

# APPLICATION CHECKLIST

NAME				
PHONE #				
ID # (for Union)				
EMAIL				
ISNet BADGE #				
	I I INIONI OCAL. INIONIC	LACCI	EICATION.	IM AD
UNION CALL OUT: Y N	N UNION LOCAL:UNION C	LASSI	FICATION: _	JM, AP
1) To anguno a commista	2) Prepare Packet for Manager	6)	Distribute Do	ocuments
1) To ensure a complete	Place Admin Checklist,	0)		plete packet,
application packet is	application pages 1 & 2 on top of	-		Physical Req.
received, check off each	manila envelope. Place remaining		Form to H	
item.	documents in envelope and place			licable documents
HR Documents	the envelope in Manager's box.	_		
Application	Interview Date Mon.		to Faylon	and Safety
Emergency Contact	Interview Date Mon.	7)	Camtaat Ammi	liaam4
Background Release	A 70.07	1)	Contact Appl	
Confidentiality Agreement	Area Managers	_	Advise th	
Consent & Release 2810.5				l candidate
Labor Code Employee	3) Interview	-		email coming
Notice	Failed – Advise Admins to			& time, itinerary,
COVID-19 Self Cert	shred/delete packet		etc.	
I9 Homeland Security	Passed – Begin Physical	•		
EPN Authorization	Requirements Test	8)	Orientation I	
MVR Report	4) Complete Physical	_	Email sen	t to employee HR
Driver's License	Requirements Form			
SSN/Birth Cert/Passport	Failed – Advise Admins to			
Applicant Photo	shred/delete packet			
Payroll Documents	Passed – Advise Admins to			
W4	schedule a drug test			
DE4 CA Tax	*MGR – If a Union			
DE4 CA TaxDirect Deposit	sponsorship or request, send			
	ASAP before 2pm (Tue			
Safety Documents	Sac/Wed Mare)			
First Aid Cert	Sent Sponsorship Letter			
CPR Cert	Sent Letter of Request			
Flagger Cert	Return Checklist & Packet			
Any Additional Safety	to Admins			
Certs Provided	Union Notification			
Photo	Received			
Insight Survey				
Set up new survey on	<u>Administrators</u>			
office iPad. If applicant is				
not available to stay in the	5) Schedule Drug Test			
office, send survey to their	Failed – Shred/delete file			
email and instruct them	Passed – Email received			
that the survey must be	From HR			
completed before an	1 IOIII IIIC			
interview is scheduled.				



# EMPLOYMENT PHYSICAL REQUIREMENTS

CRITICAL DEMAND	TEST METHOD	SCORE
DEMIAND		
VISION	Must identify letters on the Vision Board from 20 ft. away. May use aids.	Pass Fail
HEARING	Adequately hear a forced whisper at 5 ft. May use aids.	Pass Fail
LIFT & CARRY	Lift & carry up to 50 lbs. using either or both hands. Lift the loaded crate from floor to waist height, carry it 10 ft, and return it to the floor.  Repeat 5 times.	Pass Fail
BEND & SQUAT	Must be able to bend, squat, and stoop. Demonstrate the ability to "duck walk" for 10 ft., pivot, and return to starting point.	Pass Fail
PUSH & PULL	Demonstrate ability to push a cart 20 ft. with 50 lbs. of weight added and return 20 to the starting point.	Pass Fail
INTERMITTENT MOVEMENT	Must be able to move intermittently.  Observe movement throughout the exam, including walking and posture.	Pass Fail
GRIP	Using each hand separately demonstrates a simple grip on a heavy tool and a firm grasp of the same device.	Pass Fail



# APPLICATION INSTRUCTIONS

Thank you for inquiring about employment with WBE Traffic Control Inc. Please review the Job Description to determine that you meet all the roles, responsibilities, and requiremnets for the position.

To be considered for employment, you must complete an application and provide the required documentation below. Once completed, return the package in full to one of our field offices. Please note if your application is incomplete or missing documents, it will not be held or considered for review until it is complete.

If the Company is not hiring, you may inquire for the next 30 days. After 30 days, a new application and requirement will be required.

### Requirements

- Job Description Meet all roles, responsibilities, and requirements
- Complete the Application for Employment
- Provide a current driver's license
- Provide a Department of Motor Vehicles online Driver's Record Request report. Please see Motor Vehicle Report Guidelines on the following page.
- Provide a social security card
  - o If you do not have your social security card, you may provide a current passport or birth certificate as required by Homeland Security.
- Banking information, including routing number for paycheck direct deposit
- CPR, First Aid, and Flagger Certifications

The links below are resources for the DMV Driver's Record Request, CPR, First Aid, and Flagger certifications.

### **National CPR Foundation**

www.nationalcprfoundation.com/courses/standard-cpr-aed-first-aid/

In this CPR and First-Aid Certification Class, you'll learn how to perform CPR, use an AED, and apply First-Aid.

### **ATSSA Safer Roads Saves Lives**

www.atssa.com

### **Department of Motor Vehicles**

www.dmv.ca.gov

### WBE Traffic Control Inc. Field Office Locations

10359 Macready Ave. 343 Waterfront Ave. Mather, CA 95655 Vallejo, CA 94592



# Motor Vehicle Report – Driver Guidelines for Oregon Mutual Insurance Company

If you have any of the below motor vehicle violations within the last **3 years** you will not be an insurable driver through our insurance carrier, Oregon Mutual.

If you are an uninsurable driver WBE cannot move forward with your application.

# Major Violations Include (but not limited to):

- 1. Driving under the influence of drugs or alcohol
- 2. Road rage
- 3. Reckless driving, negligent homicide or aggravated assault with a motor vehicle or any criminal conviction
- 4. Driving while license is suspended
- 5. Speed contest (racing)
- 6. Passing school bus with lights flashing for loading or unloading
- 7. Crossing railroad tracks against activated warnings
- 8. Hit and run accident
- 9. Speed >15mph over the limit (general guideline if speed is known)
- 10. Other violations which show a significant disregard for the safe operation of motor vehicles.
- 11. Two or more cell phone infractions.



# WBE TRAFFIC CONTROL INC.

Job Title:	Traffic Control Flagger	Job Category:	Apprentice - Journeyman
Department/Group:	Operations: Field	Travel Required:	Yes
Location:	Northern California	Position Type:	Full Time
Level/Salary Range:	Determined by Union Wage	Will Train:	Yes

### **Job Description**

A dependable, dedicated, and observant person to correctly set up a job location to direct and monitor traffic flow at and around a designated area. Courteously inform motorists and the public of possible detour routes and answer questions. Accurately direct emergency vehicles safely through work zones.

### Role and Responsibilities

- Accurately position warning and detour signs, barricades, traffic cones, and equipment per regulations.
- Monitor and direct the traffic flow and emergency vehicles at and around the site.
- · Use correct hand signals and signs to direct traffic.
- Communicate clearly using Company call codes with a hand-held device.
- Communicate courteously with the public, coworkers, contractors, inspectors, etc.
- Follow all safety rules/regulations. Immediately inform crew leader of any concern that may affect safety issues.

	<ul> <li>Accurately complete timecards, truck inventory, and all required forms.</li> <li>Attend all required meetings.</li> </ul>
	Requirements
	<ul> <li>Check each box that you can successfully, competently, and thoroughly complete the following:</li> </ul>
	☐ Drive long distances.
	☐ Stand for long, extended periods.
	☐ Move safely over uneven terrain.
	☐ Work in extreme and harsh weather conditions day or night.
	☐ Lift and carry 50 pounds routinely.
	☐ See and hear acutely to respond to dangerous situations.
	☐ Wear personal protective gear for extended periods day and or night.
	☐ Work as part of a team.
	□ Possess excellent organizational, problem-solving, and observation skills.
	☐ Correctly complete daily paperwork.
	☐ Successfully complete continuous training promptly.
	Become a union member on or after eight days of employment.
	Pay union initiation fees and reoccurring union dues.
	Obtain an American Traffic Safety Services Association (ATSSA) certification.
	Obtain CPR, First Aid, and Flagger certification.
۱á	cknowledge that I have received, read, and accepted the roles and responsibilities and meet or exceed

the position r	requirements.	
Print Name:		Date
Signature: _		



# **Application for Employment**

We are an equal opportunity employer and do not unlawfully discriminate in employment. No question on this application is used for the purpose of limiting or excluding any applicant from consideration for employment on a basis prohibited by local, State, or Federal law. Equal access to employment, services, and programs is available to all persons. Those applicants requiring reasonable accommodation to the application and slash or interview process should notify a representative of WBE Traffic Control Inc.

Date:		
Applicant's legal name:		
Position applied for/or type of work desir	red:	
Street address:		
City:		
Telephone number area code:	Phone number:	
Email:		
Driver's license number:		
Driver's license expiration date:		
Are you willing to provide a DMV repor	t? Yes No	
Type of employment desired: Full-Time	Part-Time Tempora	.ry
Date you will be available to start work:		
Are you able to meet attendance requirer	ments?	
Do you have any objection to working or		
Can you travel and stay overnight when		
Have you ever been previously employed	d by our organization?	
Can you submit proof of legal employme	ent authorization and identity?	
How were you referred to WBE?		



# **Application for Employment**

<b>Employment History:</b> Please pro	vide past employi	ment information starting with the most recent.	
Employer:	Position held:		
Address:			
Telephone #:		Immediate supervisor and title:	
Dates employed: from	to	Salary:	
Job summary:			
Employment History: Please pro	vide past employ	ment information starting with the most recent.	
Employer:		Position held:	
Address:			
Telephone #:		Immediate supervisor and title:	
Dates employed: from	to	Salary:	
Job summary:			
Other Skills And Qualifications:			
Summarize any job related training	g, skills, licenses,	certificates, and/or other qualifications:	
Educational History:			
List school name and location, year	ars completed, cou	arse of study, and any degrees earned:	
High school:			
College:			
Other training:			
References: List three references,	including names	, telephone numbers, and years known (do not include	
relatives or employers)			



# **Application For Employment**

I hereby authorize the potential employer to contact, obtain, and verify the accuracy of information contained in this application from all previous employers, educational institutions, and references. I also hereby release from liability the potential employer and its representatives for seeking, gathering, and using such information to make employment decision and all other persons or organizations for providing such information.

I understand that any misrepresentation or material admission made by me on this application will be sufficient cause for cancellation of this application or immediate termination of employment if I am employed, whenever it may be discovered.

If I am employed, I acknowledge that there is no specified length of employment, and that this application does not constitute an agreement or contract for employment. Accordingly, either I or the employer can terminate the relationship at will, with or without cause, at any time, so long as there is no violation of applicable Federal or State law.

I understand that it's the policy of this organization not to refuse to hire or otherwise terminate against a qualified individual with a disability because of that person's need for a reasonable accommodation as required by the Americans with Disabilities Act (ADA).

I also understand that if I am employed, I will be required to provide satisfactory proof of identity and legal work authorization within three days of being hired. Failure to submit such proof within the required time shall result. An immediate termination of employment.

I represent and warrant that I have read and fully understand the foregoing, and that I seek employment under these conditions.

Applicant Signature:	Date:
Applicant Signature.	Datt.

WOMAN BUSINESS ENTERPRISE





# **Emergency Information**

# In Case of Emergency, please notify:

Name:	
Phone number:	
	City:
State:	Zip Code:
In Case Of Emergency, I authorize cont	act and information to be released to the person named
above.	
Employee name:	
Employee signature:	Date:



### BACKGROUND CHECK CONSENT FORM

Applicant/Employee Information	
Full Name:	
Other Names Used (if applicable):	
Date of Birth:	
Social Security Number:	_
Driver's License Number:	
State of Issuance:	

### **Notice and Authorization for Background Check**

WBE Traffic Control Inc. (the "Company") may request a background check on you for employment purposes. This background check may include information about your criminal history, employment history, education, professional licenses, and other relevant details.

