Office:						
Mailing Address:						
Telephone Number:						
WAGE INFORMATION						
Rate(s) of Pay: Overtime Rate(s) of Pay:						
Rate by (check box): B Hour B Shift Day Week B Salary Piece rate Commission						
□ Other (provide specifics):						
Does a written agreement exist providing the rate(s) of pay? (check box) ☐ Yes ☐ No If yes, are all rate(s) of pay and bases thereof contained in that written agreement? ☐ Yes ☐ No						
Allowances, if any, claimed as part of minimum wage (including meal or lodging allowances):						
(If the employee has signed the acknowledgment of receipt below, it does not constitute a "voluntary written agreement" as required under the law between the employer and employee in order to credit any meals or lodging against the minimum wage. Any such voluntary written agreement must be evidenced by a separate document.)						
Regular Payday:						

DLSE-NTE (rev 9/2014)

Wage Theft Protection Act (Continued)

WORKERS' COMPENSA	ATION
Insurance Carrier's Name: Address: Telephone Number: Policy No.: Self-Insured (Labor Code 3700) and Certificate Number for Code 3700)	
PAID SICK LEAVE	E
Unless exempt, the employee identified on this notice is entitled to miniflaw which provides that an employee: a. May accrue paid sick leave and may request and use up to 3 dyear; b. May not be terminated or retaliated against for using or required. Has the right to file a complaint against an employer who retated a secretary of the requesting or using accrued sick days; 2. attempting to exercise the right to use accrued paid sick days; 3. filing a complaint or alleging a violation of Article 1.5 section 4. cooperating in an investigation or prosecution of an alleger or practice or act that is prohibited by Article 1.5 section 2. The following applies to the employee identified on this notice: (Check or 1. Accrues paid sick leave only pursuant to the minimum requirement other employer policy providing additional or different terms for account of the employer policy providing additional or different terms for account of the employer policy provides additional or different terms for account of the employer policy which satisfy the employer provides no less than 24 hours (or 3 days) of paid sick leave pursuant to the employer provides no less than 24 hours (or 3 days) of paid sick leave subsection for exemption):	esting the use of accrued paid sick leave; and diates or discriminates against an employee for ays; on 245 et seq. of the California Labor Code; diviolation of this Article or opposing any policy 45 et seq. of the California Labor Code. In a box) ts stated in Labor Code §245 et seq. with no accrual and use of paid sick leave. It is fies or exceeds the accrual, carryover, and use ave at the beginning of each 12-month period. Code §245.5. (State exemption and specific
ACKNOWLEDGEMENT OF (Optional)	RECEIPT
(PRINT NAME of Employer representative)	(PRINT NAME of Employee)
(SIGNATURE of Employer Representative)	(SIGNATURE of Employee)
(Date)	
The employee's signature on this notice merely constitutes acknow	vledgement of receipt.
Labor Code section 2810.5(b) requires that the employer notify you set forth in this Notice within seven calendar days after the time of applies: (a) All changes are reflected on a timely wage statement fu section 226; (b) Notice of all changes is provided in another writing changes.	the changes, unless one of the following urnished in accordance with Labor Code

DLSE-NTE (rev 9/2014)

Each Payday:

- 1. Withhold federal income tax based on each employee's Form W-4.
- 2. Withhold employee's portion of social security and medicare taxes.
- 3. Withhold state income tax based on each employee's Form W-4 or the alternative DE 4, which is an agreement with the employee to withhold an additional amount of State income tax.
- 4. Withhold SDI.
- Deposit taxes according to previously-mentioned schedule(s).
 *See pages 14 17 for Depository Requirements.

Quarterly:

All Quarterly payroll tax payments and required filings are due by April 30, July 31, October 31, and January 31 – unless it falls on a weekend or holiday, then it is due the next business day.

- 1. File Form 941 Employer's Quarterly Federal Tax (for Non-Ag Employers). See pages 38 40.
- 2. Deposit FUTA tax via EFTPS if accumulated tax liability is over \$500.
- 3. E-file CA Form DE9 Quarterly Contribution Return and Report of Wages. See page 36. Effective January 1, 2017, all state payroll forms are required to be filed electronically for employers with 10 or more employees. Employers with 10 employees or less will be required to e-file by January 1, 2018. Visit http://eddservices.edd.ca.gov to sign up for e-Services.
- 4. E-file CA Form DE9C Quarterly Contribution Return and Report of Wages (Continuation). See page 37.

	LEASE TYPE THIS FORM—I	DO NOT ALTER PREPRINTED II	ether, NFORMATION	00090112
-	Page 1	DELINOUEN NOT POSTI	MARKED	YR OTE
OUARTER ENDED	DUE	OR RECEIV	ED BY	EMPLOYER ACCOUNT NO.
				DO NOT ALTER THIS AREA
			0	PI
			USE	τ "
			DEPT.	# Mo. Day Yr.
			٥	DATE
EIN	A. NO	WAGES PAID THIS QUART	ER B. OU	T OF BUSINESS/NO EMPLOYEES
		2	B1.	M M D D Y Y Y
PEINS E]			
TOTAL SUBJECT	WAGES PAID THIS QU.	ARTER		
UNEMPLOYMENT	INSURANCE (UI) (Total	Employee Wages up to \$	per employe	e per calendar year)
(D1) UI Rate %	Commence of the contract of th	WAGES FOR THE QUARTER	1	D3) UI CONTRIBUTIONS
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	RAINING TAX (ETT)			
(E1) ETT Rate %	TIMES LII Taxable \	Wages for the Quarter (D2).	1020	EZ) ETT CONTRIBUTIONS 0:00
		110000 101 110 1000101 (02)		0.00
STATE DISABILIT	Y INSURANCE (SDI) (To	tal Employee Wages up to \$	per emple	oyee per calendar year)
(F1) SDI Rate %	(F2) SDI TAXABLI	E WAGES FOR THE QUARTER	,	F3) SDI EMPLOYEE CONTRIBUTIONS WITHHELD
	TIMES		=	0.00
			,	
	RSONAL INCOME TAX (F	PIT) WITHHELD		
CALIFORNIA PER	이 아이들이 아이들은 이 아들이 되었다면 되었다면 얼마나 아니라 이 때 없다.			
CALIFORNIA PER				
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	Items D3, E2, F3, and G	3)		0.00
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SUBTOTAL (Add	UTIONS AND WITHHOLE INCLUDE PENALTY ANI	DINGS PAID FOR THE QUA	ATER [0.00
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LESS: CONTRIB (DO NOT TOTAL TAXES DU amount due, prepare lepartment, P.O. Box 8	UTIONS AND WITHHOLE INCLUDE PENALTY AND USE OR OVERPAID (Item a Payroll Tax Deposit (DE 826276, Sacramento, CA 94	DINGS PAID FOR THE QUAI D INTEREST PAYMENTS) H minus Item I)	RTER	0,00

SIGN AND MAIL TO: State of California / Employment Development Department / P.O. Box 989071 / West Sacramento CA 95798-9071
4) (INTERNET)

Page 1 of 2

Employment Development Department te of California	QUARTERLY C RETURN AND REI (CONTIN	UATION)	009C0111	
number of	REMINDER: File your DE You must FILE this report even if you	E 9 and DE 9C together, had no payroll. If you had no payroll,	VA	ота
RTER		DELINQUENT IF NOT POSTMARKED		L.
ED	DUE	OR RECEIVED BY	EMPLOYER ACCOU	NT NO.
			DO NOT ALTER THIS AREA	A
			P1 0 T S W	^□
			Mo. Day Yr.	WIC
			A. EMPLOYEES full-time and part-time who worked di	
			or received pay subject to UI for the payroll period w includes the 12th of the month.	mich
			Tall Mo. 2nd Mo. 3nd	Mo.
Check this box if you are rep	orting CNLY Voluntary Plan Disability Insuran	ce wages on this page.	NO PAYBOLL	
	(PIT) Wages and PIT Withheld, if appropriate	. (our appropriate of man by		
CIAL SECURITY NUMBER	E. EMPLOYEE NAME (FIRST NAM	(ML) (LAST NAME)		
TOTAL SUBJECT WAGES	L G Pr	TWAGES	H. PIT WITHHELD	
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TOTAL SUBJECT WAGES	6. Pf	TWAGES	H. PIT WTHHELD	
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CIAL SECURITY NUMBER	E. EMPLOYEE NAME (FIRST NAM	(M.L) (LAST NAME)		TI
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CIAL SECURITY NUMBER	E. EMPLOYEE NAME (FIRST NAM	(ML) (LAST NAME)		×
TOTAL SUBJECT WAGES	9. PI	T WAGES	H. PIT WITHHELD	
CIAL SECURITY NUMBER	E. EMPLOYEE NAME (FIRST NAM	(E) (MJ) (LAST NAME)		ш
TOTAL SUBJECT WAGES	D. PO	TWAGES	H. PIT WITHHELD	
CIAL SECURITY NUMBER	E. EMPLOYEE NAME (FIRST NAM	(M.L) (LAST NAME)		TT
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TOTAL SUBJECT WAGES TH		TAL PIT WAGES THIS PAGE	K. TOTAL PIT WITHHELD THIS PAGE	10.00
بلللل	0.00	1,11,11	.00	0.00
RAND TOTAL SUBJECT WAGE	M. GRAND	TOTAL PIT WAGES	N. GRAND TOTAL PIT WITHHELD	
declare that the informati	on herein is true and correct to the	best of my knowledge and belief.		
ature Resimed	Title(Owner, Ac	countant, Preparer, etc.) Phone () Date	-
MAIL TO:			989071 / West Sacramento CA 95798-9071	

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on 3121(q) Notice and Demand—	Tax due on unreported	d tips (see inst	ructions)	5f	
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ent quarter's adjustment for fracti	ons of cents			7	
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art 2: Tell us ab	out your deposit	schedule a	nd tax liabil	ity for this o	uarter.					
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art 3: Tell us ab	out your busines	s. If a quest	ion does No	OT apply to	your bus	siness, leav	e it blan	k.		
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Annually:

- 1. The IRS recommends that employees submit a new W-4 tax form each year, or any time their personal or financial situation changes. If an employee claims exemption from income tax withholding, you are required to obtain a new W-4 form each year. Of course, this is required upon being hired so the employer is able to withhold the proper amount of taxes from each paycheck.
- 2. Provide each employee a Form W-2 by January 31. See page 42.
- 3. File Copy A of Forms W-2 and the transmittal Form W-3 with the Social Security Administration (SSA) by January 31.
 - a. Employers with more than 250 W-2's are REQUIRED to file electronically. Employers with less than 250 W-2s are encouraged to file electronically. W-2's can be filed electronically for free on the SSA website (https://www.ssa.gov/employer/) for up to 20 employees.
- 4. File Form 940 or 940-EZ by January 31. See pages 43 45. Be sure to include the Credit Reduction, if in a credit reduction state (as of 2016, California is one of these states).
 - a. Employers covered by a state's unemployment insurance (UI) program pay FUTA tax at a standard rate of 6% on the first \$7,000 of wages subject to FUTA. In times of high unemployment, states can borrow money from the federal government to continue paying UI benefits to residents and to keep their own UI trust funds solvent. A state that has not repaid money it borrowed from the federal government to pay unemployment benefits is a "credit reduction state." If an employer pays wages that are subject to the unemployment tax laws of a credit reduction state, that employer must pay an additional federal unemployment tax when filing its annual Form 940. In 2011, California became a credit reduction state as a result of its outstanding loan balances. Due to California carrying an outstanding loan balance for two consecutive years, the FUTA credit is reduced until the loan is repaid. As of November 10, 2014 California still did not repay their loans. The reduction is 0.3% for the first year and an additional 0.3% for each succeeding year until the loan is repaid. As a result, employers paying wages subject to UI tax will owe an additional 1.8% when they file their 2016 federal Form 940.
 - b. Any increased FUTA tax liability due to a credit reduction is considered incurred in the fourth quarter and is due by January 31 of the following year.
- 5. File Form 943 If an Agricultural Employer (similar to form 941).
- 6. Notify employees of the Federal Earned Income Tax Credit (EITC). See page 46 for details and notification example.
- 7. File Form 8822 Change of Address by January 31, if your business has changed locations and/or mailing address. See page 47.

