HR COMPLIANCE BULLETIN



COVID-19 Stop-Work or Closure Orders

Affected Entities

California's AB 685 applies to any place of employment, operation or process exposes workers to the risk of infection by COVID-19, if that risk constitute "imminent hazard."

Limited Orders

When an imminent hazard is found in the workplace, the Division is authorized prohibit the operation, process or entry into the space that poses the immin hazard. These types of prohibitions are commonly referred to as "stop-worders."

The Division will notify affected employers in writing when stop-work orders issued. Employers that receive these orders must display them prominently conspicuous place at each location affected. The orders must remain on distuntil the place of employment, machine, device, apparatus or equipment is m safe and all required safeguards or safety appliances or devices are provided Division personnel are authorized to remove a stop-work order notification o it has been displayed.

Stop-work orders are generally limited to the immediate area where the thr exists. The written order will specify all affected areas, processes and operati

The Division will not issue stop-work orders that materially interrupt performance of critical governmental functions essential to public health safety, or the delivery of electrical power or water.

Worker COVID-19 Notifications

The new law also requires employers to notify workers whenever they have to potentially exposed to an imminent hazard.

Notice of Potential Exposure

The worker notification requirement is triggered any time an employer (or representative) receives a notice of potential exposure. "Notice of poten exposure" includes any notification from:

A public health official or licensed medical provider, indicating that employee was exposed to a qualifying individual at a worksite;

An employee, or his or her emergency contact, indicating that employee is a qualifying individual;

An employer's testing protocol, indicating that an employee is a qualify individual; or

A subcontracted employer, indicating that a qualifying individual was the employer's worksite.

IMMINENT

A threat is imminent or immediate if it is believed that death or serious physical harm could occu within a shorth time (for example, before Cal/OSHA can investigate the problem).

HAZARD

Must present a threat of death or serious physical harm.

Serious physical harm means that a part of the body is damaged so severely that it cannot be used very well. For a health hazard, there must be a reasonable expectation that toxic substances are present and exposure to them will shorten life or cause significant reduction in physical or mental efficiency.

QUALIFYING INDIVIDUAL

A "qualifying individual" is a person who:

Has a laboratory-confirmed COVID-19 case;
Has a positive COVID-19 diagnosis from a licensed health care provider;
Is subject to a COVID-19 order to isolate issued by a public health official; or Has died due to COVID-19, as determined by a county public health department (or has been included in the COVID-19 county statistics).

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Worker COVID Notification

Employers that receive a notice of potential exposure to COVID-19 must provide a written notice to all potentially affecte workers within one business day. These notifications will not impact the determination of whether the illness is work related. Employers are required to maintain records of these notifications for at least three years.

The notice must be distributed to affected workers using the same channels and media that the employer normally use to provide employment-related communications. At minimum, the notice must:

Indicate that the worker may have been exposed to COVID-19.

Inform the worker of any benefits and protections available under:

- Applicable federal, state and local laws (such as workers' compensation);
- Options for exposed employees (such as COVID-19-related leave, company sick leave, state-mandat leave, supplemental sick leave or negotiated leave provisions); and
- Antiretaliation and antidiscrimination laws.

Explain the disinfection and safety plan that the employer plans to implement and complete per the guidelines of the federal Centers for Disease Control.

The required notice must be given to all individuals who were at the same worksite as a qualifying individual within the infectious period (as defined by the alifornia Department of Public Health). These include employees, subcontracted employees and any exclusive employee representatives. The notice provided to exclusive employee representatives me include the same information as would be required in an incident report in a Cal/OSHA Form 300 injury and illness to unless the information is inapplicable or unknown to the employer. This requirement applies regardless of whether the employer is required to maintain a Cal/OSHA Form 300 injury and illness log.

Public Health Agency Notification

The new law also requires employers to notify local public health agencies, within 48 hours, any time the number of case within a work site meet California's definition of a COVID-19 outbreak. Ongoing notifications are also required for any subsequent laboratory-confirmed cases of COVID-19 at the worksite. This requirement does not apply to health facilities

The required notices to a public health agency must include the names, numbers, occupations and worksites of employed who meet the definition of a qualifying individual. Employers must also report their business addresses and the NAIC codes of the worksites where the qualifying individuals work.

Privacy

To bolster existing privacy protections for employees, the new law specifies that personally identifiable employed information is not subject to California Public Records Act (or similar) requests and must not be posted on a public internation website or shared with any other state or federal agency.

Retaliation

Finally, the new law prohibits employers from retaliating against any worker for disclosing a positive COVID-19 test, COVID-19 diagnosis or an order to quarantine or isolate. Workers who believe they have been retaliated against may a complaint with the Division of Labor Standards Enforcement.