The Company will comply with the Fair Credit Reporting Act (FCRA) and California laws, including the California Consumer Privacy Act (CCPA), when conducting this background check.

### **Disclosure**

- This background check may be performed by a third-party consumer reporting agency.
- If a consumer report or investigative consumer report is obtained, you have the right to request additional information about the nature and scope of the report.
- Under California law, you are entitled to receive a copy of the report upon request.

### California-Specific Notice

- The Company will not inquire about or consider:
  - o Arrests not resulting in convictions.
  - o Sealed, expunged, or legally eradicated records.
  - o Non-felony marijuana convictions more than two years old.
- If a criminal record is found, the Company will conduct an individualized assessment of the offense's nature, time elapsed, and its relation to the job.
- You have the right to dispute inaccurate information and provide additional context.

5150 FAIR OAKS BLVD. STE.101-362 CARMICHAEL, CA 95608-5758 (707) 771-5870 WWW.WBETC.COM



### Authorization

By signing this form, I voluntarily authorize WBE Traffic Control Inc. and its agents to obtain a background check on me for employment purposes.

### I understand that:

- 1. I have the right to receive a copy of the report if one is prepared.
- 2. I may dispute the accuracy of the information contained in the report.
- 3. This authorization is valid throughout my employment with the Company unless revoked in writing.

California-Specific Option  ☐ I request a copy of the background check report if one is prepared.
Signature:
Date:

### **Acknowledgment of Rights**

I acknowledge that I have been provided with a copy of the following documents:

- 1. The "Summary of Your Rights Under the Fair Credit Reporting Act" (FCRA).
- 2. The "California Statement of Rights" (if applicable).

Signature:		 	
Date:			

**This Background Check Consent Form** complies with both California and federal laws, including the Fair Credit Reporting Act (FCRA) and California-specific requirements.

# NOTICE TO EMPLOYEE

Labor Code section 2810.5

EMPLOYEE
Employee Name:
Start Date:
EMPLOYER
Legal Name of Hiring Employer: WBE TRAFFIC CONTROL INC.
Is hiring employer a staffing agency/business (e.g., Temporary Services Agency; Employee Leasing  Company; or Professional Employer Organization [PEO])?   Pes   No
Other Names Hiring Employer is "doing business as" (if applicable):  N/A
Physical Address of Hiring Employer's Main Office:  10359 Macready Ave. Mather, CA 95655
Hiring Employer's Mailing Address (if different than above):  5150 FAIR OAKS BLVD. STE 101-362 CARMICHAEL CA 95608
Hiring Employer's Telephone Number: 707-771-5870
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: N/A
Physical Address of Main Office:
Mailing Address:
Telephone Number:
WAGE INFORMATION
Rate(s) of Pay: Per agreement  Overtime Rate(s) of Pay: Per agreement
Rate by (check box): x Hour
☐ Other (provide specifics):
Does a written agreement exist providing the rate(s) of pay? (check box) x Yes □ No
If yes, are all rate(s) of pay and bases thereof contained in that written agreement? $$ x Yes $$ $$ $$ 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: FRIDAY / WEEKLY

WORKERS' COMP	ENSATION					
Insurance Carrier's Name: BERKSHIRE HATHAWAY HOMESTATE COMPANIES  Address:  Telephone Number: (916) 210-8935  Policy No.: WBWC520349  Self-Insured (Labor Code 3700) and Certificate Number for Consent to Self-Insure:						
PAID SICK LI	EAVE					
Unless exempt, the employee identified on this notice is entitled to minimum requirements for paid sick leave under state law which provides that an employee:  a. May accrue paid sick leave and may request and use up to 3 days or 24 hours of accrued paid sick leave per year;  b. May not be terminated or retaliated against for using or requesting the use of accrued paid sick leave; and c. Has the right to file a complaint against an employer who retaliates or discriminates against an employee for 1. 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 245 et seq. of the California Labor Code;  4. cooperating in an investigation or prosecution of an alleged violation of this Article or opposing any policy or practice or act that is prohibited by Article 1.5 section 245 et seq. of the California Labor Code.  The following applies to the employee identified on this notice: (Check one box)  1. Accrues paid sick leave only pursuant to the minimum requirements stated in Labor Code §245 et seq. with no other employer policy providing additional or different terms for accrual and use of paid sick leave.  2. Accrues paid sick leave pursuant to the employer's policy which satisfies or exceeds the accrual, carryover, and use requirements of Labor Code §246.  3. Employer provides no less than 24 hours (or 3 days) of paid sick leave at the beginning of each 12-month period.  4. The employee is exempt from paid sick leave protection by Labor Code §245.5. (State exemption and specific subsection for exemption): Union employees must refer to the union contract						
ACKNOWLEDGEMEN	NT OF RECEIPT					
Celeste Cary  (PRINT NAME of Employer representative)  Celeste Cary  (SIGNATURE of Employer Representative)	(PRINT NAME of Employee) (SIGNATURE of Employee)					
(Date)	(Date)					
The employee's signature on this notice merely constitutes a	cknowledgement of receipt.					

Labor Code section 2810.5(b) requires that the employer notify you in writing of any changes to the information set forth in this Notice within seven calendar days after the time of the changes, unless one of the following applies: (a) All changes are reflected on a timely wage statement furnished in accordance with Labor Code section 226; (b) Notice of all changes is provided in another writing required by law within seven days of the changes.



# **Employment Confidentiality Agreement**

I, (prir	it name)
Herein	nafter referred to as EMPLOYEE, in consideration of my employment with WBE Traffic Control
Inc. th	ereinafter referred to as EMPLOYER agree to the following:
1.	Employee hereby acknowledges that Employer has placed them in a position of trust and
	confidence and agrees that during their employment, and at any time therafter, they will not either
	directly or indirectly disclose to any person, firm or corporation or use for their own personal
	benefit, any matters affecting or relating to the Employers' business including, but not limited to,
	the names of and confidential information concerning Employer's customers, trade secrets, manner
	of operations, electronic data processing systems, insurance rates or any other information
	concerning the business of the Employer, except as required in Employees' duties to Employer.
2.	Employee acknowledges the fact that they have access to confidential information concerning
	other Employees of the Employer and agrees that during the term of their employment, and at any
	time thereafter, they will not either directly or indirectly disclose to any persons, firm, or
	corporation, or avail themselves of any confidential information concerning other Employees of
	Employer, except as required in Employees' duties to Employer.
3.	Upon terminiation of employment, Employee will promptly deliver to Employer all manuals,
	identification cards, letters, notes, notebooks, reports, and all other materials of a secret or
	confidential nature relating to Employers' business and which are in possession of the Employee.
Ackn	owledgement of Confidentiality Agreement
	gnature acknowledges that I have carefully reviewed, acknowledge, and agree with the entiality agreement as described above.

Applicant Signature: \_\_\_\_\_\_ Date: \_\_\_\_\_



# **Consent and Release Agreement**

As an employee of WBE Traffic Control Inc. I give my permission to its legal representatives and assigns, those for whom my enmployer is acting, and htose acting with its permission, or its employees, the permission to take photographs, videos, images, likeness of me and/or any statements from me in its publications, advertising, or other media, including the Internet and use them for any legal purpose.

I understand that I will not be paid for the use and have no rights to them. I am participating as a volunteer. I hereby waive any right to inspect or approve the finished photograph or advertisting copy or printed matter that may be used in conjunction therewith or to the eventual use that it might be applied.

I release my employer, its officers, employees, and agents, from any and all claims of harm and liability as a result of any distortion, blurring, or alteration, optical illusion, or use in composite form, either intentionally or otherwise which may occur from making, showing, using or distributing these photographs/video.

# Acknowledgement of Consent and Release Agreement

I HAVE READ THIS RELEASE AND CONSENT FORM BEFORE PLACING MY SIGNATURE BELOW, AND I UNDERSTAND AND AGREE TO ITS TERMS.

Name:		
Signature:	Date:	
I DO NOT AGREE TO ITS TERMS.		
Name:		
Signature:	Date:	

### **Self-Certification of COVID-19 Vaccine Status**

WBE Traffic Control continues to strive to maintain a workplace that is free from recognized hazards and to promote the health and well-being of our employees, their families, those who visit our facilities, as well as the public at large. As part of this effort, the Company has implemented certain safety protocols. Consistent with a certain state, CDC, and OSHA guidance, those employees who have been fully vaccinated against COVID-19 will be excused from some of these protocols. For this reason, the Company is requesting that you provide us with your COVID-19 vaccination status.

For purposes of this inquiry, an individual is considered "fully vaccinated" when it has been at least two weeks since receiving the final dose, as recommended by the manufacturer, of a vaccine that has been authorized by the FDA for use in the United States, including vaccinations that have been approved pursuant to an Emergency Use Authorization.

Please note that you are required to provide accurate information about your vaccination status, or you may decline to provide your vaccination status. If you decline to provide information about your vaccination status, we will assume you are unvaccinated for purposes of rules or requirements in the workplace that are different for fully vaccinated or unvaccinated persons.

When responding to this inquiry about whether you have been vaccinated, provide no more information than is contained on a COVID-19 Vaccination Record Card (i.e., if you have been vaccinated, the provider that administered your vaccine; which vaccine you received; and date(s) on which it was administered). Please do not submit any additional medical or family history information in response to the Company's inquiry, including a reason for deciding to be vaccinated or not to be vaccinated.

In lieu of this Self-Certification, employees may present a copy of their completed COVID-19 Vaccination Record Card. All information provided will be maintained in compliance with all applicable laws.

I understand I am required to provide accurate information in response to the questions below and that failure to do so may result in disciplinary action. By signing below, I certify that I have accurately and truthfully answered the questions. I also understand that if I stated that I am fully vaccinated, the Company may request documentation of my vaccination status (e.g., a copy of my vaccine card). I also understand that if I do not follow the required safety protocols consistent with my vaccination status, I am subject to disciplinary action, up to and including termination.

# Date: \_\_\_\_\_\_ Name: \_\_\_\_\_

**Declaration of COVID-19 Vaccine Status** 

Signature	:	
	Fully Vaccinated: List Manufacture	Dates of Dose(s)  1  2
П	Partially Vaccinated: List Manufacture	Dates of Dose(s)  1
Ш	Not Yet Vaccinated. COVID-19 Appointment Scheduled.	
	Not Yet Vaccinated.	
	Decline to Answer	



# **Authorization for Direct Deposit**

This authorizes WBE Traffic Control, Inc. (the "Company") to send credit entries (and appropriate debit and adjustment entries), electronically or by any other commercially accepted method, to my (our) account(s) indicated below and to other accounts I (we) identify in the future (the "Account"). This authorizes the financial institution holding the Account to post all such entries.

Account #1			
Account #1: Ty	pe (circle one): Checking	/ Saving	
Employee Bank	Name:		
		Account #	
		sited to This Account:	
Account #2 (Re	emainder to be deposited	to this account)	
Account #2: Ty	pe (circle one) Checking /	Saving	
Employee Bank	Name:		
		Account #	
Atta	ch a voided check for eaci	h bank account here. (Not necessary, if clearly written above)	
This authorize		I the Company receives a written termination notice from myself and reasonable opportunity to act on it.	d has
Signature:		Printed Name:	
Employee ID#:		Date:	



### **Employee's Withholding Allowance Certificate**

Complete this form so that your employer can withhold the correct California state income tax from your paycheck.