55555	a Employee's social security number	OMB No. 1545-0008	
Employer identification numb	per (EIN)	1 Wages, tips, other com	pensation 2 Federal income tax withheld
Employer's name, address, a	and ZIP code	3 Social security wages	4 Social security tax withheld
		5 Medicare wages and	tips 6 Medicare tax withheld
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Send this entire page with the entire Copy A page of Form(s) W-2 to the Social Security Administration (SSA). Photocopies are not acceptable. Do not send Form W-3 if you filed electronically with the SSA.

Do not send any payment (cash, checks, money orders, etc.) with Forms W-2 and W-3.

	Department of the Treasury — Internal Revenue Service		
(EIN)	loyer identification number	Type of Ret	
Nam	e (not your trade name)	a. Amended	1
Trad	e name (if any)	b. Success	or employer
		C. No paym	ents to employees in
Addr	Number Street Suite or room number	d. Final: Bu	siness closed or
			paying wages
	City State ZIP code	available at ww	prior-year forms are w.irs.gov/form940.
	City State ZIP code		
	Foreign country name Foreign province/county Foreign postal code		
oad I	the separate instructions before you complete this form. Please type or print within the boxes.		
Part		tions before co	mpleting Part 1.
1a 1b 2	If you had to pay state unemployment tax in one state only, enter the state abbreviation if you had to pay state unemployment tax in more than one state, you are a multi-semployer	tate Che	ack here. nplete Schedule A (Form 940 ack here. nplete Schedule A (Form 940
Part	22 Determine your FUTA tax before adjustments. If any line does NOT apply, leave	e it blank.	
3	Total payments to all employees	. 3],
4	Payments exempt from FUTA tax 4		
	Check all that apply: 4a Fringe benefits 4c Retirement/Pension		
_	4b Group-term life insurance 4d Dependent care	4e Other	
5		4e Other	
5	4b Group-term life insurance 4d Dependent care Total of payments made to each employee in excess of	4e Other	
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6 7 8 Part 9 10 11 12 112	Total of payments made to each employee in excess of \$7,000	tax, 9 tax, 940), 10 Tapply, leave	1.1

ame	(not your trade name)			Employer is	dentification	number (EIN)
art	Report you	FUTA tax liability by quarter only if I	ine 12 is more than	\$500. If not, go t	o Part 6.	
	Report the amount quarter, leave the	t of your FUTA tax liability for each que line blank.	arter; do NOT enter t	he amount you d	eposited.	If you had no liability t
1	6a 1st quarter (anuary 1 - March 31)	16a			
2.9	6b 2nd quarter	April 1 – June 30)	16b			
ķ.	6c 3rd quarter (uly 1 – September 30)	16c			
	6d 4th quarter (October 1 – December 31)	16d		.1	
7	otal tax liability f	or the year (lines 16a + 16b + 16c + 16d	= line 17) 17		•т	otal must equal line 1
	or details. Yes. Desig	nee's name and phone number a 5-digit Personal Identification Number			with the I	RS? See the instruction
t f	Under penalties of pest of my knowled and claimed as a	ou MUST complete both pages of the perjury, I declare that I have examined thing and belief, it is true, correct, and compredit was, or is to be, deducted from the period of the property of the property has a	s return, including acco plete, and that no part payments made to em	of any payment n ployees. Declarat	ade to a s	tate unemployment
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Schedule A (Form 940) for 2015:

9P0375

Multi-State Er	nployer	and Credit	Reduction	Information

Department of the Treasury - Internal Revenue Service

Employer identification number (EIN)	
Name (not your trade name)	

OMB No. 1545-0028

See the instructions on page 2. File this schedule with Form 940.

Place an "X" in the box of EVERY state in which you had to pay state unemployment tax this year. For each state with a credit reduction rate greater than zero, enter the FUTA taxable wages, multiply by the reduction rate, and enter the credit reduction amount. Don't include in the FUTA Taxable Wages box wages that were excluded from state unemployment tax (see the instructions for Step 2). If any states don't apply to you, leave them blank.

Postal bbreviation	FUTA Taxable Wages	Reduction Rate	Credit Reduction		ostal eviation	FUTA Taxable Wages	Reduction Rate	Credit Reduction
AK		× .000			NC	1	× .000	
AL		× .000			ND	13	× .000	
AR		× .000			NE		× .000	
AZ		× .000			NH		× .000	
CA		× .015	•		NJ		× .000	
co		× .000			NM		× .000	•
CT	•	× .021			NV		× .000	-
DC		× .000			NY		× .000	
DE	•	× .000			OH		× .015	
FL		× .000			ок		× .000	
GA		× .000			OR		× .000	3
HI		× .000			PA		× .000	3
IA		× .000			RI		× .000	
ID		× .000			sc		× .000	
IL		× .000			SD		× .000	
IN		× .000			TN		× .000	4
KS		× .000	2.5		TX]•	× .000	
KY		× .000			UT		× .000	
LA		× .000			VA		×.000	
MA		× .000		1	VT		× .000	
MD		× .000			WA		× .000	
ME		× .000			WI		×.000	
MI		× .000			wv		× .000	4
MN		× .000			WY		× .000	
мо		× .000			PR		× .000	
MS	•	× .000	24		VI		× .015	
MT		× .000	Ş.					

Total Credit Reduction. Add all amounts shown in the Credit Reduction boxes. Enter the total here and on Form 940, line 11

For Privacy Act and Paperwork Reduction Act Notice, see the Instructions for Form 940.

Cat. No. 169970

Schedule A (Form 940) 2015

Federal Earned Income Tax Credit (EITC)

Effective January 1, 2008, all employers are required to notify all of their employees of the federal Earned Income Tax Credit (EITC).

Assembly Bill 650, Chapter 606 (Lieu and Jones) requires any employers who is subject to and is required to provide unemployment insurance to employees, to notify all employees that they may be eligible for the EITC. Employers shall give notification to employees within one week before or after the *Wage and Tax Statement* (Form W-2) or *Miscellaneous Income* (Form 1099) is given. This new law also requires the employer to process the IRS Form W-5 for advance payments of the EITC if requested by the employees. Form W-5 may be obtained at: www.IRS.gov.

You must provide notification to your employees by either handing it directly to your employee or mailing it to your employee's last known address. Posting of this information on any employee bulletin board **will not** satisfy the notification requirement.

The notification shall include instructions on how to obtain any notices available from the Internal Revenue Service for this purpose, including, but not limited to, the IRS Notice 797 and Form W-5, or any successor notice or form, or any notice created by you, as long as it contains substantially the same language as the notice below.

NOTICE TO EMPLOYEES

"Based on your annual earnings, you may be eligible to receive the earned income tax credit from the federal government. The earned income tax credit is a refundable federal income tax credit for low-income, working individuals and families. The earned income tax credit has no effect on certain welfare benefits. In most cases, earned income tax credit payments will not be used to determine eligibility for Medicaid, supplemental security income, food stamps, low-income housing or most temporary assistance for needy-families payments. Even if you do not owe federal taxes, you must file a tax return to receive the earned income tax credit. Be sure to fill out the earned income tax credit form in the federal income tax return booklet. For information regarding your eligibility to receive the earned income tax credit, including information on how to obtain the IRS Notice 797, or any other necessary forms and instructions, contact the Internal Revenue Service at 1-800-829-3676 or through its Web site at www.irs.gov."

Change of Address

(For Individual, Gift, Estate, or Generation-Skipping Transfer Tax Returns)

OMB No. 1545-1163

	nt of the Treasury evenue Service			ilable at www.irs.gov/form8822.	your return.	
Part	Comple	te This Part To Change Y	our Home Mailir	ng Address		
Check	all boxes this	change affects:				
1 🗏	If your las	come tax returns (Forms 1040 t return was a joint return and nat return, check here		040NR, etc.) blishing a residence separate	from the spou	se with whom
2 [or generation-skipping transfe 706 and 706-NA, enter the de		s 706, 709, etc.) d social security number belov	v.	
-	► Decedent			Social security number		and the supplementation of the supplementatio
3a	Your name (first n	ame, initial, and last name)			3b Yourson	ial security number
4a	Spouse's name (f	irst name, initial, and last name)			4b Spouse's	s social security number
5a	Your prior name(s). See instructions.				-
5b	Spouse's prior na	me(s). See instructions.				3
	Your old address see instructions.	(no., street, apt. no., city or town, stat	e, and ZIP code). If a P.C	D. box, see instructions. If foreign addre	ess, also complete	spaces below,
Foreign o	country name			Foreign province/county		Foreign postal code
		ress, if different from line 6a (no., stre below, see instructions.	et, apt. no., city or town,	state, and ZIP code). If a P.O. box, see	instructions. If for	eign address, also
Foreign o	country name			Foreign province/county		Foreign postal code
	New address (no. instructions.	, street, apt. no., city or town, state, ar	nd ZIP code). If a P.O. bo	x, see instructions. If foreign address,	also complete spa	ces below, see
Foreign o	country name			Foreign province/county		Foreign postal code
Part I	Signatu	re				-
and the same	Control Control	imber of person to contact (or	otional) ►			
	· ·		1	(N		Ť
Sign	Your signat	ure	Date	Signature of representative, execu	utor, administrator/i	applicable Date
Here	If joint retur	n, spouse's signature	Date	Title		Ly

For Privacy Act and Paperwork Reduction Act Notice, see back of form.

Form 8822 (Rev. 10-2015)

Cat. No. 12081V

Required Postings

Federal:

- 1. Equal Employment Opportunity. See pages 49 51
- 2. Employee Polygraph Protection Act. See page 52
- 3. Fair Labor Standards Act (FLSA). See page 53
- 4. Your Rights Under the Family and Medical Leave Act (NEW as of April 2016). See page 54
- 5. Job Safety and Health Protection . See page 55

NOTE: The previous are covered by the Federal 4-in-1 or 5-in-1 poster (5-in-1 poster is for employers with 50 or more employees). These postings can be individually downloaded from https://www.dol.gov/general/topic/posters. OR you can visit the Turlock Chamber of Commerce to pick up a FREE poster!

Equal Employment Opportunity is

Private Employers, State and Local Governments, Educational Institutions, Employment Agencies and Labor Organizations

employment agencies and labor organizations are protected under Federal law from discrimination on the following bases: Applicants to and employees of most private employers, state and local governments, educational institutions,

RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN

Title VII of the Civil Rights Act of 1964, as amended, protects applicants and employees from discrimination in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment, on the basis of race, color, religion, sex (including pregnancy), or national origin. Religious discrimination includes failing to reasonably accommodate an employee's religious practices where the accommodation does not impose undue hardship.

ABILITY

Title I and Title V of the Americans with Disabilities Act of 1990, as amended, protect qualified individuals from discrimination on the basis of disability in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment. Disability discrimination includes not making reasonable accommodation to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, barring undue hardship.

GE

The Age Discrimination in Employment Act of 1967, as amended, protects applicants and employees 40 years of age or older from discrimination based on age in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment.

SEX (WAGES)

In addition to sex discrimination prohibited by Title VII of the Civil Rights Act, as amended, the Equal Pay Act of 1963, as amended, prohibits sex discrimination in the payment of wages to women and men performing substantially equal work, in jobs that require equal skill, effort, and responsibility, under similar working conditions, in the same establishment.

GENETICS

Title II of the Genetic Information Nondiscrimination Act of 2008 protects applicants and employees from discrimination based on genetic information in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment. GINA also restricts employers' acquisition of genetic information and strictly limits disclosure of genetic information. Genetic information includes information about genetic tests of applicants, employees, or their family members; the manifestation of diseases or disorders in family members (family medical history); and requests for or receipt of genetic services by applicants, employees, or their family members.