<b>Enter Personal Information</b>			
First, Middle, Last Name			Social Security Number
Address			Filing Status
City	State	ZIP Code	Single or Married (with two or more incomes) Married (one income) Head of Household

- 1. Use Worksheet A for Regular Withholding allowances. Use other worksheets on the following pages as applicable.
  - 1a. Number of Regular Withholding Allowances (Worksheet A)
  - 1b. Number of allowances from the Estimated Deductions (Worksheet B, if applicable.)
  - 1c. Total Number of Allowances you are claiming
- Additional amount, if any, you want withheld each pay period (if employer agrees), (Worksheet C)
  OR

### **Exemption from Withholding**

- 3. I claim exemption from withholding for 2024, and I certify I meet both of the conditions for exemption. (Check box here)
  OR
- 4. I certify under penalty of perjury that I am **not subject** to California withholding. I meet the conditions set forth under the Service Member Civil Relief Act, as amended by the Military Spouses Residency Relief Act and the Veterans Benefits and Transition Act of 2018.

(Check box here)

Under the penalties of perjury, I certify that the number of withholding allowances claimed on this certificate does not exceed the number to which I am entitled or, if claiming exemption from withholding, that I am entitled to claim the exempt status.

Date _	
	Date _

Employer's Section: Employer's Name and Address	California Employer Payroll Tax Account Number

**Purpose:** The *Employee's Withholding Allowance Certificate* (DE 4) is for **California 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.

Beginning January 1, 2020, *Employee's Withholding Allowance Certificate* (Form W-4) from the Internal Revenue Service (IRS) will be used for federal income tax withholding **only**. You must file the state form DE 4 to determine the appropriate California PIT withholding.

If you do not provide your employer with a DE 4, the employer must use Single with Zero withholding allowance.

**Check Your Withholding:** After your 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.

**Exemption From Withholding:** If you wish to claim exempt, complete the federal Form W-4 and the state DE 4. You may claim exempt from withholding California income tax if you meet both of the following conditions for exemption:

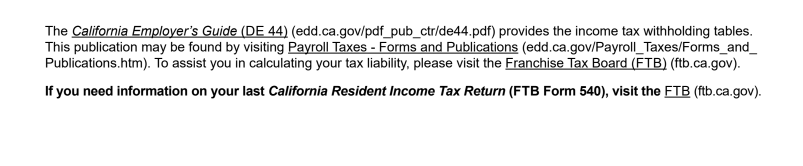
- 1. You did not owe any federal/state income tax last year, and
- 2. You do not expect to owe any federal/state income tax this year. The exemption is good for one year.

If you continue to qualify for the exempt filing status, a new DE 4 designating **exempt** must be submitted by February 15 each year to continue your exemption. If you are not having federal/state income tax withheld this year but expect to have a tax liability next year, you are required to give your employer a new DE 4 by December 1.

**Member Service Civil Relief Act:** Under this act, as provided by the Military Spouses Residency Relief Act and the Veterans Benefits and Transition Act of 2018, you may be exempt from California income tax withholding 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 4**. You may be required to provide proof of exemption upon request.



**Notification**: The burden of proof rests with the employee to show the correct California income tax withholding. Pursuant to section 4340-1(e) of Title 22, California Code of Regulations (CCR) (govt. westlaw.com/calregs/Search/Index), the FTB or the EDD may, by special direction in writing, require an employer to submit a Form W-4 or DE 4 when such forms are necessary for the administration of the withholding tax programs.

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 by section 13101 of the California Unemployment Insurance Code (leginfo. legislature.ca.gov/faces/codes.xhtml) and section 19176 of the Revenue and Taxation Code (leginfo.legislature.ca.gov/faces/codes.xhtml).



# **Employment Eligibility Verification**

# **Department of Homeland Security**

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No.1615-0047 Expires 07/31/2026

START HERE: Employers must ensure the form instructions are available to employees when completing this form. Employers are liable for failing to comply with the requirements for completing this form. See below and the <a href="Instructions">Instructions</a>.

**ANTI-DISCRIMINATION NOTICE:** All employees can choose which acceptable documentation to present for Form I-9. Employers cannot ask employees for documentation to verify information in **Section 1**, or specify which acceptable documentation employees must present for **Section 2** or Supplement B, Reverification and Rehire. Treating employees differently based on their citizenship, immigration status, or national origin may be illegal.

Section 1. Employee I day of employment, b	nformation ut not befor	n and Atte	estation: ng a job o	Emplo	oyees	s must comp	lete ar	nd sign :	Sectio	n 1 of F	orm I-9 r	no late	r than the <b>first</b>
Last Name (Family Name)		Firs	st Name (Giv	en Nar	ne)		Middle	e Initial (if	any) (	Other Last	Names Us	sed (if a	ny)
Address (Street Number and	Name)	'	Apt. N	lumber	(if any	City or Town	n		State ZIP Code				ZIP Code
Date of Birth (mm/dd/yyyy)	U.S. So	cial Security	Number	er Employee's Email Address Employee's Telephone Number						phone Number			
I am aware that federal provides for imprisonm fines for false statemen use of false documents connection with the couthis form. I attest, unde of perjury, that this infoincluding my selection attesting to my citizens immigration status, is t	1. A 2. A 3. A 4. A If you chec	1. A citizen of the United States 2. A noncitizen national of the United States (See Instructions.) 3. A lawful permanent resident (Enter USCIS or A-Number.) 4. A noncitizen (other than Item Numbers 2. and 3. above) authorized to work until (exp. date, if any) you check Item Number 4., enter one of these:  USCIS A-Number  Form I-94 Admission Number  Foreign Passport Number and Country of Issu								y)			
correct. Signature of Employee				OR				OR Today's	Date (m	nm/dd/yyy	v)		
If a preparer and/or tra					_				•				
Section 2. Employer F business days after the en authorized by the Secretal documentation in the Addi	nployee's firs rv of DHS. do	st day of emocumentation box; s	iployment, on from Lis	and m t A OR tions.	ust ph R a coi	nysically exam mbination of d	nine, or locume	ntative n examine ntation fi	consisted consis	stent with it B and L	nd sign <b>S</b> an altern ist C. En	native p nter any	rocedure / additional
		List A		OR	-	Lis	st B		AN	ID		List	С
Document Title 1													
Issuing Authority													
Document Number (if any)				_	_								
Expiration Date (if any)				Δ	dditio	nal Informati	on						
Document Title 2 (if any)					aantio	na momat	011						
Issuing Authority													
Document Number (if any)  Expiration Date (if any)													
Document Title 3 (if any)													
Issuing Authority													
Document Number (if any)													
Expiration Date (if any)					Chec	ck here if you us	ed an al	Iternative	procedu	ıre authori:	zed by DH	S to exa	mine documents.
Certification: I attest, under employee, (2) the above-list best of my knowledge, the e	ed document	ation appear	s to be gen	uine ar	nd to r	elate to the em					First Da (mm/dd	•	ployment
Last Name, First Name and T	itle of Employe	er or Authoriz	ed Represer	ntative		Signature of Em				resentativ	е	Today'	's Date (mm/dd/yyyy)
Employer's Business or Organ	nization Name		Er	mploye	r's Bus	iness or Organi		1		own, State	, ZIP Code		

For reverification or rehire, complete Supplement B, Reverification and Rehire on Page 4.

# LISTS OF ACCEPTABLE DOCUMENTS

All documents containing an expiration date must be unexpired.

\* Documents extended by the issuing authority are considered unexpired.

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

# Examples of many of these documents appear in the Handbook for Employers (M-274).

LIST A		LIST B	LIST C
Documents that Establish Both Identity and Employment Authorization	OR	Documents that Establish Identity ANI	Documents that Establish Employment Authorization
1. U.S. Passport or U.S. Passport Card		Driver's license or ID card issued by a State or outlying possession of the United States	A Social Security Account Number card, unless the card includes one of the following restrictions:
2. Permanent Resident Card or Alien Registration Receipt Card (Form I-551)		provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address	(1) NOT VALID FOR EMPLOYMENT
Foreign passport that contains a temporary I-551 stamp or temporary		2. ID card issued by federal, state or local	(2) VALID FOR WORK ONLY WITH INS AUTHORIZATION
I-551 printed notation on a machine- readable immigrant visa		government agencies or entities, provided it contains a photograph or information such as name, date of birth, gender, height, eye color,	(3) VALID FOR WORK ONLY WITH DHS AUTHORIZATION
<b>4.</b> Employment Authorization Document that contains a photograph (Form I-766)		and address	2. Certification of report of birth issued by the
5. For an individual temporarily authorized to work for a specific employer because		3. School ID card with a photograph	Department of State (Forms DS-1350, FS-545, FS-240)
of his or her status or parole:		4. Voter's registration card	Original or certified copy of birth certificate issued by a State, county, municipal
a. Foreign passport; and		5. U.S. Military card or draft record	authority, or territory of the United States bearing an official seal
b. Form I-94 or Form I-94A that has the following:		6. Military dependent's ID card	Native American tribal document
(1) The same name as the		7. U.S. Coast Guard Merchant Mariner Card	5. U.S. Citizen ID Card (Form I-197)
passport; and (2) An endorsement of the		Native American tribal document     Driver's license issued by a Canadian	6. Identification Card for Use of Resident
individual's status or parole as long as that period of		government authority	Citizen in the United States (Form I-179)
endorsement has not yet expired and the proposed employment is not in conflict		For persons under age 18 who are unable to present a document	7. Employment authorization document issued by the Department of Homeland Security
with any restrictions or limitations identified on the form.		listed above:	For examples, see Section 7 and
<b>6.</b> Passport from the Federated States of		10. School record or report card	Section 13 of the M-274 on uscis.gov/i-9-central.
Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or		11. Clinic, doctor, or hospital record	The Form I-766, Employment Authorization Document, is a List A, Item
Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI		12. Day-care or nursery school record	Number 4. document, not a List C document.
		Acceptable Receipts	
May be prese	entec	in lieu of a document listed above for a te	emporary period.
		For receipt validity dates, see the M-274.	
Receipt for a replacement of a lost, stolen, or damaged List A document.	OR	Receipt for a replacement of a lost, stolen, or damaged List B document.	Receipt for a replacement of a lost, stolen, or damaged List C document.
<ul> <li>Form I-94 issued to a lawful permanent resident that contains an I-551 stamp and a photograph of the individual.</li> </ul>			
Form I-94 with "RE" notation or refugee stamp issued to a refugee.			

<sup>\*</sup>Refer to the Employment Authorization Extensions page on <u>I-9 Central</u> for more information.

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Last Name (Family Name) from Section 1.

# Supplement A, Preparer and/or Translator Certification for Section 1

# **Department of Homeland Security**

U.S. Citizenship and Immigration Services

First Name (Given Name) from Section 1.

USCIS Form I-9 Supplement A OMB No. 1615-0047 Expires 07/31/2026

Middle initial (if any) from Section 1.

<b>Instructions:</b> This supplement must be completed by any preparer and/or translator who assists an employee in completing Section 1 of Form I-9. The preparer and/or translator must enter the employee's name in the spaces provided above. Each preparer or translator must complete, sign, and date a separate certification area. Employers must retain completed supplement sheets with the employee's completed Form I-9.							
I attest, under penalty of perjury, that I have assisted in the completion of Section 1 of this form and that to the best of my knowledge the information is true and correct.							
Signature of Preparer or Translator  Date (mm/dd/yyyy)							
Last Name (Family Name) First Name (Given Name) Middle Initial (							
Address (Street Number and Name)	•	City or Town		State	ZIP Code		

I attest, under penalty of perjury, that I have assisted in the completion of Section 1 of this form and that to the best of my knowledge the information is true and correct.

Signature of Preparer or Translator		Date (mm	/dd/yyyy)		
Last Name (Family Name)	First I	Name (Given Name)			Middle Initial (if any)
Address (Street Number and Name)		City or Town		State	ZIP Code

I attest, under penalty of perjury, that I have assisted in the completion of Section 1 of this form and that to the best of my knowledge the information is true and correct.

•					
Signature of Preparer or Translator		Date (mm	/dd/yyyy)		
Last Name (Family Name)	First I	Name (Given Name)			Middle Initial (if any)
Address (Street Number and Name)		City or Town		State	ZIP Code

I attest, under penalty of perjury, that I have assisted in the completion of Section 1 of this form and that to the best of my knowledge the information is true and correct.