RETALIATION

All of these Federal laws prohibit covered entities from retaliating against a person who files a charge of discrimination, participates in a discrimination proceeding, or otherwise opposes an unlawful employment practice.

WHAT TO DO IF YOU BELIEVE DISCRIMINATION HAS OCCURRED

There are strict time limits for filing charges of employment discrimination. To preserve the ability of EEOC to act on your behalf and to protect your right to file a private lawsuit, should you ultimately need to, you should contact EEOC promptly when discrimination is suspected:

The U.S. Equal Employment Opportunity Commission (EEOC), 1-800-669-4000 (toll-free) or 1-800-669-6820 (toll-free TTY number for individuals with hearing impairments). EEOC field office information is available at www.eeoc.gov or in most telephone directories in the U.S. Government or Federal Government section. Additional information about EEOC, including information about charge filling, is available at www.eeoc.gov.

Employers Holding Federal Contracts or Subcontracts

Applicants to and employees of companies with a Federal government contract or subcontract are protected under Federal law from discrimination on the following bases:

RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN

Executive Order 11246, as amended, prohibits job discrimination on the basis of race, color, religion, sex or national origin, and requires affirmative action to ensure equality of opportunity in all aspects of employment.

NDIVIDUALS WITH DISABILITIES

Section 503 of the Rehabilitation Act of 1973, as amended, protects qualified individuals from discrimination on the basis of disability in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment. Disability discrimination includes not making reasonable accommodation to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, barring undue hardship. Section 503 also requires that Federal contractors take affirmative action to employ and advance in employment qualified individuals with disabilities at all levels of employment, including the executive level.

DISABLED, RECENTLY SEPARATED, OTHER PROTECTED, AND ARMED FORCES SERVICE MEDAL VETERANS

The Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended, 38 U.S.C. 4212, prohibits job discrimination and requires affirmative action to employ and advance in employment disabled veterans, recently separated veterans (within

three years of discharge or release from active duty), other protected veterans (veterans who served during a war or in a campaign or expedition for which a campaign badge has been authorized), and Armed Forces service medal veterans (veterans who, while on active duty, participated in a U.S. military operation for which an Armed Forces service medal was awarded).

FTA! IATION

Retaliation is prohibited against a person who files a complaint of discrimination, participates in an OFCCP proceeding, or otherwise opposes discrimination under these Federal laws.

Any person who believes a contractor has violated its nondiscrimination or affirmative action obligations under the authorities above should contact immediately:

The Office of Federal Contract Compliance Programs (OFCCP), U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210, 1-800-397-6251 (toll-free) or (202) 693-1337 (TTY). OFCCP may also be contacted by e-mail at OFCCP-Public@dol.gov, or by calling an OFCCP regional or district office, listed in most telephone directories under U.S. Government, Department of Labor.

Programs or Activities Receiving Federal Financial Assistance

RACE, COLOR, NATIONAL ORIGIN, SEX

In addition to the protections of Title VII of the Civil Rights Act of 1964, as amended, Title VI of the Civil Rights Act of 1964, as amended, prohibits discrimination on the basis of race, color or national origin in programs or activities receiving Federal financial assistance. Employment discrimination is covered by Title VI if the primary objective of the financial assistance is provision of employment, or where employment discrimination causes or may cause discrimination in providing services under such programs. Title IX of the Education Amendments of 1972 prohibits employment discrimination on the basis of sex in educational programs or activities which receive Federal financial assistance.

INDIVIDUALS WITH DISABILITIES

Section 504 of the Rehabilitation Act of 1973, as amended, prohibits employment discrimination on the basis of disability in any program or activity which receives Federal financial assistance. Discrimination is prohibited in all aspects of employment against persons with disabilities who, with or without reasonable accommodation, can perform the essential functions of the job.

If you believe you have been discriminated against in a program of any institution which receives Federal financial assistance, you should immediately contact the Federal agency providing such assistance.

EEOC-P/E-1 (Revised 11/09)

"EEO is the Law" Poster Supplement

Employers Holding Federal Contracts or Subcontracts Section Revisions

The Executive Order 11246 section is revised as follows:

RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, NATIONAL ORIGIN

Executive Order 11246, as amended, prohibits employment discrimination based on race, color, religion, sex, sexual orientation, gender identity, or national origin, and requires affirmative action to ensure equality of opportunity in all aspects of employment.

PAY SECRECY

Executive Order 11246, as amended, protects applicants and employees from discrimination based on inquiring about, disclosing, or discussing their compensation or the compensation of other applicants or employees.

The Individuals with Disabilities section is revised as follows:

INDIVIDUALS WITH DISABILITIES

Section 503 of the Rehabilitation Act of 1973, as amended, protects qualified individuals with disabilities from discrimination in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment. Disability discrimination includes not making reasonable accommodation to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, barring undue hardship to the employer. Section 503 also requires that Federal contractors take affirmative action to employ and advance in employment qualified individuals with disabilities at all levels of employment, including the executive level.

The Vietnam Era, Special Disabled Veterans section is revised as follows:

PROTECTED VETERANS

The Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended, 38 U.S.C. 4212, prohibits employment discrimination against, and requires affirmative action to recruit, employ, and advance in employment, disabled veterans, recently separated veterans (i.e., within three years of discharge or release from active duty), active duty wartime or campaign badge veterans, or Armed Forces service medal veterans.

Mandatory Supplement to EEOC P/E-1(Revised 11/09) "EEO is the Law" Poster.

If you believe that you have experienced discrimination contact OFCCP: 1-800-397-6251 | TTY 1-877-889-5627 | www.dol.gov.

EMPLOYEE RIGHTS

EMPLOYEE POLYGRAPH PROTECTION ACT

THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVISION

The Employee Polygraph Protection Act prohibits most private employers from using lie detector tests either for pre-employment screening or during the course of employment.

PROHIBITIONS

Employers are generally prohibited from requiring or requesting any employee or job applicant to take a lie detector test, and from discharging, disciplining, or discriminating against an employee or prospective employee for refusing to take a test or for exercising other rights under the Act.

EXEMPTIONS

Federal, State and local governments are not affected by the law. Also, the law does not apply to tests given by the Federal Government to certain private individuals engaged in national security-related activities.

The Act permits polygraph (a kind of lie detector) tests to be administered in the private sector, subject to restrictions, to certain prospective employees of security service firms (armored car, alarm, and guard), and of pharmaceutical manufacturers, distributors and dispensers.

The Act also permits polygraph testing, subject to restrictions, of certain employees of private firms who are reasonably suspected of involvement in a workplace incident (theft, embezzlement, etc.) that resulted in economic loss to the employer.

The law does not preempt any provision of any State or local law or any collective bargaining agreement which is more restrictive with respect to lie detector tests.

EXAMINEE RIGHTS

Where polygraph tests are permitted, they are subject to numerous strict standards concerning the conduct and length of the test. Examinees have a number of specific rights, including the right to a written notice before testing, the right to refuse or discontinue a test, and the right not to have test results disclosed to unauthorized persons.

ENFORCEMENT

The Secretary of Labor may bring court actions to restrain violations and assess civil penalties up to \$10,000 against violators. Employees or job applicants may also bring their own court actions.

THE LAW REQUIRES EMPLOYERS TO DISPLAY THIS POSTER WHERE EMPLOYEES AND JOB APPLICANTS CAN READILY SEE IT.



EMPLOYEE RIGHTS

UNDER THE FAIR LABOR STANDARDS ACT

THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVISION

FEDERAL MINIMUM WAGE

BEGINNING JULY 24, 2009

OVERTIME PAY

At least 11/2 times your regular rate of pay for all hours worked over 40 in a workweek.

CHILD LABOR

An employee must be at least 16 years old to work in most non-farm jobs and at least 18 to work in non-farm jobs declared hazardous by the Secretary of Labor.

Youths 14 and 15 years old may work outside school hours in various non-manufacturing, non-mining, non-hazardous jobs under the following conditions:

No more than

- · 3 hours on a school day or 18 hours in a school week;
- · 8 hours on a non-school day or 40 hours in a non-school week.

Also, work may not begin before 7 a.m. or end after 7 p.m., except from June 1 through Labor Day, when evening hours are extended to 9 p.m. Different rules apply in agricultural employment.

TIP CREDIT

Employers of "tipped employees" must pay a cash wage of at least \$2.13 per hour if they claim a tip credit against their minimum wage obligation. If an employee's tips combined with the employer's cash wage of at least \$2.13 per hour do not equal the minimum hourly wage, the employer must make up the difference. Certain other conditions must also be met.

ENFORCEMENT The Department of Labor may recover back wages either administratively or through court action, for the employees that have been underpaid in violation of the law. Violations may result in civil or criminal action.

> Employers may be assessed civil money penalties of up to \$1,100 for each willful or repeated violation of the minimum wage or overtime pay provisions of the law and up to \$11,000 for each employee who is the subject of a violation of the Act's child labor provisions. In addition, a civil money penalty of up to \$50,000 may be assessed for each child labor violation that causes the death or serious injury of any minor employee, and such assessments may be doubled, up to \$100,000, when the violations are determined to be willful or repeated. The law also prohibits discriminating against or discharging workers who file a complaint or participate in any proceeding under the Act.

ADDITIONAL INFORMATION

- · Certain occupations and establishments are exempt from the minimum wage and/or overtime pay provisions.
- Special provisions apply to workers in American Samoa and the Commonwealth of the Northern Mariana Islands.
- Some state laws provide greater employee protections; employers must comply with both.
- The law requires employers to display this poster where employees can readily see it.
- Employees under 20 years of age may be paid \$4.25 per hour during their first 90 consecutive calendar days of employment with an employer.
- · Certain full-time students, student learners, apprentices, and workers with disabilities may be paid less than the minimum wage under special certificates issued by the Department of Labor.



For additional information:



R.DOL.GOV

U.S. Department of Labor Wage and Hour Division

EMPLOYEE RIGHTS UNDER THE FAMILY AND MEDICAL LEAVE ACT

THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVISION

LEAVE ENTITLEMENTS

Eligible employees who work for a covered employer can take up to 12 weeks of unpaid, job-protected leave in a 12-month period for the following reasons:

- The birth of a child or placement of a child for adoption or foster care;
- . To bond with a child (leave must be taken within 1 year of the child's birth or placement);
- . To care for the employee's spouse, child, or parent who has a qualifying serious health condition:
- For the employee's own qualifying serious health condition that makes the employee unable to perform the employee's job;
- For qualifying exigencies related to the foreign deployment of a military member who is the employee's spouse, child, or parent.

An eligible employee who is a covered servicemember's spouse, child, parent, or next of kin may also take up to 26 weeks of FMLA leave in a single 12-month period to care for the servicemember with a serious injury or illness.

An employee does not need to use leave in one block. When it is medically necessary or otherwise permitted, employees may take leave intermittently or on a reduced schedule.

Employees may choose, or an employer may require, use of accrued paid leave while taking FMLA leave. If an employee substitutes accrued paid leave for FMLA leave, the employee must comply with the employer's normal paid leave policies.

White employees are on FMLA leave, employers must continue health insurance coverage as if the employees were not on leave.

Upon return from FMLA leave, most employees must be restored to the same job or one nearly identical to it with equivalent pay, benefits, and other employment terms and conditions.

An employer may not interfere with an individual's FMLA rights or retaliate against someone for using or trying to use FMLA leave, opposing any practice made unlawful by the FMLA, or being involved in any proceeding under or related to the FMLA.

ELIGIBILITY REQUIREMENTS

BENEFITS &

PROTECTIONS

An employee who works for a covered employer must meet three criteria in order to be eligible for FMLA leave. The employee must:

- Have worked for the employer for at least 12 months;
- . Have at least 1,250 hours of service in the 12 months before taking leave;* and
- Work at a location where the employer has at least 50 employees within 75 miles of the employee's worksite.

"Special "hours of service" requirements apply to airline flight crew employees.

REQUESTING LEAVE

Generally, employees must give 30-days' advance notice of the need for FMLA leave. If it is not possible to give 30-days' notice, an employee must notify the employer as soon as possible and, generally, follow the employer's usual procedures.

Employees do not have to share a medical diagnosis, but must provide enough information to the employer so it can determine if the leave qualifies for FMLA protection. Sufficient information could include informing an employer that the employee is or will be unable to perform his or her job functions, that a family member cannot perform dely activities, or that hospitalization or continuing medical treatment is necessary. Employees must inform the employer if the need for leave is for a reason for which FMLA leave was previously taken or certified.

Employers can require a certification or periodic recertification supporting the need for leave. If the employer determines that the certification is incomplete, it must provide a written notice indicating what additional information is required.

EMPLOYER RESPONSIBILITIES

Once an employer becomes aware that an employee's need for leave is for a reason that may qualify under the FMLA, the employer must notify the employee if he or she is eligible for FMLA leave and, if eligible, must also provide a notice of rights and responsibilities under the FMLA. If the employee is not eligible, the employer must provide a reason for ineligibility.

Employers must notify its employees if leave will be designated as FMLA leave, and if so, how much leave will be designated as FMLA leave.

ENFORCEMENT

Employees may file a complaint with the U.S. Department of Labor, Wage and Hour Division, or may bring a private lawsuit against an employer.

The FMLA does not affect any federal or state law prohibiting discrimination or supersede any state or local law or collective bargaining agreement that provides greater family or medical leave rights.



For additional information or to file a complaint:

1-866-4-USWAGE

(1-866-487-9243) TTY: 1-877-889-5627

www.dol.gov/whd

U.S. Department of Labor | Wage and Hour Division



WH1420 REV 04/16



Job Safety and Health

All workers have the right to:

- A safe workplace.
- Raise a safety or health concern with your employer or OSHA, or report a workrelated injury or illness, without being retaliated against.
- Receive information and training on job hazards, including all hazardous substances in your workplace.
- Request an OSHA inspection of your workplace if you believe there are unsafe or unhealthy conditions. OSHA will keep your name confidential. You have the right to have a representative contact OSHA on your behalf.
- Participate (or have your representative participate) in an OSHA inspection and speak in private to the inspector.
- File a complaint with OSHA within 30 days (by phone, online or by mail) if you have been retaliated against for using your rights.
- See any OSHA citations issued to your employer.
- Request copies of your medical records, tests that measure hazards in the workplace, and the workplace injury and illness log.

This poster is available free from OSHA.

Employers must:

- Provide employees a workplace free from recognized hazards. It is illegal to retaliate against an employee for using any of their rights under the law, including raising a health and safety concern with you or with OSHA, or reporting a work-related injury or illness.
- Comply with all applicable OSHA standards.
- Report to OSHA all work-related fatalities within 8 hours, and all inpatient hospitalizations, amputations and losses of an eye within 24 hours.
- Provide required training to all workers in a language and vocabulary they can understand.
- Prominently display this poster in the workplace.
- Post OSHA citations at or near the place of the alleged violations.

FREE ASSISTANCE to identify and correct hazards is available to small and mediumsized employers, without citation or penalty, through OSHA-supported consultation programs in every state.



Contact OSHA. We can help.

1-800-321-OSHA (6742) • TTY 1-877-889-5627 • www.osha.gov

State:

- 1. Industrial Welfare Commission (IWC) IWC wage orders regulate wages, hours and working conditions and are numbered by industry or occupation group. See example on page 57. You can locate the wage orders that apply to your industry by visiting the website listed below and viewing the alphabetical index of businesses and occupations.
- 2. Minimum Wage California. See page 58
- 3. Payday Notice. See page 59.
- 4. Paid Sick Leave. See page 60.
- 5. Safety and Health Protection on the Job. See page 61.
- 6. Emergency Phone Numbers for Ambulance, Fire Rescue, Hospital, Physician & Alternate, Police, and Cal/OSHA.
- 7. Access to Medical Exposure Records. See page 62.
- 8. Notice of Worker's Compensation Carrier and Coverage stating the name of the employer's current insurance carrier, or the fact that the employer is self-insured.
- 9. Whistleblower protections. This notice is required to be posted with a font larger than 14. See page 63
- 10. No Smoking Signage.
- 11. Form 300, 301, & 300A (Cal/OSHA forms) (applies to employers with 11 or more employees). See pages 64 65.
- 12. Farm Labor Contractor Statement of Pay Rates. See page 66.
- 13. Prevailing wage rate determinations. See page 67 for further information.
- 14. Harassment or Discrimination in Employment is Prohibited by Law. See page 68.
- 15. Pregnancy Disability Leave (for employers w. 5 or more employees). See page 70.
- 16. Family Care and Medical Leave Act (for employers with 50+ employees). See page 72.
- 17. Notice to Employees of Unemployment Insurance, State Disability Insurance, and Paid Family Leave. See page 73.
- 18. Notice to Employee's: Time Off to Vote. See page 74.

Industrial Welfare Commission Wage Orders:

The Industrial Welfare Commission was established to regulate wages, hours and working conditions in California. IWC wage orders must be posted by all employers in an area frequented by employees, where they may be easily read during the workday. The screen shot below is an example of the active wage order listings on the CA Department of Industrial Relations website. There are a total of 17 individual industrial and/or occupational wage orders. History for each wage order is also available on this website: http://www.dir.ca.gov/iwc/wageorderindustries.htm.

Wage order	PDF version
Minimum wage order	函 MW-2014 (English) 函 MW-2014 (Spanish)
Wage order #1 Manufacturing Industry	图 #1-2001 (English) 图 #1-2001 (Chinese) 图 #1-2001 (Spanish)
Wage order #2 Personal Services Industry	國#2-2001 图#2-2001 (Chinese) 图 Section 2(E): Definition: Employee (English/Vietnamese) 图#2-2001 (Spanish)
Wage order #3 Canning, Freezing, and Preserving Industry	函 #3-2001 函 #3-2001 (Chinese) 函 #3-2001 (Spanish)

Amends General Minimum Wage Order and fWC Industry and Occupation Orders

Please Post Next to Your IWC Industry or Occupation Order

OFFICIAL NOTICE



California Minimum Wage

MW-2014

Minimum Wage - Every employer shall pay to each employee wages not less than the following:

\$8.00

\$9.00

\$10.00

per hour beginning January 1, 2008

per hour beginning July 1, 2014

per hour beginning January 1, 2016

To employers and representatives of persons working in industries and occupations in the State of California:

SUMMARY OF ACTIONS

TAKE NOTICE that on September 25, 2013, the California Legislature enacted legislation signed by the Governor of California, raising the minimum wage for all industries. (AB10, Stats of 2013, amending section 1182.12 of the California Labor Code.) Pursuant to its authority under Labor Code section 1182.13, the Department of Industrial Relations amends and republishes Sections 2, 3, and 5 of the General Minimum Wage Order, MW-2007. Section 1, Applicability, and Section 4, Separability, have not been changed. Consistent with this enactment, amendments are made to the minimum wage, and the meals and lodging credits sections of all of the IWC's industry and occupation orders.

This summary must be made available to employees in accordance with the fWC's wage orders. Copies of the full text of the amended wage orders may be obtained by ordering on-line at www.dir.ca.gov/VP.asp, or by contacting your local Division of Labor Standards Enforcement office.

1. APPLICABILITY

The provisions of this Order shall not apply to outside salespersons and individuals who are the parent, spouse, or children of the employer previously contained in this Order and the IWC's industry and occupation orders. Exceptions and modifications provided by statute or in Section 1, Applicability, and in other sections of the IWC's industry and occupation orders may be used where any such provisions are enforceable and applicable to the employer.

2. MINIMUM WAGES

Every employer shall pay to each employee wages not less than eight dollars (\$8.00) per hour for all hours worked, effective January 1, 2008, not less than nine dollars (\$9.00) per hour for all hours worked, effective July 1, 2014, and not less than ten dollars (\$10.00) per hour for all hours worked, effective January 1, 2016.

3. MEALS AND LODGING

Meals or lodging may not be credited against the minimum wage without a voluntary written agreement between the employer and the employee. When credit for meals or lodging is used to meet part of the employer's minimum wage obligation, the amounts so credited may not be more than the following:

Effective January 1, 2008	July 1, 2014	Effective January 1, 2016
\$37.63 per week	\$42.33 per week	\$47.03 per week
\$31.06 per week	\$34.94 per week	\$38.82 per week
\$451.89 per month	\$508.38 per month	\$564.81 per month
\$668.46 per month	\$752.02 per month	\$835.49 per month
\$2.90	\$3.26	\$3.62
\$3.97	\$4.47	\$4.97
\$5.34	\$6.01	\$6.68
	January 1, 2008 \$37.63 per week \$31.06 per week \$451.89 per month \$668.46 per month \$2.90 \$3.97	January 1, 2008 July 1, 2014 \$37.63 per week \$31.06 per week \$34.94 per week \$451.89 per month \$668.46 per month \$2.90 \$3.26 \$3.97 \$4.47

4 SEPARABILITY

If the application of any provision of this Order, or any section, subsection, subdivision, sentence, clause, phrase, word or portion of this Order should be held invalid, unconstitutional, unauthorized, or prohibited by statute, the remaining provisions thereof shall not be affected thereby, but shall continue to be given full force and effect as if the part so held invalid or unconstitutional had not been included herein.

5. AMENDED PROVISIONS

This Order amends the minimum wage and meats and lodging credits in MW-2007, as well as in the IWC's industry and occupation orders. (See Orders 1-15, Secs. 4 and 10; and Order 16, Secs. 4 and 9.) This Order makes no other changes to the IWC's industry and occupation orders.

These Amendments to the Wage Orders shall be in effect as of July 1, 2014.

Questions about enforcement should be directed to the Division of Labor Standards Enforcement. Consult the write pages of your telephone directory under CALIFORNIA, State of, Industrial Relations for the address and telephone number of the office nearest you. The Division has offices in the following cities: Bakersfield, El Centro, Fresno, Long Beach, Los Angeles, Oakland, Redding, Sacramento, Salinas, San Bernardino, San Diego, San Francisco, San Jose, Santa Ana, Santa Barbara, Santa Rosa, Stockton, and Van Nuys.

State of California Department of Industria Division of Labor Stand	al Relations dards Enforcement
	PAYDAY NOTICE
REGULAR PAYDAYS FO	OR EMPLOYEES OF(FIRM NAME)
	SHALL BE AS FOLLOWS:
	DANCE WITH SECTIONS 204, 204A, 204B, 205, AND 205.5 OF THE CALIFORNIA LABOR CODE
	OF THE CALIFORNIA LABOR CODE

Division of Labor Standards Enforcement

Office of the Labor Commissioner

THIS POSTER MUST BE DISPLAYED WHERE EMPLOYEES CAN EASILY READ IT

(Poster may be printed on 8 %" x 11" letter size paper)

HEALTHY WORKPLACES/HEALTHY FAMILIES ACT OF 2014 PAID SICK LEAVE

Entitlement:

- An employee who, on or after July 1, 2015, works in California for 30 or more days within a year from the beginning of employment is entitled to paid sick leave.
- Paid sick leave accrues at the rate of one hour per every 30 hours worked, paid at the employee's regular wage rate. Accrual shall begin on the first day of employment or July 1, 2015, whichever is later.
- Accrued paid sick leave shall carry over to the following year of employment and
 may be capped at 48 hours or 6 days. However, subject to specified conditions,
 if an employer has a paid sick leave, paid leave or paid time off policy (PTO) that
 provides no less than 24 hours or three days of paid leave or paid time off, no
 accrual or carry over is required if the full amount of leave is received at the
 beginning of each year in accordance with the policy.

Usage:

- An employee may use accrued paid sick days beginning on the 90th day of employment.
- An employer shall provide paid sick days upon the oral or written request of an
 employee for themselves or a family member for the diagnosis, care or treatment
 of an existing health condition or preventive care, or specified purposes for an
 employee who is a victim of domestic violence, sexual assault, or stalking.
- An employer may limit the use of paid sick days to 24 hours or three days in each year of employment.