Signature of Preparer or Translator		Date (mn	n/dd/yyyy)		
Last Name (Family Name)	Name <i>(Given Name)</i>			Middle Initial (if any)	
Address (Street Number and Name)		City or Town		State	ZIP Code

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# **Supplement B, Reverification and Rehire (formerly Section 3)**

# **Department of Homeland Security**

U.S. Citizenship and Immigration Services

USCIS Form I-9 Supplement B OMB No. 1615-0047 Expires 07/31/2026

Last Name (Family Name) from Section 1. First Name (Given Name) from Section 1. Middle initial (if any) from Section 1.			
	Last Name (Family Name) from Section 1.	First Name (Given Name) from Section 1.	Middle initial (if any) from <b>Section 1</b> .

Instructions: This supplement replaces Section 3 on the previous version of Form I-9. Only use this page if your employee requires reverification, is rehired within three years of the date the original Form I-9 was completed, or provides proof of a legal name change. Enter the employee's name in the fields above. Use a new section for each reverification or rehire. Review the Form I-9 instructions before completing this page. Keep this page as part of the employee's Form I-9 record. Additional guidance can be found in the Handbook for Employers: Guidance for Completing Form I-9 (M-274)

completing this page. Kee Handbook for Employers:			d. Additional guidance can b	e found	l in the_	201010			
Date of Rehire (if applicable)	New Name (if applicable)								
Date (mm/dd/yyyy)	Last Name (Family Name)	First Name (Given Name)				Middle Initial			
	ee requires reverification, you prization. Enter the document		present any acceptable List A o pelow.	or List C	documentat	ion to show			
Document Title		Document Number (if any)		Expirati	Expiration Date (if any) (mm/dd/yyyy)				
			yee is authorized to work in o be genuine and to relate to						
Name of Employer or Authorize	ed Representative	Signature of Employer or Aut	horized Representative		Today's Date	(mm/dd/yyyy)			
Additional Information (Initial	al and date each notation.)			а		ou used an edure authorized nine documents.			
Date of Rehire (if applicable)	New Name (if applicable)								
Date (mm/dd/yyyy)	Last Name (Family Name)		First Name (Given Name)			Middle Initial			
	ee requires reverification, you prization. Enter the document		present any acceptable List A o pelow.	or List C	documentat	ion to show			
Document Title		Document Number (if any)	Expiration Date (if any) (mm/dd/yyyy)						
			yee is authorized to work in o be genuine and to relate to						
Name of Employer or Authorize	ed Representative	Signature of Employer or Authorized Representative			Today's Date (mm/dd/yyyy)				
Additional Information (Initial	al and date each notation.)			а		ou used an edure authorized nine documents.			
Date of Rehire (if applicable)	New Name (if applicable)								
Date (mm/dd/yyyy) Last Name (Family Name) First Name (Given Name)						Middle Initial			
Reverification: If the employ continued employment author			present any acceptable List A o pelow.	or List C	documentat	on to show			
Document Title	Document Title Document Number (if any) Expiration Date (if any) (mm/dd/yyyy)								
			yee is authorized to work in o be genuine and to relate to						
Name of Employer or Authorize	ed Representative	Signature of Employer or Authorized Representative			Today's Date (mm/dd/yyyy)				
Additional Information (Initial	al and date each notation.)			а		ou used an edure authorized nine documents.			

Form I-9 Edition 08/01/23 Page 4 of 4



### **EMPLOYER PULL NOTICE PROGRAM**

# AUTHORIZATION FOR RELEASE OF DRIVER RECORD INFORMATION

SECTION 1 — DRIVER	INFORMATION	
1	California Driver License Nu	umbor
hereby authorize the Ca	, California Driver License Nu alifornia Department of Motor Vehicles (DMV) to disclose or o WBE TRAFFIC CONTROL INC.	
record, to my employer,	COMPANY NAME	
at least once every twe	nployer may enroll me in the Employer Pull Notice (EPN) progressive (12) months or when any subsequent conviction, failure for any other action is taken against my driving privilege during	to appear, accident, driver's license
(CVC) §1808.1(k). I und	pacity that requires mandatory enrollment in the EPN program erstand that enrollment in the EPN program is in an effort to program to my employer to determine my eligibility as a licensed	mote driver safety, and that my driver
EXECUTED AT: CITY	COUNTY	STATE
DATE	SIGNATURE OF EMPLOYEE	
SECTION 2 — AUTHOR	RIZED REPRESENTATIVE CERTIFICATION	
I, CELESTE CARY	, of WBE TRAFFIC CONTE	ROL INC.
AUTHO	RIZED REPRESENTATIVE CO	OMPANY NAME
do hereby certify under of this company, that the am requesting driver recretord is to be used by the relating to a driving position purpose. I understand the and false representation by imprisonment in the	penalty of perjury under the laws in the State of California, that is information entered on this document is true and correct, to cord information on the above individual to verify the information his employer in the normal course of business and as a legitimate ion not mandated pursuant to CVC §1808.1. The information receivant if I have provided false information, I may be subject to prose in (CVC §1808.45). These are punishable by a fine not exceed county jail not exceeding one year, or both fine and imprisonmatin confidentiality is both civilly and criminally punishable pursuant.	the best of my knowledge and that I n as provided by said individual. This te business need to verify information eived will not be used for any unlawful ecution for perjury ( <i>Penal Code</i> §118) ing five thousand dollars (\$5,000) or nent. I understand and acknowledge
EXECUTED AT: CITY	COUNTY	STATE
CARMICHAEL	SACRAMENTO	CA
DATE	CICNATURE AND TITLE OF AUTHORIZED REPRESENTATIVE	

To obtain a driver record on a prospective employee you may submit an INF 1119 form. To add this driver to the EPN Program you must submit the applicable forms: INF 1100, INF 1102, INF 1103, INF 1103A form. You may obtain forms at our website at **dmv.ca.gov/otherservices**, or by calling 916-657-6346.

PLEASE RETAIN AT THE EMPLOYER'S PRINCIPAL PLACE OF BUSINESS AND MAKE AVAILABLE UPON REQUEST TO DMV STAFF.

DO NOT RETURN THIS FORM TO DMV.

09/12/2024

# **Employee's Withholding Certificate**

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. Give Form W-4 to your employer.

OMB No. 1545-0074

Department of the T Internal Revenue Se			<u> </u>						
Step 1:			is subject to review by the IF  Last name		(b) S	ocial security number			
Enter Personal Information	Addre	r town, state, and ZIP code	name card? credit contac	Does your name match the name on your social securit card? If not, to ensure you ge credit for your earnings, contact SSA at 800-772-1213					
	(c)	Single or Married filing separately  Married filing jointly or Qualifying surviving sp  Head of household (Check only if you're unmarried)	ed and pay more than half the costs		ourself ar				
		4 ONLY if they apply to you; otherwise m withholding, and when to use the esting.			n on e	ach step, who can			
Step 2: Multiple Job or Spouse Works	o (and or or the	other job. This f the pay at the							
Complete Steps 3–4(b) on Form W-4 for only ONE of these jobs. Leave those steps blank for the other jobs. (Your withhol be most accurate if you complete Steps 3–4(b) on the Form W-4 for the highest paying job.)									
Step 3:		If your total income will be \$200,000 or Multiply the number of qualifying ch	•						
Claim Dependent and Other Credits	- - 2 3	\$							
Step 4 (optional): Other		(a) Other income (not from jobs). I expect this year that won't have wit This may include interest, dividends	hholding, enter the amount	of other income here		) \$			
Adjustments	5	(b) Deductions. If you expect to claim want to reduce your withholding, us the result here		) \$					
	4(c)	\$							
Step 5: Under penalties of perjury, I declare that this certificate, to the best of my knowledge and belief, is true, correct, and com Sign Here									
	Em	ate							
Employers Only		Employer identification number (EIN)							

Form W-4 (2024) Page **2** 

# **General Instructions**

Section references are to the Internal Revenue Code.

### **Future Developments**

For the latest information about developments related to Form W-4, such as legislation enacted after it was published, go to www.irs.gov/FormW4.

### **Purpose of Form**

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. If too little is withheld, you will generally owe tax when you file your tax return and may owe a penalty. If too much is withheld, you will generally be due a refund. Complete a new Form W-4 when changes to your personal or financial situation would change the entries on the form. For more information on withholding and when you must furnish a new Form W-4, see Pub. 505, Tax Withholding and Estimated Tax.

**Exemption from withholding.** You may claim exemption from withholding for 2024 if you meet both of the following conditions: you had no federal income tax liability in 2023 and you expect to have no federal income tax liability in 2024. You had no federal income tax liability in 2023 if (1) your total tax on line 24 on your 2023 Form 1040 or 1040-SR is zero (or less than the sum of lines 27, 28, and 29), or (2) you were not required to file a return because your income was below the filing threshold for your correct filing status. If you claim exemption, you will have no income tax withheld from your paycheck and may owe taxes and penalties when you file your 2024 tax return. To claim exemption from withholding, certify that you meet both of the conditions above by writing "Exempt" on Form W-4 in the space below Step 4(c). Then, complete Steps 1(a), 1(b), and 5. Do not complete any other steps. You will need to submit a new Form W-4 by February 15, 2025.

Your privacy. Steps 2(c) and 4(a) ask for information regarding income you received from sources other than the job associated with this Form W-4. If you have concerns with providing the information asked for in Step 2(c), you may choose Step 2(b) as an alternative; if you have concerns with providing the information asked for in Step 4(a), you may enter an additional amount you want withheld per pay period in Step 4(c) as an alternative.

**When to use the estimator.** Consider using the estimator at *www.irs.gov/W4App* if you:

- 1. Expect to work only part of the year;
- Receive dividends, capital gains, social security, bonuses, or business income, or are subject to the Additional Medicare Tax or Net Investment Income Tax; or
- 3. Prefer the most accurate withholding for multiple job situations.

**Self-employment.** Generally, you will owe both income and self-employment taxes on any self-employment income you receive separate from the wages you receive as an employee. If you want to pay these taxes through withholding from your wages, use the estimator at www.irs.gov/W4App to figure the amount to have withheld.

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

# **Specific Instructions**

**Step 1(c).** Check your anticipated filing status. This will determine the standard deduction and tax rates used to compute your withholding.

**Step 2.** Use this step if you (1) have more than one job at the same time, or (2) are married filing jointly and you and your spouse both work.

Option (a) most accurately calculates the additional tax you need to have withheld, while option (b) does so with a little less accuracy.

Instead, if you (and your spouse) have a total of only two jobs, you may check the box in option (c). The box must also be checked on the Form W-4 for the other job. If the box is checked, the standard deduction and tax brackets will be cut in half for each job to calculate withholding. This option is accurate for jobs with similar pay; otherwise, more tax than necessary may be withheld, and this extra amount will be larger the greater the difference in pay is between the two jobs.



**Multiple jobs.** Complete Steps 3 through 4(b) on only one Form W-4. Withholding will be most accurate if you do this on the Form W-4 for the highest paying job.

Step 3. This step provides instructions for determining the amount of the child tax credit and the credit for other dependents that you may be able to claim when you file your tax return. To qualify for the child tax credit, the child must be under age 17 as of December 31, must be your dependent who generally lives with you for more than half the year, and must have the required social security number. You may be able to claim a credit for other dependents for whom a child tax credit can't be claimed, such as an older child or a qualifying relative. For additional eligibility requirements for these credits, see Pub. 501, Dependents, Standard Deduction, and Filing Information. You can also include other tax credits for which you are eligible in this step, such as the foreign tax credit and the education tax credits. To do so, add an estimate of the amount for the year to your credits for dependents and enter the total amount in Step 3. Including these credits will increase your paycheck and reduce the amount of any refund you may receive when you file your tax return.

### Step 4 (optional).

Step 4(a). Enter in this step the total of your other estimated income for the year, if any. You shouldn't include income from any jobs or self-employment. If you complete Step 4(a), you likely won't have to make estimated tax payments for that income. If you prefer to pay estimated tax rather than having tax on other income withheld from your paycheck, see Form 1040-ES, Estimated Tax for Individuals.

Step 4(b). Enter in this step the amount from the Deductions Worksheet, line 5, if you expect to claim deductions other than the basic standard deduction on your 2024 tax return and want to reduce your withholding to account for these deductions. This includes both itemized deductions and other deductions such as for student loan interest and IRAs.

**Step 4(c).** Enter in this step any additional tax you want withheld from your pay **each pay period**, including any amounts from the Multiple Jobs Worksheet, line 4. Entering an amount here will reduce your paycheck and will either increase your refund or reduce any amount of tax that you owe.

Form W-4 (2024)

### Step 2(b) – Multiple Jobs Worksheet (Keep for your records.)



If you choose the option in Step 2(b) on Form W-4, complete this worksheet (which calculates the total extra tax for all jobs) on **only ONE** Form W-4. Withholding will be most accurate if you complete the worksheet and enter the result on the Form W-4 for the highest paying job. To be accurate, submit a new Form W-4 for all other jobs if you have not updated your withholding since 2019.

**Note:** If more than one job has annual wages of more than \$120,000 or there are more than three jobs, see Pub. 505 for additional tables; or, you can use the online withholding estimator at www.irs.gov/W4App.

1	<b>Two jobs.</b> If you have two jobs or you're married filing jointly and you and your spouse each have one job, find the amount from the appropriate table on page 4. Using the "Higher Paying Job" row and the "Lower Paying Job" column, find the value at the intersection of the two household salaries and enter that value on line 1. Then, <b>skip</b> to line 3	1	\$
2	<b>Three jobs.</b> If you and/or your spouse have three jobs at the same time, complete lines 2a, 2b, and 2c below. Otherwise, skip to line 3.		
	<b>a</b> Find the amount from the appropriate table on page 4 using the annual wages from the highest paying job in the "Higher Paying Job" row and the annual wages for your next highest paying job in the "Lower Paying Job" column. Find the value at the intersection of the two household salaries and enter that value on line 2a	<b>2</b> a	\$
	<b>b</b> Add the annual wages of the two highest paying jobs from line 2a together and use the total as the wages in the "Higher Paying Job" row and use the annual wages for your third job in the "Lower Paying Job" column to find the amount from the appropriate table on page 4 and enter this amount on line 2b	2b	\$
	c Add the amounts from lines 2a and 2b and enter the result on line 2c	2c	\$
3	Enter the number of pay periods per year for the highest paying job. For example, if that job pays weekly, enter 52; if it pays every other week, enter 26; if it pays monthly, enter 12, etc	3	
4	<b>Divide</b> the annual amount on line 1 or line 2c by the number of pay periods on line 3. Enter this amount here and in <b>Step 4(c)</b> of Form W-4 for the highest paying job (along with any other additional amount you want withheld)	4	\$
	Step 4(b) – Deductions Worksheet (Keep for your records.)		
1	Enter an estimate of your 2024 itemized deductions (from Schedule A (Form 1040)). Such deductions may include qualifying home mortgage interest, charitable contributions, state and local taxes (up to \$10,000), and medical expenses in excess of 7.5% of your income	1	\$
2	Enter:   • \$29,200 if you're married filing jointly or a qualifying surviving spouse • \$21,900 if you're head of household • \$14,600 if you're single or married filing separately	2	\$
3	If line 1 is greater than line 2, subtract line 2 from line 1 and enter the result here. If line 2 is greater than line 1, enter "-0-"	3	\$
4	Enter an estimate of your student loan interest, deductible IRA contributions, and certain other adjustments (from Part II of Schedule 1 (Form 1040)). See Pub. 505 for more information	4	\$
5	Add lines 3 and 4. Enter the result here and in Sten 4(h) of Form W-4	5	\$

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 properly completed form will result in your being treated as a single person with no other entries on the form; 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 territories 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 return.

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.

Form W-4 (2024) Page **4** 

Married Filing Jointly or Qualifying Surviving Spouse												
		ı	viarrieu i					Wage & S				
Higher Paying Job Annual Taxable	Φ0.	<b>#40.000</b>	<b>#</b> 00 000							<b>****</b>	<b>\$400.000</b>	0440 000
Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$0	\$0	\$780	\$850	\$940	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,020	\$1,370
\$10,000 - 19,999	0	780	1,780	1,940	2,140	2,220	2,220	2,220	2,220	2,220	2,570	3,570
\$20,000 - 29,999 \$30,000 - 39,999	780 850	1,780 1,940	2,870 3,140	3,140 3,410	3,340 3,610	3,420 3,690	3,420 3,690	3,420 3,690	3,420 4,040	3,770 5,040	4,770 6,040	5,770 7,040
\$40,000 - 49,999	940	2,140	3,340	3,610	3,810	3,890	3,890	4,240	5,240	6,240	7,240	8,240
\$50,000 - 59,999	1,020	2,140	3,420	3,690	3,890	3,970	4,320	5,320	6,320	7,320	8,320	9,320
\$60,000 - 69,999	1,020	2,220	3,420	3,690	3,890	4,320	5,320	6,320	7,320	8,320	9,320	10,320
\$70,000 - 79,999	1,020	2,220	3,420	3,690	4,240	5,320	6,320	7,320	8,320	9,320	10,320	11,320
\$80,000 - 99,999	1,020	2,220	3,620	4,890	6,090	7,170	8,170	9,170	10,170	11,170	12,170	13,170
\$100,000 - 149,999	1,870	4,070	6,270	7,540	8,740	9,820	10,820	11,820	12,830	14,030	15,230	16,430
\$150,000 - 239,999	1,960	4,360	6,760	8,230	9,630	10,910	12,110	13,310	14,510	15,710	16,910	18,110
\$240,000 - 259,999	2,040	4,440	6,840	8,310	9,710	10,990	12,190	13,390	14,590	15,790	16,990	18,190
\$260,000 - 279,999 \$280,000 - 299,999	2,040 2,040	4,440 4,440	6,840 6,840	8,310 8,310	9,710 9,710	10,990 10,990	12,190 12,190	13,390 13,390	14,590 14,590	15,790 15,790	16,990 16,990	18,190 18,380
\$300,000 - 319,999	2,040	4,440	6,840	8,310	9,710	10,990	12,190	13,390	14,590	15,790	17,980	19,980
\$320,000 - 364,999	2,040	4,440	6,840	8,310	9,710	11,280	13,280	15,280	17,280	19,280	21,280	23,280
\$365,000 - 524,999	2,720	6,010	9,510	12,080	14,580	16,950	19,250	21,550	23,850	26,150	28,450	30,750
\$525,000 and over	3,140	6,840	10,540	13,310	16,010	18,590	21,090	23,590	26,090	28,590	31,090	33,590
					r Marrie							
Higher Paying Job		1		Lowe	er Paying .	Job Annua	al Taxable	Wage & S	Salary	1		
Annual Taxable Wage & Salary	\$0 - 9,999	\$10,000 - 19,999	\$20,000 - 29,999	\$30,000 - 39,999	\$40,000 - 49,999	\$50,000 - 59,999	\$60,000 - 69,999	\$70,000 - 79,999	\$80,000 - 89,999	\$90,000 - 99,999	\$100,000 - 109,999	\$110,000 - 120,000
\$0 - 9,999	\$240	\$870	\$1,020	\$1,020	\$1,020	\$1,540	\$1,870	\$1,870	\$1,870	\$1,870	\$1,910	\$2,040
\$10,000 - 19,999	870	1,680	1,830	1,830	2,350	3,350	3,680	3,680	3,680	3,720	3,920	4,050
\$20,000 - 29,999	1,020	1,830	1,980	2,510	3,510	4,510	4,830	4,830	4,870	5,070	5,270	5,400
\$30,000 - 39,999	1,020	1,830	2,510	3,510	4,510	5,510	5,830	5,870	6,070	6,270	6,470	6,600
\$40,000 - 59,999	1,390	3,200	4,360	5,360	6,360	7,370	7,890	8,090	8,290	8,490	8,690	8,820
\$60,000 - 79,999	1,870	3,680	4,830	5,840	7,040	8,240	8,770	8,970	9,170	9,370	9,570	9,700
\$80,000 - 99,999	1,870	3,690	5,040	6,240	7,440	8,640	9,170	9,370	9,570	9,770	9,970	10,810
\$100,000 - 124,999 \$125,000 - 149,999	2,040 2,040	4,050 4,050	5,400	6,600 6,600	7,800 7,800	9,000 9,000	9,530 10,180	9,730	10,180 12,180	11,180	12,180	13,120 15,310
\$150,000 - 174,999 \$150,000 - 174,999	2,040	4,050	5,400 5,400	6,860	8,860	10,860	12,180	11,180 13,180	14,230	13,180 15,530	14,180 16,830	18,060
\$175,000 - 199,999	2,040	4,710	6,860	8,860	10,860	12,860	14,380	15,680	16,980	18,280	19,580	20,810
\$200,000 - 249,999	2,720	5,610	8,060	10,360	12,660	14,960	16,590	17,890	19,190	20,490	21,790	23,020
\$250,000 - 399,999	2,970	6,080	8,540	10,840	13,140	15,440	17,060	18,360	19,660	20,960	22,260	23,500
\$400,000 - 449,999	2,970	6,080	8,540	10,840	13,140	15,440	17,060	18,360	19,660	20,960	22,260	23,500
\$450,000 and over	3,140	6,450	9,110	11,610	14,110	16,610	18,430	19,930	21,430	22,930	24,430	25,870
Higher Paying Job Lower Paying Job Annual Taxable Wage & Salary												
Higher Paying Job Annual Taxable	\$0 -	\$10,000 -	\$20,000 -	\$30.000 -	\$40,000 -	\$50,000 -	\$60,000 -	\$70,000 -	\$80,000 -	¢00,000	\$100,000 -	\$110,000 -
Wage & Salary	9,999	19,999	29,999	39,999	49,999	59,999	69,999	79,999	89,999	\$90,000 - 99,999	109,999	120,000
\$0 - 9,999	\$0	\$510	\$850	\$1,020	\$1,020	\$1,020	\$1,020	\$1,220	\$1,870	\$1,870	\$1,870	\$1,960
\$10,000 - 19,999	510	1,510	2,020	2,220	2,220	2,220	2,420	3,420	4,070	4,070	4,160	4,360
\$20,000 - 29,999	850	2,020	2,560	2,760	2,760	2,960	3,960	4,960	5,610	5,700	5,900	6,100
\$30,000 - 39,999	1,020	2,220	2,760	2,960	3,160	4,160	5,160	6,160	6,900	7,100	7,300	7,500
\$40,000 - 59,999 \$60,000 - 79,999	1,020 1,070	2,220 3,270	2,810 4,810	4,010 6,010	5,010 7,070	6,010 8,270	7,070 9,470	8,270 10,670	9,120 11,520	9,320 11,720	9,520 11,920	9,720 12,120
\$80,000 - 79,999	1,870	4,070	5,670	7,070	8,270	9,470	10,670	11,870	12,720	12,920	13,120	13,450
\$100,000 - 124,999	2,020	4,420	6,160	7,560	8,760	9,960	11,160	12,360	13,210	13,880	14,880	15,880
\$125,000 - 149,999	2,040	4,440	6,180	7,580	8,780	9,980	11,250	13,250	14,900	15,900	16,900	17,900
\$150,000 - 174,999	2,040	4,440	6,180	7,580	9,250	11,250	13,250	15,250	16,900	18,030	19,330	20,630
\$175,000 - 199,999	2,040	4,510	7,050	9,250	11,250	13,250	15,250	17,530	19,480	20,780	22,080	23,380
\$200,000 - 249,999	2,720	5,920	8,620	11,120	13,420	15,720	18,020	20,320	22,270	23,570	24,870	26,170
\$250,000 - 449,999 \$450,000 - 754 - 1000	2,970	6,470	9,310	11,810	14,110	16,410	18,710	21,010	22,960	24,260	25,560	26,860
\$450,000 and over	3,140	6,840	9,880	12,580	15,080	17,580	20,080	22,580	24,730	26,230	27,730	29,230



# What Are My Benefits During Pregnancy?

Your disability period begins the first day you are unable to do your regular work. DI benefits are based on the period of time your licensed health professional certifies you are unable to do your regular work. You can file a DI claim for your pregnancy-related disability, and recovery from delivery.