Retaliation or discrimination against an employee who requests paid sick days or uses paid sick days or both is prohibited. An employee can file a complaint with the Labor Commissioner against an employer who retaliates or discriminates against the employee.

For additional information you may contact your employer or the local office of the Labor Commissioner. Locate the office by looking at the list of offices on our website http://www.dir.ca.gov/dlse/DistrictOffices.htm using the alphabetical listing of cities, locations, and communities. Staff is available in person and by telephone.

DLSE Paid Sick Leave Posting

11/2014

SAFETY AND HEALTH PROTECTION ON THE JOB

State of California Department of Industrial Relations



California law provides job safety and health protection for workers under the Cal/OSHA program. This poster explains the basic requirements and procedure state's job safety and health laws and regulations. The law requires that this poster be displayed. (Failure to do so could result in a penalty of up to \$7,000.)

WHAT AN EMPLOYER MUST DO:

All employers must provide work and epricplaces that are safe and healthful. In other words, as an employer, you must follow state laws governing job safety and health. Failure to do so can result in a threat to the life or health of workers, and substantial monetary penalties.

You must display this poster so everyone on the job can be aware of basic rights and responsibilities.

You must have a written and effective injury and illness prevention program for

You must be aware of hazards your employees face on the job and keep re-cords showing that each employee has been trained in the hazards unique to each job assignment.

You must correct any hazardous condition that you know may result in serious injury to employees. Feature to do so could result in criminal changes, monetary penalties, and even incarceration.

You must notify the nearest CalyOSHA office of any serious injury or illness, latality occurring on the job. Be sure to do this immediately after calling for regency help to assist the injured employee. Failure to report a serious injury or sis, or fatality within 8 hours can result in a minimum civil penalty of \$5,000.

WHAT AN EMPLOYER MUST NEVER DO:

Never permit an employee to do work that violates Cal/OSHA law,

Never permit an employee to be exposed to harmful substances without provid-

Never allow an untrained employee to perform hazardous work.

EMPLOYEES HAVE CERTAIN RIGHTS IN WORKPLACE SAFETY & HEALTH:

As an employee, you for someone acting for you'd have the sight to file a complaint and request an inspection of your workplace if conditions there are unsafe or unfreshfuld. This is done by contacting the local district office of the Division of Occupational Safety and Health (see Six of offices). Your name is not revealed by Cal/OSHA, unless you request otherwise.

You also have the right to bring unsafe or unhealthful conditions to the attention of the Cal/OSHA investigator making an inspection of your workplace. Upon request, Cal/OSHA will withhold the names of employees who submit or make statements during an inspection or investigation.

Any employee has the right to refuse to perform work that would violate a Cal/ OSHA or any occupational safety or health standard or order where such viol would create a real and apparent hazard to the employee or other employees.

would create a real and apparent hazard to the emptoyee or other emptoyees. You may not be first of rounished in any way for filing a complaint about unsale or unhealthful working conditions, or using any other right given to you by Cal/OSHA law. If you feel that you have been filted or punished for exercising your rights, you may file a complaint about this type of discrimination by contacting the nearest office of the Department of Industrial Relations, Division of Labor Standards Enforcement (State Labor Commissioners) or the Sen Francisco office of the U.S. Department of Labor, Occupational Safety and Health Administration, (Employees of state or local government agencies may only file these complaints with the Sate Labor Commissioner.) Consult your local telephone disectory for the office nearest you.

EMPLOYEES ALSO HAVE RESPONSIBILITIES:

To keep the workplace and your coworkers safe, you should tell your employer about any hazard that could result in an injury or illness to people on the job.

While working, you must always obey state job safety and health laws.

SPECIAL RULES APPLY IN WORK AROUND HAZARDOUS SUBSTANCES:

Employers who use any substance steed as a hazardous substance in Section 339 of Tale 8 of the California Code of Regulations, or subject to the Hazard Communications Standard (TB CCR Section 5190), must provide employees with information on the conterns on Safety Data Sheets (505), or equivalent information about the substance that trains employees to use the substance safety.

Employers shall make available on a timely and reasonable basis a Safety Data set on each hazardous substance in the workplace upon request of an ployee, an employee collective bargaining representative, or an employee's

Employees have the right to see and copy their medical records and records of cours to potentially took materials or harmful physical agents.

Employers must allow access by employees or their representatives to accurate records of employee exposures to potentially toxic materials or harmful physical agents, and notify employees of any exposures in concentration or levels exceeding the exposure limits allowed by Cal/OSHA standards.

Any employee has the right to observe monitoring or measuring of employee osore to hazards conducted pursuant to Cal/OSHA regulations.

WHEN CAL/OSHA COMES TO THE WORKPLACE:

A trianed Cal/OSHA safety engineer or industrial hygienist may periodically visit the workplace to make sure your company is obeying job safety and health laws.

An inspection will also be conducted when a legitimuse complaint is filed by an aloyee with the Division of Occupational Safety and Health.

Cal/OSHA also goes to the workplace to investigate a serious injury or fatality.

When an impaction begins, the Cal/OSHA investigator will show official identifi-cation from the Division of Occupational Safety and Health.

The employer, or someone the employer chooses, will be given an opportunity to accompany the investigator during the inspection. A representative of the employees will be given the same opportunity. Where there is no surhorized employee representative, the investigator will talk to a reasonable number of employees about safety and health conditions at the workplace.

VIOLATIONS, CITATIONS & PENALTIES:

If the investigation shows that the employer has violated a safety and health standard or order, then the Division of Occupational Safety and Health issues a citation. Each citation specifies a date by which the violation must be absted. A cotation. Each citation specifies a date by which the violation must be abate notice, which carries no monetary penalty, may be issued in lieu of a citatio certain non-serious violations.

Citations carry penalties of up to \$7,000 for each regulatory or general violation and up to \$25,000 for each serious violation. Additional penalties of up to \$7,000 per day for regulatory or general violations and up to \$15,000 per day for serious violations may be proposed for each failure to correct a violation by the abstancest date shown on the citation. A penalty of not less, than \$5,000 normore than \$70,000 per day. may be assessed an employer who willfully violates any occupational safety and health standard or order. The maximum child penalty that can be assessed for maximum child penalty that can be assessed for each repeat violation is \$70,000. A willful violation is so death or permanent impairment of the body of any employee results, upon consistion, in a fine of not more than \$250,000, or morefulnessed up to three years, or both and if the employer is a corporation or limited Sability company the fine may not exceed \$1.5 million.

The law provides that employers may appeal citations within 15 working days of receipt to the Occupational Safety and Health Appeals Board.

An employer who receives a citation, Order to Take Special Action, or Special Order must post it prominently at or near the place of the violation for three working days, or until the unsale condition is corrected, whichever is longer, to ware employ-ess of danger that may exist there. Any employee may protect the time aboved for correction of the violation to the Division of Occupational Safety and Health or the Occupational Safety and Health Assembly Received. Occupational Safety and Health Appeals Board.

HELP IS AVAILABLE:

To learn more about job safety rules, you may contact the Cal/OSHA Consultation Service for free information, required forms and publications. You can also contact a local district office of the Division of Occupational Safety and Health. If you prefer, you may retain a competent private consultant, or ask your workers' compensation insurance carrier for guidance in obtaining information.

Call the FREE Worker Information Hotline - 1-866-924-9757

OFFICES OF THE DIVISION OF OCCUPATIONAL SAFETY AND HEALTH

HEADQUARTERS: 1515 Clay Street, Ste. 1901, Oakland, CA 94612 — Telephone (510) 286-7000

District Office	·		Cal/OSHA Consultation	Senines -	
American Canyo Bakersfield	3419 Broadway St., Ste. HB, American Canyon 94503 7718 Meany Ave., Bakersfield 93308	(707)649-3700 (661)588-6400	Area & Field Offices -	ous rivus	
Fremont Fresno	1065 East Hillschie Blvd. Suite 110, Foster City 94404 39141 Civic Center Dr. Suite 310, Fremont 94538 2550 Mariposa St. Room 4000, Fresno 93721	(510) 794-2521 (510) 445-5302	+ Fresne/Central Valley	1901 North Gateway Blvd. Suite 102, Fresno 93727	(559) 454-1295
Long Beach Los Angeles Modesto Owkland	3939 Atlantic Ave., Ste. 212, Long Beach 90807 320 West Fourth St. Room 670, Los Angeles 30013 4206 Technology Dr. Suite 3, Modesto 95356 1515 Clay St. Suite 1303, Caliland 94612	(562) 506-0810 (213) 576-7451 (209) 545-7310 (510) 622-2916	- Outdand/Bay Area	1515 Clay St. Suite 1103 Oakland 94612	(510) 622-289
Redding Sacramento	381 Hemsted Dr., Redding 96002 2424 Arden Way State 165, Sacramento 95825	(530) 224-4743 (916) 263-2800			
San Bernardino	464 West Fourth St. Suite 332, San Bernardino 92401	(909) 383-4371	- Sacramento/Northern CA	2424 Arden Way Suite 410	(916) 263-0704
San Diego San Francisco Senta Ana Van Nuvs	7575 Metropolitan Dr. Suite 207, San Diago 92:108 455 Golden Gate Ave. Rm. 9516, San Francisco 94:105 2000 E. McFaddien Ave., Sto. 122, Santa Ana 92:705 6150 Van Nuys BMd. Suite 405, Van Nuys 91:401	(619) 767-2280 (415) 557-0100 (714) 558-4451 (818) 901-5403	- San Bernardino	Secremento 95825 464 West Fourth St. Suite 339 San Bernarding 92401	(909) 383-4567
West Covina	1906 West Garvey Ave. S. Suite 300, West Covina 91790	(626) 472-0046	San Diego/Imperial Counties	7575 Metropolitan Dr. Suite 204 San Diego 92108	(619) 767-2060
Regional Office	oes -	1211 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	 San Fernando Valley 	6150 Van Nuys Blvd. Suite 307	(818) 901-5754
San Francisco Sacramento Santa Ana Morrovia	455 Golden Gate Ave., Rm 9516, San Francisco 94102 2424 Arden Way Ste. 300, Sacramento 95825 2000 E. McFadden Ave. Ste. 119, Santa Ana 92705 750 Rayal Oats Drive, Ste. 104, Monrovia 91016	(415)557-0300 (916)263-2803 (714)558-4300 (626)471-9122	+ La Palma/Los Angeles /Orange County	Van Nuys 91401 1 Centerpointe Dr. Suite 150 Le Palma 90623	(714) 562-5525

Inforcement of Cal/OSHA job safety and health standards is carried out by the Division of Occupational Safety and Health, under the California Department of Industrial Safetyine, which has primary responsibility for administration grant Safety and Health Standards Safety and Health Administration (ISHA), Use a California Occupational Safety and Health Administration (ISHA), U.S. Department of Labor (Ist 415-975-4130), OSHA monitors to find plants to assure that continued approval is mentard.

January 2016.

ACCESS TO MEDICAL AND EXPOSURE RECORDS



BY CAL/OSHA REGULATION - GENERAL INDUSTRY SAFETY ORDER 3204 YOU HAVE THE RIGHT TO SEE AND COPY:

- Your medical records and records of exposure to toxic substances or harmful physical agents.
- Records of exposure to toxic substances or harmful physical agents of other employees with work conditions similar to yours.
- Safety Data Sheets (SDS) or other information that exists for chemicals or substances used in the workplace, or which employees may be exposed.

THESE RECORDS ARE AVAILABLE AT:	(Location)
FROM:	·
(Person	n Responsible)
A COPY OF THE GENERAL INDUSTRY SAFETY ORDERS AVAILABLE FROM:	77.7

The above information satisfies the requirements of GISO 3204 (g), which may be fulfilled by posting this placard in the workplace, or by any similar method the employer chooses.