Without medical complications, you can receive benefits up to four weeks before your expected delivery date and up to six weeks after your delivery. For cesarean section, you can receive benefits up to eight weeks after delivery.

After your DI pregnancy claim ends, you may be eligible to receive up to eight weeks of Paid Family Leave (PFL) to bond with your new baby. A PFL bonding claim form is automatically sent with the final DI benefit payment.

# What If I Require Care During My Disability?

If you require care during your disability, your child, parent, parent-in-law, grandparent, grandchild, sibling, spouse, or registered domestic partner may be eligible to receive up to eight weeks of PFL benefits to take time off work to care for you. For more information visit <u>California PFL</u> (edd.ca.gov/PaidFamilyLeave).

# What Is Disability?

Disability is an illness or injury, either physical or mental, which prevents you from doing your regular work. Disability includes elective surgery, pregnancy, childbirth, or related medical conditions.

# What Is Disability Insurance?

Disability Insurance (DI) is a part of the State Disability Insurance (SDI) program. DI helps replace your income when you can't work as a result of a non-work-related disability. The program is funded through your SDI tax withholding. You are most likely eligible if you've paid into the SDI program (noted as "CASDI" on paystubs).

Elective Coverage is a plan where employers, the self-employed, and general partners may choose to be covered under SDI. Benefits and eligibility are determined differently between these plans. Find the annual cost of participating at your local <a href="Tax Office">Tax Office</a> (edd.ca.gov/office\_locator) or by visiting <a href="Disability Insurance Elective Coverage">Disability Insurance Elective</a> (edd.ca.gov/Payroll\_Taxes/Disability\_Insurance\_Elective\_Coverage.htm).

Citizenship and immigration status do not affect eligibility for SDI benefits.



# C A L I F O R N I A PAID FAMILY LEAVE moments matter.



STATE OF CALIFORNIA

LABOR AND WORKFORCE DEVELOPMENT AGENCY

EMPLOYMENT DEVELOPMENT DEPARTMENT

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

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



**Disability** Insurance **Provisions** 

# How Do I Apply for Disability Insurance Benefits?

Use <u>SDI Online</u> (edd.ca.gov/SDI\_Online) to file for benefits.
 OR

You can request a paper claim form by:

- Visiting Forms and Publications (forms.edd.ca.gov/forms).
- Calling 1-800-480-3287.

California state government employees covered by SDI should call 1-866-352-7675.

2. After you complete Part A – Claimant's Statement, have your licensed health professional complete Part B - Physician/Practitioner's Certificate online or by using a paper claim form. If you are filing online, SDI Online will provide you a receipt number once Part A is submitted. Your licensed health professional will need your receipt number to complete Part B.

A claim cannot begin more than seven days before you were examined by or under the care of a licensed health professional.

 File online or submit your paper claim form within 49 days from the date your disability begins. If your claim is late, you may lose benefits. Visit <u>Appeals</u> (edd.ca.gov/Disability/ Appeals.htm) for more information.

# **What Happens Next?**

- A properly completed claim takes two weeks to be processed.
- We will mail you a Notice of Computation (DE 429D) confirming we received your claim and providing your estimated benefit amount.
- You will know we approved your claim once you receive an Electronic Benefit Payment (EBP) Notification (DE 2500E).
- If more information is needed or if the claim has been denied, we will contact you.

# How Are My Benefits Sent to Me?

You have two payment options:

- EDD Debit Card<sup>SM</sup> through Bank of America. (You do not have to accept the EDD Debit Card.)
- 2. A Check. (Allow 7 to 10 days for delivery of checks in the mail.)
- Most completed claims are processed within 14 days.
- The first seven days of your DI claim are a non-payable waiting period. If a claim is filed for the same or related condition within 60 days of the first claim, it will be added on as a continuation of the initial claim. There is no additional waiting period.
- Benefits are paid once all information is received and you are approved. Benefit periods are two weeks at a time. If you are eligible for additional benefits, you will be sent the needed forms to complete and return. Allow 10 days for processing. If your benefits end midweek, that week will be paid at the daily rate. This rate is one-seventh of your weekly benefit amount.



# How Are My Benefits Calculated?

They are based on your paychecks during a specific 12-month period (called a base period) 5 to 18 months before the start of your claim. To qualify, you must have earned at least \$300 in your base period.

California's DI provides approximately 60 to 70 percent of your weekly salary. Visit the <u>Disability Insurance and Paid Family Leave Calculator</u> (edd.ca.gov/PFL\_Calculator) to get an estimate.

# What Affects My Ongoing Benefits?

You cannot be paid more than your normal weekly salary while receiving benefits. DI benefits are not affected by vacation pay you may receive.

# Is There a Maximum Amount to My Benefits?

The maximum amount is 52 times the weekly rate of your benefits, but not more than your total base period wages earned when you were employed.

Exception: For employers and self-employed individuals who elect SDI coverage, the maximum benefit amount is 39 times the weekly rate.

Keep in mind that benefits are payable only for a limited period to a resident in an alcoholic recovery home or drug-free residential facility that is both licensed and certified by the state in which the facility is located. However, disabilities related to acute or chronic alcoholism or drug abuse, being medically treated, do not have this limitation.

# What Are My Rights If My Benefits Are Denied?

- You can know the reason and basis for any decision that affects your benefits.
- You can appeal any decision about your eligibility for benefits. Appeals must be sent to the DI office in writing.
- You can request an appeal hearing before an Administrative Law Judge (ALJ). You may further appeal the ALJ's decision to the California Unemployment Insurance Appeals Board and the courts.
- Your privacy all claim information will be kept confidential except for the purposes allowed by law.

# **Contact DI**

- English 1-800-480-3287.
- Spanish 1-866-658-8846.
- By US mail addressed to PO Box 13140, Sacramento, CA 95813-3140. If you do not have a current claim, you may write to any DI office. Note: Do not mail claim forms to this PO Box.
- By TTY (for TTY users only) at 1-800-563-2441.
- In person by visiting any of the <u>DI Offices</u> (edd.ca.gov/office\_locator).

If your disability is permanent or is expected to continue for a year or more, contact the <u>US Social Security Administration</u> (ssa.gov) or by phone at 1-800-772-1213 (TTY 1-800-325-0778).

DE 2515 Rev. 68 (1-22) (Internet)

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# About California Paid Family Leave

For many working Californians, finding time to be with a loved one when they need it most can be difficult. California's Paid Family Leave program was created for those moments that matter. Benefits are available to care for a seriously ill family member, to bond with a new child, or to participate in a qualifying military event.

# Fast Facts About California Paid Family Leave

- Provides up to eight weeks of partial wage replacement benefits to bond with a new child (either by birth, adoption, or foster care placement), to care for a seriously ill family member (child, parent, parent-in-law, grandparent, grandchild, sibling, spouse, or registered domestic partner), or to participate in a qualifying event resulting from a family member's (spouse, registered domestic partner, parent, or child) military deployment to a foreign country.
- Doesn't have to be taken all at once.
- Provides approximately 60 to 70 percent of your salary during your leave.
- Funded through your State Disability Insurance tax withholding, so you are most likely eligible if you've paid into State Disability Insurance (noted as "CASDI" on paystubs) or a qualifying voluntary plan in the past 5 to 18 months.
- To bond with a new child, leave can be taken anytime within the first 12 months of a child entering your family.
- Citizenship and immigration status do not affect eligibility.

# CALIFORNIA PAID FAMILY LEAVE

moments matter.

# **Paid Family Leave:**

Giving Californians the benefits they need to be there for the moments that matter.

**English** 1-877-238-4373 Spanish 1-877-379-3819 Cantonese 1-866-692-5595 Vietnamese 1-866-692-5596 Armenian 1-866-627-1567 Puniabi 1-866-627-1568 **Tagalog** 1-866-627-1569 TTY 1-800-445-1312

Individuals can also visit a Paid Family Leave or Disability Insurance office to obtain claim forms, receive information, or speak to a representative.

Visit a <u>State Disability Insurance office</u> (edd.ca.gov/Disability/Contact\_SDI.htm) near you.



# For more information, visit: CaliforniaPaidFamilyLeave.com

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

TTY users, please call the California Relay Service at 711.



CALIFORNIA PAID FAMILY LEAVE

# Helping Californians be present for the moments that matter.



DE 2511 Rev. 19 (12-20) INTERNET

Page 1 of 2

Cl

# Do I Qualify For California Paid Family Leave?

To qualify for Paid Family Leave benefits, **you must meet** the following requirements:

- Need to take time off from work to care for a seriously ill family member, to bond with a new child, or to participate in a qualifying military event.
- Be covered by State Disability Insurance (or a voluntary plan in lieu of State Disability Insurance).
- Have earned at least \$300 in the past 5 to 18 months.
- Submit your claim no later than 41 days after you begin your family leave. Do not file before your first day of leave.

If required by your employer, you must use up to two weeks of unused vacation leave or paid time off. Check with your human resources department to confirm your employer's requirements.

# How Are Benefit Amounts Calculated?

California Paid Family Leave provides approximately 60 to 70 percent of your weekly salary.

The benefit amount is calculated from your highest quarterly earnings over the past 5 to 18 months, before the start of your claim. The Employment Development Department (EDD) has an online calculator that can help you estimate your weekly benefit amount. Visit the Disability Insurance and Paid Family Leave Calculator (edd.ca.gov/PFL\_Calculator) to estimate your benefit.

If you are found eligible to receive benefits, you have an option on how you receive your benefit payments: by the EDD Debit Card<sup>SM</sup> through Bank of America or by check, mailed from the EDD.



# **Does Paid Family Leave Provide Job Protection?**

California Paid Family Leave does not provide job protection or a right to return to work.

However, job protection may be provided under other laws such as the federal Family and Medical Leave Act, the California Family Rights Act, or the New Parent Leave Act (if you qualify).

Notify your employer of your plan to take leave and the reason for taking leave according to your company's policy.

# **How Do I Apply For Benefits?**

Apply for Paid Family Leave benefits by visiting **SDI Online** (edd.ca.gov/SDI\_Online).

You may also apply using a paper form. Visit <u>EDD Forms and Publications</u> (edd.ca.gov/Forms) to request a *Claim for Paid Family Leave (PFL) Benefits* (DE 2501F) form.

For caregiving claims, you must provide medical certification showing that the care recipient has a serious health condition and requires your care. This needs to be completed by the care recipient's physician/practitioner. Information about the care recipient and their signature are also required.

For bonding claims, you must provide documentation showing proof of relationship between you and the child (e.g., a copy of the child's birth certificate, adoptive placement agreement, or foster care placement record).

If you are currently receiving pregnancy-related Disability Insurance benefits, it is not necessary to request a Paid Family Leave claim form. The form to file for bonding will be sent through your SDI Online account or by mail when your pregnancy-related disability claim ends.

For military assist claims, you must provide supporting military documentation (e.g., proof of covered active duty or call to covered active duty and documentation of the qualifying event).

If you are covered by a voluntary plan, contact your employer for information about your coverage and instructions on how to apply for benefits.

# If your claim is denied, you have the right to:

- Know the reason for denial.
- Appeal decisions about your eligibility for benefits. Visit <u>Appeals</u> (edd.ca.gov/Disability/ Appeals.htm) for information.

All claim information is confidential except for purposes allowed by law.

# DISCRIMINATION IN PUBLIC SERVICES AND ACCOMMODATIONS IS PROHIBITED UNDER THE UNRUH CIVIL RIGHTS ACT

THE DEPARTMENT OF FAIR EMPLOYMENT AND HOUSING

THE MISSION OF THE DEPARTMENT OF FAIR EMPLOYMENT AND HOUSING IS TO PROTECT THE PEOPLE OF CALIFORNIA FROM UNLAWFUL DISCRIMINATION IN EMPLOYMENT, HOUSING AND PUBLIC ACCOMMODATIONS, AND FROM THE PERPETRATION OF ACTS OF HATE VIOLENCE AND HUMAN TRAFFICKING.



The law requires "full and equal accommodations, advantages, facilities, privileges, or services in all business establishments." Business establishments covered by the law include, but are not limited to:

- Hotels and motels
- Nonprofit organizations
- Restaurants
- Theaters
- Barber shops and beauty salons
- Hospitals
- · Housing accommodations
- Local government and public agencies
- · Retail establishments

# **HATE VIOLENCE**

Under the Ralph Civil Rights Act, it is against the law for any person to threaten or commit acts of violence against a person or property based on race, color, religion, ancestry, national origin, age, marital status, medical condition, genetic information, disability, sex/gender, gender identity, gender expression, sexual orientation, political affiliation, or position in a labor dispute.

# **HUMAN TRAFFICKING**

Human trafficking is a violation of civil law in addition to being a criminal offense. In 2016, AB 1684 (Stone) gave DFEH authority to receive, investigate, conciliate, mediate, and prosecute civil complaints alleging human trafficking under California Civil Code, § 52.5, the California Trafficking Victims Protection Act.

# FILING A COMPLAINT

If you believe you are a victim of discrimination, hate violence, or human trafficking, you may file a complaint by contacting DFEH as described below. For employment cases only, file within three years of the last date of harm; for all other cases, file within one year of the last date of harm. DFEH processes complaints filed by persons with terminal illnesses on a priority basis.

To schedule an appointment, contact the Communication Center below.

If you have a disability that requires a reasonable accommodation, DFEH can assist you by scribing your intake by phone or, for individuals who are Deaf or Hard of Hearing or have speech disabilities, through the California Relay Service (711), or you can contact us below.

# **CONTACT US**

Toll Free: (800) 884-1684 TTY: (800) 700-2320 contact.center@dfeh.ca.gov www.dfeh.ca.gov

# DISCRIMINATION IS AGAINST THE LAW

# **CIVIL RIGHTS IN CALIFORNIA**

The Department of Fair Employment and Housing (DFEH) enforces California state laws that prohibit harassment and discrimination in employment, housing, and public accommodations and that provide for pregnancy leave and family and personal medical leave. It also accepts and investigates complaints alleging hate violence or threats of hate violence and human trafficking.

# **DFEH ENFORCES THESE LAWS BY:**

The Department of Fair Employment and Housing (DFEH) enforces this law by:

- **1.** Investigating harassment, discrimination, and denial of leave complaints
- 2. Assisting parties to voluntarily resolve complaints involving alleged violations of the laws
- **3.** Prosecuting violations of the law
- **4.** Educating Californians about the laws prohibiting harassment and discrimination by providing written materials and participating in seminars and conferences

# DISCRIMINATION IS AGAINST THE LAW DFEH

# **YOU ARE PROTECTED**

The California Fair Employment and Housing Act (FEHA) prohibits harassment and discrimination in employment based on the following:

- · Race (includes hair texture and protective hairstyle)
- Color
- · Religion (includes religious dress & grooming practices)
- Sex/gender (includes pregnancy, childbirth, breastfeeding and/or related medical conditions)
- · Gender identity, gender expression
- Sexual orientation
- 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 driver's license issued to persons unable to prove their presence in the United States is authorized under federal law)
- Ancestry
- Disability (mental and physical, including HIV/AIDS, cancer, and genetic characteristics)
- · Genetic information
- · Request for family care leave
- · Request for leave for a serious health condition
- · Request for Pregnancy Disability Leave
- Retaliation for reporting patient abuse in tax-supported institutions
- · Age (over 40)
- · Criminal Background (Fair Chance Act)

# **DISCRIMINATION IS PROHIBITED**

Discrimination is prohibited in all employment practices, including, but not limited to:

- 1. Advertisements
- 2. Applications, screening, and interviews
- **3.** Hiring, transferring, promoting, terminating, or separating employees
- 4. Working conditions
- **5.** Participating in a training or apprenticeship program, employee organization, or union

Discrimination is prohibited in all aspects of the housing business, Including, but not limited to:

- 1. Advertisements
- 2. Mortgage lending and insurance
- 3. Application and selection processes
- **4.** Terms, conditions, and privileges of occupancy, including freedom from harassment
- Public and private land-use practices, including the existence of restrictive covenants

Individuals with disabilities are entitled to reasonable accommodation in rules, policies, practices, and services and are also permitted, at their own expense, to reasonably modify their dwelling to ensure full enjoyment of the premises.

As in employment discrimination law, individuals are protected from retaliation for filing complaints.

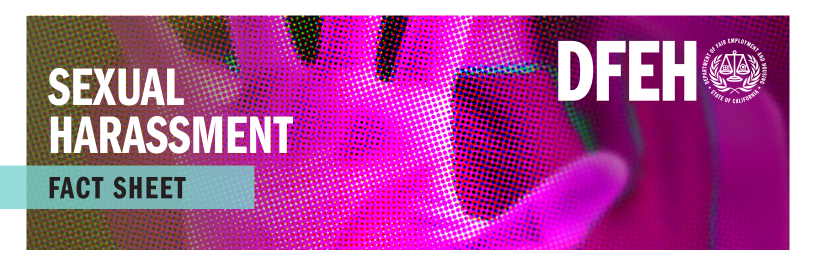
FEHA also prohibits discrimination in the rental and sale of housing based on the following:

- Race
- Color
- Religion
- Sex
- Gender
- Gender identity/ Gender expression
- Ancestry
- Sexual orientation
- Marital status
- Source of income

- Military or veteran status
- · Genetic information
- National origin (including language use restrictions)
- Familial status (households with children under age 18, individuals who are pregnant, or who are pending legal custody of a child under age 18)
- Disability (mental and physical, including HIV/AIDS, cancer, and genetic characteristics)

# **CALIFORNIA WORKERS ARE:**

- Guaranteed reasonable accommodation or leave if disabled because of pregnancy, or if your job would cause undue risk to you or your pregnancy's successful completion (if working for an employer of more than 5 employees)
- Guaranteed leave for the birth or adoption of a child; for the employee's own serious health condition; or to care for a parent, spouse, or child with a serious health condition (if working for an employer of more than 50 employees)
- Protected from harassment because of their sex, race, or any other category covered under the law
- Protected from retaliation for filing a complaint with DFEH, for participating in the investigation of a complaint, or for protesting possible violations of the law
- California workers with disabilities are also entitled to reasonable accommodation when necessary in order to perform the job



Sexual harassment is a form of discrimination based on sex/gender (including pregnancy, childbirth, or related medical conditions), gender identity, gender expression, or sexual orientation. Individuals of any gender can be the target of sexual harassment. Unlawful sexual harassment does not have to be motivated by sexual desire. Sexual harassment may involve harassment of a person of the same gender as the harasser, regardless of either person's sexual orientation or gender identity.

# THERE ARE TWO TYPES OF SEXUAL HARASSMENT

- **1. "Quid pro quo"** (Latin for "this for that") sexual harassment is when someone conditions a job, promotion, or other work benefit on your submission to sexual advances or other conduct based on sex.
- 2. "Hostile work environment" sexual harassment occurs when unwelcome comments or conduct based on sex unreasonably interferes with your work performance or creates an intimidating, hostile, or offensive work environment. You may experience sexual harassment even if the offensive conduct was not aimed directly at you.

The harassment must be severe or pervasive to be unlawful. A single act of harassment may be sufficiently severe to be unlawful.

# SEXUAL HARASSMENT INCLUDES MANY FORMS OF OFFENSIVE BEHAVIORS

BEHAVIORS THAT MAY BE SEXUAL HARASSMENT:

- Unwanted sexual advances
- Offering employment benefits in exchange for sexual favors
- **3.** Leering; gestures; or displaying sexually suggestive objects, pictures, cartoons, or posters
- 4. Derogatory comments, epithets, slurs, or jokes
- Graphic comments, sexually degrading words, or suggestive or obscene messages or invitations
- Physical touching or assault, as well as impeding or blocking movements

Actual or threatened retaliation for rejecting advances or complaining about harassment is also unlawful.

Employees or job applicants who believe that they have been sexually harassed or retaliated against may file a complaint of discrimination with DFEH within three years of the last act of harassment or retaliation.

DFEH serves as a neutral fact-finder and attempts to help the parties voluntarily resolve disputes. If DFEH finds sufficient evidence to establish that discrimination occurred and settlement efforts fail, the Department may file a civil complaint in state or federal court to address the causes of the discrimination and on behalf of the complaining party. DFEH may seek court orders changing the employer's policies and practices, punitive damages, and attorney's fees and costs if it prevails in litigation. Employees can also pursue the matter through a private lawsuit in civil court after a complaint has been filed with DFEH and a Right-to-Sue Notice has been issued.

# **EMPLOYER RESPONSIBILITY & LIABILITY**

All employers, regardless of the number of employees, are covered by the harassment provisions of California law. Employers are liable for harassment by their supervisors or agents. All harassers, including both supervisory and non-supervisory personnel, may be held personally liable for harassment or for aiding and abetting harassment. The law requires employers to take reasonable steps to prevent harassment. If an employer fails to take such steps, that employer can be held liable for the harassment. In addition, an employer may be liable for the harassment by a non-employee (for example, a client or customer) of an employee, applicant, or person providing services for the employer. An employer will only be liable for this form of harassment if it knew or should have known of the harassment, and failed to take immediate and appropriate corrective action.

Employers have an affirmative duty to take reasonable steps to prevent and promptly correct discriminatory and harassing conduct, and to create a workplace free of harassment.

A program to eliminate sexual harassment from the workplace is not only required by law, but it is the most practical way for an employer to avoid or limit liability if harassment occurs.