State of California
Department of Industrial Relations
Division of Occupational Safety and Health
1515 Clay Street, Suite 1901
Oakland, CA 94612

Phone: (510) 286-7000 Fax: (510) 286-7037

WHISTLEBLOWERS ARE PROTECTED

It is the public policy of the State of California to encourage employees to notify an appropriate government or law enforcement agency, person with authority over the employee, or another employee with authority to investigate, discover, or correct the violation or noncompliance, and to provide information to and testify before a public body conducting an investigation, hearing or inquiry, when they have reason to believe their employer is violating a state or federal statute, or violating or not complying with a local, state or federal rule or regulation.

Who is protected?

Pursuant to <u>California Labor Code Section 1102.5</u>, employees are the protected class of individuals. "Employee" means any person employed by an employer, private or public, including, but not limited to, individuals employed by the state or any subdivision thereof, any county, city, city and county, including any charter city or county, and any school district, community college district, municipal or public corporation, political subdivision, or the University of California. [<u>California Labor Code Section 1106</u>]

What is a whistleblower?

A "whistleblower" is an employee who discloses information to a government or law enforcement agency, person with authority over the employee, or to another employee with authority to investigate, discover, or correct the violation or noncompliance, or who provides information to or testifies before a public body conducting an investigation, hearing or inquiry, where the employee has reasonable cause to believe that the information discloses:

- 1. A violation of a state or federal statute,
- 2. A violation or noncompliance with a local, state or federal rule or regulation, or
- 3. With reference to employee safety or health, unsafe working conditions or work practices in the employee's employment or place of employment.

A whistleblower can also be an employee who refuses to participate in an activity that would result in a violation of a state or federal statute, or a violation of or noncompliance with a local, state or federal rule or regulation.

What protections are afforded to whistleblowers?

- 1. An employer may not make, adopt, or enforce any rule, regulation, or policy preventing an employee from being a whistleblower.
- 2. An employer may not retaliate against an employee who is a whistleblower.
- 3. An employer may not retaliate against an employee for refusing to participate in an activity that would result in a violation of a state or federal statute, or a violation or noncompliance with a state or federal rule or regulation.
- 4. An employer may not retaliate against an employee for having exercised his or her rights as a whistleblower in any former employment.

Under <u>California Labor Code Section 1102.5</u>, if an employer retaliates against a whistleblower, the employer may be required to reinstate the employee's employment and work benefits, pay lost wages, and take other steps necessary to comply with the law.

How to report improper acts

If you have information regarding possible violations of state or federal statutes, rules, or regulations, or violations of fiduciary responsibility by a corporation or limited liability company to its shareholders, investors, or employees, **call the California State Attorney General's Whistleblower Hotline at 1-800-952-5225**. The Attorney General will refer your call to the appropriate government authority for review and possible investigation.

Note: This document must be printed to 8.5×14 inch paper with margins no larger than one-half inch in order to conform to the statutory requirement that the lettering be larger than size 14 point type.

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Cal/OSHA Form 300A (Rev. 7/2007) Appendix B Annual Summary of Work-Related Injuries and Illnesses All entablishmens covered by CCRTth B Section 1440 mast complete this August Summer, even if no web-related inguisis or filmens-occurred during the year. Enterednet to review the Lay to verify that the enteres are complete and accurate before completing this summer. Using the Lay, count the individual entires you make for each conquery. Then were the entire below, making our you've added the entered them every page of the Log. If you had no county over the "..." Total number of Total number of cases with job transfer or restriction other recordable Standard Debottlel Classification (SIC), If blooms (e.g., SIC 3773) 1.8 Total number of days of job transfer or restriction Injury and Illness Types I certify that I have examined this document and that to the lest of my knowledge the entries are true, arransis, and complete. Total number of: (I) Injuries (4) Poissnings (5) Hearing loss (2) Non-disorders (6)All other Illumen (3) Respiratory conditions

Past this Annual Summary from February 1 to April 20 of the year following, the year covered by the form

Cal/OSHA Form 301 **Appendix C** Injury and Illness Incident Report

Attentions Tres turn contains information reliability to employee health and must be used in a menner that protects the confidentiality of employees to the edited possible while the information is being used to occupational solety and freath purposes. See CCR 186 8 14300 29(0)(6)-110.



This hypery and Alberts becalest Report is one of the first forms you must fill out when a recordable work- related squay or allows has construct. Together with Log of Work-Related Injuries and Thiscopes and the accompanying Janual Summary, those firms help the	Information about the employees 11 Ref case 21 Nees Circ See See	Antipermation about the case 16 Case number has the fag
employer and Cal/OSSIA develop a picture of the extent and severity of work-induced incidents. Within 7 calcridar days after you receive information that a recordable work-related argany or illness has occurred, you must fill out this form or an equivalent. Some state workers' compensation, insurance, or other reports range be acceptable.	To then when the second of the	16. What must also arranges along and before the archer's excurred? Describe the activity, as well as the under, againment, or material the resployer was using. Be specific, Exceptor "distring a labber while carrying cooling materials"; "querying elderiter from hand spaces"; "daily computer key-entry".
substitutes. To be considered an equivalent form, any substitute music contain all the instructions and information caked for on the form. According to CCR Tale 8 Section 14300.33 Calif. SSIAA's recordinging rule, you must keep this form on the for 5 years following the year to	Information about the physician or other health-care professional It Need physician is also health are professional	16) Heat Engagemen? Bell on how the idjury occurred, Europhy, "When ladder sligged on well flow, notice fell 20 her?, "Worker was grazzed with chlorine when gashes broke charing replacement", "Worker developed surcesses in units over time."
which it pertains. If you need additional copies of this form, you may photocopy and use as many as you need.	To Harmonian was given over them the worksite, where wer it given it founds: Security City them the Pity	16. What was the layer or disease? Tell on the port of the body that was officeed and how it was officeed, be more specific than "hart," "poin," or some "Exemples "serviced back"; "chemical bars, hand"; "varget record erroleums,"
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FARM LABOR CONTRACTOR — STATEMENT OF PAY RATES (California Labor Code Section 1695(7))

Name of Farm Labor Contractor	License No
Address	
Address	
Desc	ription of Job
Crop	Beginning date of job
Location of field	
Kind of Work	Wages
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	\$ per
	\$ per
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Locación del campo	
	TASA DE SUELDO POR CADA TIPO
	\$ cada
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DLSE 445 07/2002	·

Prevailing Wage Determinations, Statistics, and Databases

- The Labor Research and Statistics Office (within OPRL) maintains statistics and databases on alternative workweek programs, the California Consumer Price Index, occupational injuries & illnesses, and public works projects.
- The prevailing wage rate is the basic hourly rate paid on public works projects to a majority of workers engaged in a particular craft, classification or type of work within the locality and in the nearest labor market area (if a majority of such workers are paid at a single rate). If there is no single rate paid to a majority, then the single or modal rate being paid to the greater number of workers is prevailing.
- California's prevailing wage laws ensure that the ability to get a public works contract is not based on paying lower wage rates than a competitor. All bidders are required to use the same wage rates when bidding on a public works project. California law requires that not less than the general prevailing rate of per diem wages be paid to all workers employed on a public works project.
- When the director of the California Department of Industrial Relations determines that the general prevailing rate of per diem wages for a particular craft, classification, or type of worker is uniform throughout an area, the director issues a determination enumerated county by county, but covering the entire area. General determinations are issued twice a year on February 22 and August 22.
- For further information visit: http://www.dir.ca.gov/OPRL/statistics and databases.html

CALIFORNIA LAW PROHIBITS WORKPLACE DISCRIMINATION AND HARASSMENT

YMENT

The California Department of Fair Employment and Housing (DFEH) enforces laws that protect you from illegal discrimination and harassment in employment based on your actual or perceived:

- Ancestry
- · Age (40 and above)
- · Color
- · Disability (physical and mental, including HIV and AIDS)
- · Genetic information
- · Gender, gender identity, or gender expression
- · Marital status
- Medical condition (genetic characteristics, cancer or a record or history of cancer)
- · Military or veteran status
- National origin (includes language use and possession of a driver's license issued to persons unable
 prove their presence in the United States is authorized under federal law.)
- · Race
- Religion (includes religious dress and grooming practices)
- Sex (includes pregnancy, childbirth, breastfeeding and/or related medical conditions)
- · Sexual orientation

The California Fair Employment and Housing Act (Government Code sections 12900 through 12996) and its implementing regulations (California Code of Regulations, title 2, sections 11000 through 11141):

- Prohibit harassment of employees, applicants, unpaid interns, volunteers, and independent
 contractors by any persons and require employers to take all reasonable steps to prevent harassment. This
 includes a prohibition against sexual harassment, gender harassment, harassment based on pregnancy,
 childbirth, breastfeeding and/or related medical conditions, as well as harassment based on all other
 characteristics listed above.
- Require that all employers provide information to each of their employees on the nature, illegality, and legal remedies that apply to sexual harassment. Employers may either develop their own publications, which must meet standards set forth in California Government Code section 12950, or use a brochure from the DFEH.
- Require employers with 50 or more employees and all public entities to provide sexual harassment and abusive conduct prevention training for all supervisors.
- Prohibit employers from limiting or prohibiting the use of any language in any workplace unless
 justified by business necessity. The employer must notify employees of the language restriction and
 consequences for violation. Also prohibits employers from discriminating against an applicant or employee
 because he or she possesses a driver's license issued to a person who is unable to prove his or her presence in
 the United States is authorized under federal law.
- Require employers to reasonably accommodate an employee, unpaid intern, or job applicant's
 religious beliefs and practices, including the wearing or carrying of religious clothing, jewelry or artifacts, and
 hair styles, facial hair, or body hair, which are part of an individual's observance of his or her religious beliefs.
- Require employers to reasonably accommodate employees or job applicants with a disability to
 enable them to perform the essential functions of a job.

- Permit job applicants, unpaid interns, volunteers, and employees to file complaints with the DFEH against an employer, employment agency, or labor union that fails to grant equal employment as required by law.
- Prohibit discrimination against any job applicant, unpaid intern, or employee in hiring, promotions, assignments, termination, or any term, condition, or privilege of employment.
- Require employers, employment agencies, and unions to preserve applications, personnel records, and employment referral records for a minimum of two years.
- Require employers to provide leaves of up to four months to employees disabled because of pregnancy, childbirth, or a related medical condition.
- Require an employer to provide reasonable accommodations requested by an employee, on the
 advice of her health care provider, related to her pregnancy, childbirth, or a related medical condition.
- Require employers of 50 or more persons to allow eligible employees to take up to 12 weeks leave
 in a 12-month period for the birth of a child; the placement of a child for adoption or foster care; for an
 employee's own serious health condition; or to care for a parent, spouse, or child with a serious health
 condition. The law also requires employers to post a notice informing employees of their family and medical
 leave rights.
- Require employment agencies to serve all applicants equally, refuse discriminatory job orders, and
 prohibit employers and employment agencies from making discriminatory pre-hiring inquiries or publishing
 help-wanted advertisements that express a discriminatory hiring preference.
 - Prohibit unions from discriminating in member admissions or dispatching members to jobs.
- Prohibit retaliation against a person who opposes, reports, or assists another person to oppose unlawful discrimination.

The law provides for remedies for individuals who experience prohibited discrimination or harassment in the workplace. These remedies include hiring, front pay, back pay, promotion, reinstatement, cease-and-desist orders, expert witness fees, reasonable attorney's fees and costs, punitive damages, and emotional distress damages.

Job applicants, unpaid interns, and employees: If you believe you have experienced discrimination or harassment you may file a complaint with the DFEH.

Independent contractors and volunteers: If you believe you have been harassed, you may file a complaint with the DFEH.

Complaints must be filed within one year of the last act of discrimination/harassment or, for victims who are under the age of 18, not later than one year after the victim's eighteenth birthday.

For more information contact (800) 884-1684; TTY (800) 700-2320; videophone for the hearing impaired (916) 226-5285; contact.center@dfeh.ca.gov; or www.dfeh.ca.gov.

Government Code section 12950 and California Code of Regulations, title 2, section 11013, require all employers to post this document. It must be conspicuously posted in hiring offices, on employee bulletin boards, in employment agency waiting rooms, union halls, and other places employees gather.

In accordance with the California Government Code and ADA requirements, this publication can be made available in Braille, large print, computer disk, or voice recording as a disability-related accommodation for an individual with a disability. To discuss how to receive a copy in an alternative format, please contact the DFEH at the telephone numbers or e-mail address above.



STATE OF CALIFORNIA

DEPARTMENT OF FAIR EMPLOYMENT & HOUSING

YOUR RIGHTS AND OBLIGATIONS AS A PREGNANT EMPLOYEE

If you are pregnant, have a related medical condition, or are recovering from childbirth, PLEASE READ THIS NOTICE.

- California law protects employees against discrimination or harassment because of an employee's pregnancy, childbirth or any related medical condition (referred to below as "because of pregnancy"). California law also prohibits employers from denying or interfering with an employee's pregnancy-related employment rights.
- · Your employer has an obligation to:
- ° reasonably accommodate your medical needs related to pregnancy, childbirth or related conditions (such as temporarily modifying your work duties, providing you with a stool or chair, or allowing more frequent breaks);
- o transfer you to a less strenuous or hazardous position (where one is available) or duties if medically needed because of your pregnancy; and
- ° provide you with pregnancy disability leave (PDL) of up to four months (the working days you normally would work in one-third of a year or 17 1/3 weeks) and return you to your same job when you are no longer disabled by your pregnancy or, in certain instances, to a comparable job. Taking PDL, however, does not protect you from non-leave related employment actions, such as a layoff.
- o provide a reasonable amount of break time and use of a room or other location in close proximity to the employee's work area to express breast milk in private as set forth in the Labor Code.
- · For pregnancy disability leave:
- ° PDL is not for an automatic period of time, but for the period of time that you are disabled by pregnancy. Your health care provider determines how much time you will need.
- Once your employer has been informed that you need to take PDL, your employer must guarantee in writing that you can return to work in your same position if you request a written guarantee. Your employer may require you to submit written medical certification from your health care provider substantiating the need for your leave.
- OPDL may include, but is not limited to, additional or more frequent breaks, time for prenatal or postnatal medical appointments, doctor-ordered bed rest, severe morning sickness, gestational diabetes, pregnancy-induced hypertension, preeclampsia, recovery from childbirth or loss or end of pregnancy, and/or post-partum depression.
- OPDL does not need to be taken all at once but can be taken on an as-needed basis as required by your health care provider, including intermittent leave or a reduced work schedule, all of which counts against your four month entitlement to leave.
- ° Your leave will be paid or unpaid depending on your employer's policy for other medical leaves. You may also be eligible for state disability insurance or Paid Family Leave (PFL), administered by the California Employment Development Department.
- At your discretion, you can use any vacation or other paid time off during your PDL.

DFEH-100-20 (04/16)

- Your employer may require or you may choose to use any available sick leave during your PDL.
- Your employer is required to continue your group health coverage during your PDL at the same level and under the same conditions that coverage would have been provided if you had continued in employment continuously for the duration of your leave.
- o Taking PDL may impact certain of your benefits and your seniority date; please contact your employer for details.
- of If possible, you must provide at least 30 days' advance notice for foreseeable events (such as the expected birth of a child or a planned medical treatment for yourself). For events that are unforeseeable, we need you to notify us, at least verbally, as soon as you learn of the need for the leave. Failure to comply with these notice rules is grounds for, and may result in, deferral of the requested leave until you comply with this notice policy.

Notice Obligations as an Employee.

- Give your employer reasonable notice: To receive reasonable accommodation, obtain a transfer, or take PDL, you must give your employer sufficient notice for your employer to make appropriate plans. Sufficient notice means 30 days advance notice if the need for the reasonable accommodation, transfer, or PDL is foreseeable, otherwise as soon as practicable if the need is an emergency or unforeseeable.
- Provide a Written Medical Certification from Your Health Care Provider. Except in a medical emergency where there is no time to obtain it, your employer may require you to supply a written medical certification from your health care provider of the medical need for your reasonable accommodation, transfer or PDL. If the need is an emergency or unforeseeable, you must provide this certification within the time frame your employer requests, unless it is not practicable for you to do so under the circumstances despite your diligent, good faith efforts. Your employer must provide at least 15 calendar days for you to submit the certification. See your employer for a copy of a medical certification form to give to your health care provider to complete.
- PLEASE NOTE that if you fail to give your employer reasonable advance notice or, if your employer requires
 it, written medical certification of your medical need, your employer may be justified in delaying your reasonable
 accommodation, transfer, or PDL.

Additional Rights under California Family Rights Act (CFRA) Leave

You also may be entitled to additional rights under the California Family Rights Act of 1993 (CFRA) if you have more than 12 months of service with us and have worked at least 1,250 hours in the 12-month period before the date you want to begin your leave. This leave may be up to 12 workweeks in a 12-month period for the birth, adoption, or foster care placement of your child or for your own serious health condition (not related to pregnancy) or that of your child, parent or spouse. While the law provides only unpaid leave, employees may choose or employers may require use of accrued paid leave while taking CFRA leave under certain circumstances. For further information on the availability CFRA leave, please review your employer's Notice regarding the availability of CFRA leave.

This notice is a summary of your rights and obligations under the Fair Employment and Housing Act (FEHA). For more information about your rights and obligations as a pregnant employee, contact your employer, visit the Department of Fair Employment and Housing's Web site at www.dfeh.ca.gov, or contact the Department at (800) 884-1684. The text of the FEHA and the regulations interpreting it are available on the Department of Fair Employment and Housing's Web site at www.dfeh.ca.gov.

DFEH-100-20 (04/16)



STATE OF CALIFORNIA

DEPARTMENT OF FAIR EMPLOYMENT AND HOUSING

FAMILY CARE AND MEDICAL LEAVE (CFRA LEAVE) AND PREGNANCY DISABILITY LEAVE

Under the California Family Rights Act of 1993 (CFRA), if you have more than 12 months of service with us and have worked at least 1,250 hours in the 12-month period before the date you want to begin your leave, you may have a right to family care or medical leave (CFRA leave). This leave may be up to 12 workweeks in a 12-month period for the birth, adoption, or foster care placement of your child or for your own serious health condition or that of your child, parent or spouse. While the law provides only unpaid leave, employees may choose or employers may require use of accrued paid leave while taking CFRA leave under certain circumstances.

Even if you are not eligible for CFRA leave, if you are disabled by pregnancy, childbirth or a related medical condition, you are entitled to take a pregnancy disability leave of up to four months, depending on your period(s) of actual disability. If you are CFRA-eligible, you have certain rights to take BOTH a pregnancy disability leave and a CFRA leave for reason of the birth of your child. Both leaves contain a guarantee of reinstatement—for pregnancy disability it is to the same position and for CFRA it is to the same or a comparable position—at the end of the leave, subject to any defense allowed under the law.

If possible, you must provide at least 30 days' advance notice for foreseeable events (such as the expected birth of a child or a planned medical treatment for yourself or of a family member). For events that are unforeseeable, we need you to notify us, at least verbally, as soon as you learn of the need for the leave. Failure to comply with these notice rules is grounds for, and may result in, deferral of the requested leave until you comply with this notice policy.

We may require certification from your health care provider before allowing you a leave for pregnancy disability or for your own serious health condition. We also may require certification from the health care provider of your child, parent or spouse, who has a serious health condition, before allowing you a leave to take care of that family member. When medically necessary, leave may be taken on an intermittent or reduced work schedule.

If you are taking a leave for the birth, adoption, or foster care placement of a child, the basic minimum duration of the leave is two weeks, and you must conclude the leave within one year of the birth or placement for adoption or foster care.

Taking a family care or pregnancy disability leave may impact	certain of your benefits and your seniority
date. If you want more information regarding your eligibility for	or a leave and/or the impact of the leave on
your seniority and benefits, please contact	
DFEH-100-21 (07/15)	

Notice to Employees:





Unemployment Insurance

(funded entirely by employers' taxes)

When you are unemployed or working less than full time and are ready, willing, and able to work, you may be eligible to receive Upernoloyment Insurance (UI) benefits. There are three ways to file a claim:

THIS EMPLOYER IS REGISTERED UNDER THE CALIFORNIA UNEMPLOYMENT

File online with eApply4UI-the fast, easy way to file a UI claim! Access eApply4UI at https://eapply4ui.edd.ca.gov/.

Telephone

File by contacting a customer service representative at one of the toll-free numbers listed below:

English 1-800-300-5616 Spanish 1-800-326-8937 Cantonese 1-800-547-3506 Vietnamese 1-800-547-2058 TTY (non voice) 1-800-815-9387 Mandarin 1-866-303-0706

Mail or Fax

File by mailing or faxing UI Application, DE 11011, by accessing the paper application online at www.edd.ca.gov/unemployment. The paper application can be filled out online and printed, or printed and completed by hand. Then the application can be mailed or faxed to an EDD office for processing

Note: File promptly. If you delay in filing, you may lose benefits to which you would otherwise be entitled.

Disability Insurance

(funded entirely by employees' contributions)

When you are unable to work or reduce your work hours because of sickness, injury, or pregnancy, you may be eligible to receive Disability Insurance (DI) benefits.

Your employer must provide a copy of Disability Insurance Provisions, DE 2515, to each newly hired employee and to each employee leaving work due to pregnancy or due to sickness or injury that is not job related.

- . Online, create an account at www.edd.ca.gov/disability. This is the easiest and fastest way to file a new claim and obtain claim status information.
- By mail, obtain the data capturing Claim for Disability Insurance Benefits (Optical Character Recognition), DE 2501, from your employer, physician/practitioner, hospital, by calling us at 1-800-480-3287, or online at www.edd.ca.gov/forms.

Note: If your employer maintains an approved Voluntary Plan for DI coverage, contact your employer for assistance.

FOR MORE INFORMATION ABOUT DL PLEASE VISIT www.edd.ca.gov/disability OR CONTACT DI CUSTOMER SERVICE BY PHONE AT 1-800-480-3287. STATE GOVERNMENT EMPLOYEES SHOULD CALL 1-866-352-7675 TTY (FOR DEAF OR HEARING-IMPAIRED INDIVIDUALS ONLY) IS AVAILABLE AT 1-800-563-2441.

Paid Family Leave

(funded entirely by employees' contributions)

When you stop working or reduce your work hours to care for a family member who is seriously ill or to bond with a new child, you may be eligible to receive Paid Family Leave (PFL) benefits

Your employer must provide a copy of Paid Family Leave Program Brochure, DE 2511, to each newly hired employee and to each employee leaving work to care for a seriously ill family member or to bond with a new child.

- Online, create an account at www.edd.ca.gov/disability. This is the easiest and fastest way to file a new claim.
- . By mall, obtain the data capturing Claim for Paid Family Leave Benefits (Optical Character Recognition), DE 2501F, from your employer, physician/practitioner, hospital, by calling us at 1-877-238-4373, or online at www.edd.ca.gov/forms.

Note: If your employer maintains an approved Voluntary Plan for PFL coverage, contact your employer for assistance.

FOR MORE INFORMATION ABOUT PFL, PLEASE VISIT www.edd.ca.gov/disability OR CONTACT CUSTOMER SERVICE BY PHONE AT 1-877-238-4373.

STATE GOVERNMENT EMPLOYEES SHOULD CALL 1-877-945-4747.

TTY (FOR DEAF OR HEARING-IMPAIRED INDIVIDUALS ONLY) IS AVAILABLE AT 1-800-445-1312.

NOTE: SOME EMPLOYEES MAY BE EXEMPT FROM COVERAGE BY THE ABOVE INSURANCE PROGRAMS. IT IS ILLEGAL TO MAKE A FALSE STATEMENT OR TO WITHHOLD FACTS TO CLAIM BENEFITS. FOR ADDITIONAL GENERAL INFORMATION, VISIT THE EDD WEBSITE AT www.edd.ca.gov.

DE 1837A Res. 42 (11-13) (INTERNET) GA SBS/CU/MIC 38

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EMPLOYER: THIS NOTICE MUST BE CONSPICUOUSLY POSTED IN THE WORKPLACE AT LEAST TEN DAYS BEFORE EVERY STATE-WIDE ELECTION.

NOTICE TO EMPLOYEES

TIME OFF TO VOTE

Section 14350 of the Elections Code of the State of California:

If a voter does not have sufficient time outside of working hours to vote at a state- wide election, the voter may, without loss of pay, take off enough working time which when added to the voting time available outside of working hours will enable the voter to vote.

No more than two (2) hours of the time taken off for voting shall be without loss of pay. The time off for voting shall be only at the beginning or end of the regular working shift, whichever allows the most free time for voting and the least time off from the regular working shift, unless otherwise mutually agreed.

If the employee on the third (3rd) working day prior to the day of election, knows or has reason to believe that time off will be necessary to be able to vote on election day, the employee shall give the employer at least two (2) working days' notice that time off for voting is desired, in accordance with the provisions of this section.

Registered voters who need time off to vote should make arrangements with the appropriate supervisor.

Independent Contractors

What Classifies an Individual as an Independent Contractor?

- 1. The Company has no right to control the manner and means of how the contractor accomplishes the results desired, regardless of whether that right is actually exercised. (Give this factor the greatest weight)
- 2. The Contractor's work is not the company's primary work.
- 3. The Contractor is in a distinct occupation or separate business.
- 4. The Contractor's relationship is short-term.
- 5. The Contractor decides where the work is to be done and sets his or her own hours.
- 6. The Contractor is paid by the job.
- 7. The Contractor uses personal tools.
- 8. The Contractor cannot be terminated at-will.
- 9. The Contractor is highly skilled, works without supervision of the company and uses initiative, judgment and foresight for success of the independent operation.
- 10. The Contractor has the right to hire and terminate others.
- 11. The Contractor does not have a title or business card supplied by the Company.
- 12. The Contractor acts like a separate business.
- 13. The parties believe they are creating a principal-independent contractor relationship as opposed to an employer-employee relationship.
- 14. The Contractor has financial control of the business.

NOTE: If ONE or MORE conditions are NOT satisfied, the individual may be considered an employee for reporting purposes.

Reporting Requirements for Independent Contractors (Continued)

Creating an Independent Contractor Relationship:

- 1. Independent Contractors are required to complete a W-9, Request for Taxpayer Identification Number and Certification. See page 78.
 - a. Sole Proprietor Requirements: Full Name of Business Owner AND SSN is REQUIRED!
 - b. Partnership Requirements: Full Name of Partnership and TIN.
 - c. Corporation Requirements: Reporting is NOT necessary.
 - d. Payments to Attorney's: All attorneys' fees and proceeds paid to attorneys (for any type of entity) must be reported.
- 2. Independent Contractors must be reported to EDD within 20 days of EITHER:
 - a. Making payments of \$600 or more OR
 - b. Entering into a contract for \$600 or more during any calendar year.
- 3. Independent Contractors are to be reported on The Report of Independent Contractors (DE 542). See page 79. The Report of Independent Contractors can be filed three ways:
 - a. Mail to: Employment Development Department P.O. Box 997350, Document Management Group, MIC 96 Sacramento, CA 95899-7350
 - b. Fax to: (916) 319-4410
 - c. File Electronically at: http://eddservices.edd.ca.gov

Throughout the Course of the Contract:

- 1. Federal Income Tax (Backup Withholding) must be withheld if:
 - a. The payee fails to furnish his or her Taxpayer Identification Number (TIN) or Social Security Number to you.
 - b. The IRS notifies you to impose backup withholding because the payee furnished an incorrect TIN or social security number.
- 2. Withhold 28% of payments made to the Independent Contractor until the TIN or Social Security Number is furnished in the manner required.
- 3. Payment of Backup Withholding should be made monthly for the amount withheld via EFTPS. Indicate that the payment is being made for "945" withholding.

Reporting Requirements for Independent Contractors (Continued)

Annual Reporting:

- 1. Form 1099 MISC, Miscellaneous Income, must be filed for each person to whom you have paid:
 - a. At least \$600 in rents, services (including parts & materials), prizes and awards or other income payments:
 - b. At least \$10 in royalties or broker payments in lieu of dividends or tax- exempt interest;
 - c. Any fishing boat proceeds;
 - d. Gross proceeds paid to an attorney.
- 2. Form 945, Annual Return of Withheld Federal Income Tax, must be filed annually with the IRS if Federal Income Tax was withheld from the Independent Contractor's payments. See page 80.
- 3. A 1099 must be sent to each independent contractor by January 31 and must be sent to the IRS by the end of February, accompanied by Form 1096.
- 4. Penalties generally apply to payers for failure to file Forms 1096, furnish 1099 statements or supply identification numbers. The amount of the penalty is based on when you file the correct information return. A penalty of up to \$100 per information return applies to:
 - a. Each failure to timely file information returns
 - b. Each failure to timely furnish statements to each payee AND
 - c. Each failure to report the recipient's correct taxpayer identification number on information returns or payee statements. Higher penalties can be assessed for intentional disregard for the filing requirements.
- 5. Payments made to a service provider by credit card, debit card, gift card, or through a third-party payer like PayPal are not reported on Form 1099-MISC. These amounts are now reported on Form 1099-K, which is new starting in 2011. This form is issued by a credit card company or other third-party payer to payees if the payee has more than 200 transactions and more than \$20,000 of gross income paid to them.

Reporting Requirements for Independent Contractors (Continued)

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not

Departr Internal	nent of the Treasury Revenue Service	Table Indiana Table Indiana	oution.		send to the	IRS.
	1 Name (as shown	on your income tax return). Name is required on this line; do not leave this line blank.	1	10	(1)	
62.	2 Business name/o	isregarded entity name, if different from above				
s on pag	Individual/sole		☐ Trust/estate	certain ent	ons (codes appl ities, not individu s on page 3):	
9 6	single-membe	LLC company. Enter the tax classification (C=C corporation, S=S corporation, P=partners)	hini 🕨	Exempt pa	yee code (if any)	
Print or type	Note. For a si	ngle-member LLC that is disregarded, do not check LLC; check the appropriate box in cation of the single-member owner.		Exemption code (if an	from FATCA reg	porting
분드	Other (see inst	ructions) >		(Applies to see	ounts mantained outsi	de the U.S.)
Print or type See Specific Instructions on page 2.	Address (number City, state, and 2	, street, and apt. or suite no.)	Requester's name	and address	(optional)	
Sec	7 List account num	ober(s) here (optional)				
Par	Taxpa	ver Identification Number (TIN)				
	The second second second second	propriate box. The TIN provided must match the name given on line 1 to aw	oid Social se	curity numb	er	
reside entitie	nt alien, sole prop s, it is your emplo	individuals, this is generally your social security number (SSN). However, for rietor, or disregarded entity, see the Part I instructions on page 3. For other yer identification number (EIN). If you do not have a number, see <i>How to get</i>	ta 🔲	-	<u> </u>	
	n page 3.		or	. 1.4		
	If the account is in ines on whose nur	n more than one name, see the instructions for line 1 and the chart on page inber to enter.	4 for Employer	r identificati	on number	
Par	Certific	eation				

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Signature of U.S. person > Date >

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at www.irs.gov/fw9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount p you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- . Form 1099-INT (interest earned or paid)
- . Form 1099-DIV (dividends, including those from stocks or mutual funds)
- . Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- . Form 1099-B (stock or mutual fund sales and certain other transactions by
- . Form 1099-S (proceeds from real estate transactions)
- . Form 1099-K (merchant card and third party network transactions)

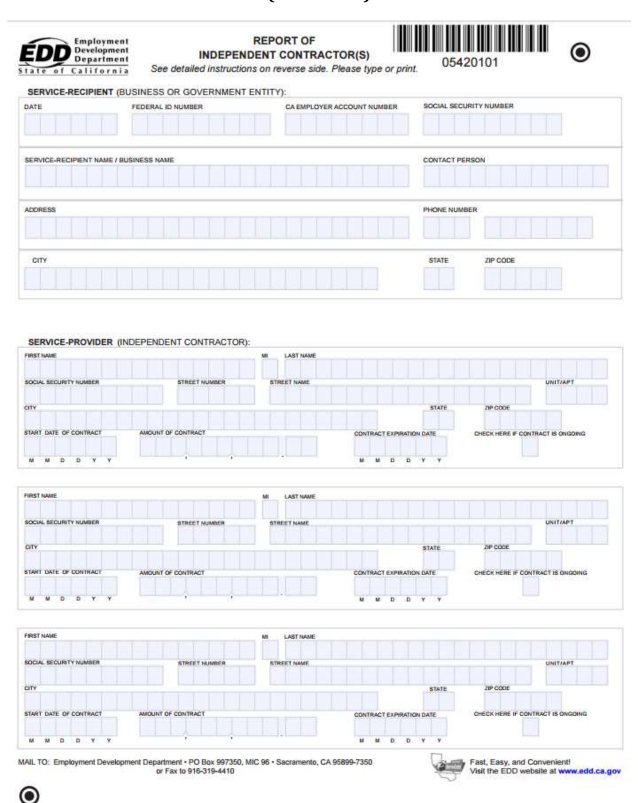
- . Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T
- . Form 1099-C (canceled debt)
- . Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

- If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.
 - By signing the filled-out form, you:
- 1. Certify that the TIN you are giving is correct (or you are waiting for a number
- 2. Certify that you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting? on page 2 for further information.

Form W-9 (Rev. 12-2014)

Reporting Requirements for Independent Contractors (Continued)



DE 542 Rev. 8 (6-16) (INTERNET)

Page 1 of 2

Reporting Requirements for Independent Contractors (Continued)

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Department of Internal Rever	f the Treasury	► For more info	ormation on income tax	d on Forms 1099 and W-2 withholding, see Pub. 15 rate instructions is at we	and Pub. 15-A.	45.	2015	
	Name (as dis	tinguished from trade name)		Employer identification nur				
Туре	Trade name,	if any					If address is different	
Print	Address (nur	niber and street)					from prior return, check here.	
	City or town,	state or province, country, a	nd ZIP or foreign postal code					
A If	you do not h	ave to file returns in the	he future, check here	and enter date	final payments	made.		
1 Fe	deral incom	e tax withheld from per	nsions, annuities, IRAs,	gambling winnings, etc.	C	1		
2 Ba	ckup withho	olding				2		
3 To	tal taxes. If	\$2,500 or more, this m	nust equal line 7M belo	w or Form 945-A, line N	۸	3		
			erpayment applied fron	n a prior year and overp	ayment applied	4		
				ce and see the separate	inetructione	5		
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Phone Numbers & Websites

Employment Development Department (EDD):

- www.edd.ca.gov
- www.edd.ca.gov/taxrep/taxform/htm (to download and order forms, instructions, and publications).
- http://www.edd.ca.gov/Payroll Taxes/e-Services for Business.htm (to electronically file forms and manage payroll tax accounts online).
- Payroll Tax Assistance: 1-888-745-3886- Paid Family Leave: 1-877-238-4373

<u>Federal:</u>

- www.irs.gov
- www.ssa.gov (Social Security Administration)
- To enroll in EFTPS you can visit https://www.eftps.gov/eftps/ or call 1-800-555-4477
- Federal Tax Assistance (IRS) 1-800-829-1040
- Verification of Social Security Numbers: 1-866-255-0654
- E-Verify: https://www.uscis.gov/e-verify
- For questions concerning 1099 Backup Withholding: 1-866-455-7438

Department of Industrial Relations:

- 1-844-522-6734, your call can be directed to the correct department from here
- For Wage Orders: http://www.dir.ca.gov/iwc/wageorderindustries.htm
- Need help finding the right contact? Email DIRInfo@dir.ca.gov.

Your Friendly Bookkeeping Team:

- www.GetBalancedBooks.com
- Email: info@GetBalancedBooks.com
- Phone: 209-634-4099
- Fax: 209-585-1599