# **SEXUAL HARASSMENT**

# **FACT SHEET**



# **CIVIL REMEDIES**

- Damages for emotional distress from each employer or person in violation of the law
- Hiring or reinstatement
- Back pay or promotion
- Changes in the policies or practices of the employer

# ALL EMPLOYERS MUST TAKE THE FOLLOWING ACTIONS TO PREVENT HARASSMENT AND CORRECT IT WHEN IT OCCURS:

- **1.** Distribute copies of this brochure or an alternative writing that complies with Government Code 12950. This pamphlet may be duplicated in any quantity.
- 2. Post a copy of the Department's employment poster entitled "California Law Prohibits Workplace Discrimination and Harassment."
- **3.** Develop a harassment, discrimination, and retaliation prevention policy in accordance with 2 CCR 11023. The policy must:
- Be in writing.
- List all protected groups under the FEHA.
- Indicate that the law prohibits coworkers and third parties, as well as supervisors and managers with whom the employee comes into contact, from engaging in prohibited harassment.
- Create a complaint process that ensures confidentiality to the extent possible; a timely response; an impartial and timely investigation by qualified personnel; documentation and tracking for reason able progress; appropriate options for remedial actions and resolutions; and timely closures.
- Provide a complaint mechanism that does not require an employee to complain directly to their immediate supervisor. That complaint mechanism must include, but is not limited to including: provisions for direct communication, either orally or in writing, with a designated company representative; and/or a complaint hotline; and/or access to an ombudsperson; and/or identification of DFEH and the United States Equal Employment Opportunity Commission as additional avenues for employees to lodge complaints.
- Instruct supervisors to report any complaints of misconduct to a designated company representative, such as a human resources manager, so that the company can try to resolve the claim internally.
   Employers with 50 or more employees are required to

- include this as a topic in mandated sexual harassment prevention training (see 2 CCR 11024).
- Indicate that when the employer receives allegations of misconduct, it will conduct a fair, timely, and thorough investigation that provides all parties appropriate due process and reaches reasonable conclusions based on the evidence collected.
- Make clear that employees shall not be retaliated against as a result of making a complaint or participating in an investigation.
- **4.** Distribute its harassment, discrimination, and retaliation prevention policy by doing one or more of the following:
- Printing the policy and providing a copy to employees with an acknowledgement form for employees to sign and return.
- Sending the policy via email with an acknowledgment return form.
- Posting the current version of the policy on a company intranet with a tracking system to ensure all employees have read and acknowledged receipt of the policy.
- Discussing policies upon hire and/or during a new hire orientation session.
- Using any other method that ensures employees received and understand the policy.
- **5.** If the employer's workforce at any facility or establishment contains ten percent or more of persons who speak a language other than English as their spoken language, that employer shall translate the harassment, discrimination, and retaliation policy into every language spoken by at least ten percent of the workforce.
- **6.** In addition, employers who do business in California and employ 5 or more part-time or full-time employees must provide at least one hour of training regarding the prevention of sexual harassment, including harassment based on gender identity, gender expression, and sexual orientation, to each non-supervisory employee; and two hours of such training to each supervisory employee. Training must be provided within six months of assumption of employment. Employees must be trained during calendar year 2020, and, after January 1, 2021, training must be provided again every two years. Please see Gov. Code 12950.1 and 2 CCR 11024 for further information.

# **TO FILE A COMPLAINT**

**Department of Fair Employment and Housing** 

dfeh.ca.gov

Toll Free: 800.884.1684 TTY: 800.700.2320

# DIVISION OF WORKERS' COMPENSATION CALIFORNIA DEPARTMENT OF INDUSTRIAL RELATIONS

### Time of Hire Notice



### WHAT IS WORKERS' COMPENSATION?

If you get hurt on the job, your employer is required by law to pay for workers' compensation benefits. You could get hurt by:

One event at work. Examples: hurting your back in a fall, getting burned by a chemical that splashes on your skin or getting hurt in a car accident while making deliveries.

-or-

Repeated exposures at work. Examples: hurting your hand, back, or other part of your body from doing the same repeated motion or losing your hearing because of constant loud noise

-or-

Workplace crime. Examples: you get hurt in a store robbery, physically attacked by an unhappy customer.

### Discrimination is illegal

It is illegal under Labor Code section 132a for your employer to punish or fire you because you:

- File a workers' compensation claim
- Intend to file a workers' compensation claim
- Settle a workers' compensation claim
- Testify or intend to testify for another injured worker.

If it is found that your employer discriminated against you, he or she may be ordered to return you to your job. Your employer may also be made to pay for lost wages, increased workers' compensation benefits, and costs and expenses set by state law.

### WHAT ARE THE BENEFITS?

• **Medical care:** Paid for by your employer to help you recover from an injury or illness caused by work. Doctor visits, hospital services, physical therapy, lab tests and x-rays are some of the medical services that may be provided. These services should be necessary to treat your injury. There are limits on some services such as physical and occupational therapy and chiropractic care.



- Temporary Disability (TD) benefits: Payments if you lose wages because your injury prevents you from doing your usual job while recovering. The amount you may get is up to two-thirds of your wages. There are minimum and maximum payment limits set by state law. You will be paid every two weeks if you are eligible. For most injuries, payments may not exceed 104 weeks within five years from your date of injury. Temporary Disability (TD) stops when you return to work, or when the doctor releases you for work, or says your injury has improved as much as it's going to.
- **Permanent Disability (PD) benefits**: Payments if you don't recover completely. You will be paid every two weeks if you are eligible. There are minimum and maximum weekly payment rates established by state law. The amount of payment is based on:
  - Your doctor's medical reports
  - Your age
  - Your occupation
- Supplemental Job Displacement Benefits (SJDB): This is a voucher for up to \$6,000 that you can use for retraining or skill enhancement at an approved school, books, tools, licenses or certification fees, or other resources to help you find a new job. You are eligible for this voucher if:
  - You have a permanent disability.
  - Your employer does not offer regular, modified, or alternative work, within 60 days after the claims administrator receives a doctor's report saying you have made a maximum medical recovery.
- Return-to-Work Supplemental Program (RTWSP): For dates of injury after 1/1/2013, you may qualify for additional money from the Division of Workers' compensation program known as the Return-to-Work Supplement Program (RTWSP) if you received the Supplemental Job Displacement Voucher (SJDB). If you have questions or think you qualify, contact the Information & Assistance Unit by calling 1-800-736-7401 or visit website: https://www.dir.ca.gov/RTWSP/RTWSP.html
- **Death benefits:** Payments to your spouse, children or other dependents if you die from a job injury or illness. The amount of payment is based on the number of dependents. The benefit is paid every two weeks at a rate of at least \$224 per week. In addition, workers' compensation provides a burial allowance.



### **OTHER BENEFITS**

You may file a claim with the Employment Development Department (EDD) to get state disability benefits when workers' compensation benefits are delayed, denied, or have ended. There are time restrictions so for more information contact the local office of EDD or go to their web site www.edd.ca.gov.

### Workers' compensation fraud is a crime

Any person who makes or causes to be made any knowingly false statement in order to obtain or deny workers' compensation benefits or payments is guilty of a felony. If convicted, the person will have to pay fines up to \$150,000 and/or serve up to five years in jail.

### WHAT SHOULD I DO IF I HAVE AN INJURY?

### Report your injury to your employer

Tell your supervisor right away no matter how slight the injury may be. Don't delay – there are time limits. You could lose your right to benefits if your employer does not learn of your injury within 30 days. If your injury or illness is one that develops over time, report it as soon as you learn it was caused by your job. If you cannot report to the employer or don't hear from the claims administrator after you have reported your injury, contact the claims administrator yourself.

Workers' compensation insurance company or if employer is self-insured, person responsible for handling the claim is:	
Address:	-
Phone:	

You may be able to find the name of your employer's workers' compensation insurer at <a href="https://www.caworkcompcoverage.com">www.caworkcompcoverage.com</a>. If no coverage exists or coverage has expired, contact the Division of Labor Standards Enforcement at <a href="https://www.dir.ca.gov/DLSE">www.dir.ca.gov/DLSE</a> as all employees must be covered by law.

### **Get emergency treatment if needed**

If it's a medical emergency, go to an emergency room right away. Tell the medical provider who treats you that your injury is job related. Your employer may tell you where to go for treatment.



Emergency telephone number: Call 911 for an ambulance, fire department
or police. For non-emergency medical care, contact your employer, the
workers' compensation claims administrator or go to this facility:

### Fill out DWC 1 claim form and give it to your employer

Your employer must give you a <u>DWC 1 claim form</u> within one working day after learning about your injury or illness. Complete the employee portion, sign and give it back to your employer. Your employer will then file your claim with the claims administrator. Your employer must authorize treatment within **one working day** of receiving the **DWC 1 claim form.** If the injury is from repeated exposures, you have **one year** from when you realized your injury was job related to file a claim.

In either case, you may receive up to \$10,000 in employer-paid medical care until your claim is either accepted or denied. The claims administrator has **up to 90 days** to decide whether to accept or deny your claim. Otherwise, your case is presumed payable. Your employer or the claims administrator will send you "benefit notices" that will advise you of the status of your claim.

### MORE ABOUT MEDICAL CARE

### What is a Primary Treating Physician (PTP)?

This is the doctor with overall responsibility for treating your injury or illness. He or she may be:

- The doctor you name in writing before you get hurt on the job
- A doctor from the medical provider network (MPN)
- The doctor chosen by your employer during the first 30 days of injury if your employer does not have an MPN or
- The doctor you chose after the first 30 days if your employer does not have a MPN.

### What is a Medical Provider Network (MPN)?

A MPN is a select group of health care providers who treat injured workers. Check with your employer to see if they are using a MPN. If you have not named a doctor before you get hurt and your employer is using a MPN, you will see a MPN doctor. After your first visit, you are free to choose another doctor from the MPN list.

### What is Predesignation?

Predesignation is when you name your regular doctor to treat you if you get hurt on the job. The doctor must be a medical doctor (M.D.), doctor of osteopathic medicine (D.O.) or a medical group with an M.D. or D.O. You must name your doctor in writing *before* you get hurt or become ill.



You may predesignate a doctor if you have health care coverage for non-work injuries and illnesses. The doctor must have:

- Treated you
- Maintained your medical history and records before your injury and
- Agreed to treat you for a work-related injury or illness before you get hurt or become ill.

You may use the "predesignation of personal physician" form included with this notice. After you fill in the form, be sure to give it to your employer. If your employer does not have an approved MPN, you may name your chiropractor or acupuncturist to treat you for work related injuries. The notice of personal chiropractor or acupuncturist must be in writing before you get hurt. You may use the form included in this notice. After you fill in the form, be sure to give it to your employer.

With some exceptions, state law does not allow a chiropractor to continue as your treating physician after 24 visits. Once you have received 24 chiropractic visits, if you still require medical treatment, you will have to select a new physician who is not a chiropractor. The term "chiropractic visit" means any chiropractic office visit, regardless of whether the services performed involve chiropractic manipulation or are limited to evaluation and management.

Exceptions to 24 visits include postsurgical physical medicine visits prescribed by the surgeon, or physician designated by the surgeon, under the postsurgical component of the Division of Workers' Compensation's Medical Treatment Utilization Schedule, or if your employer has authorized additional visits in writing.

### WHAT IF THERE IS A PROBLEM?

If you have a concern, speak up. Talk to your employer or the claims administrator handling your claim and try to solve the problem. If this doesn't work, get help by trying the following:

Contact the Division of Workers' Compensation (DWC) Information and Assistance (I&A) Unit. All 24 DWC offices throughout the state provide information and assistance on rights, benefits and obligations under California's workers' compensation laws. I&A officers help resolve disputes without formal proceedings. Their goal is to get you full and timely benefits. Their services are free. To contact the nearest I&A Unit, go to <a href="https://www.dir.ca.gov/dwc/ianda.html">https://www.dir.ca.gov/dwc/ianda.html</a> or call 1-800-736-7401.

The nearest I&A Unit is located at:
Address:
Phone number:



### Consult with an attorney

Most attorneys offer one free consultation. If you decide to hire an attorney, his or her fees may be taken out of some of your benefits. For names of workers' compensation attorneys, call the State Bar of California at **1-415-538-2120** or go visit their website at <a href="https://www.californiaspecialist.org">www.californiaspecialist.org</a>. You may also get a list of attorneys from your local I&A Unit by calling **1-800-736-7401.** 

Your employer may not pay workers' compensation benefits if you get hurt in a voluntary off-duty recreational, social or athletic activity that is not part of your work-related duties.

You may also have other rights under the Americans with Disabilities Act (ADA) or the California Fair Employment and Housing Act (FEHA). For additional information, contact California Civil Rights Department (CRD) at 1-800-884-1684 or the Equal Employment Opportunity Commission (EEOC) at 1-800-669-4000.

The information contained in this notice conforms to the informational requirements found in Labor Code sections 3551 and 3553 and California Code of Regulation, Title 8, sections 9880 and 9883. This document is approved by the Division of Workers' Compensation Administrative Director.

Please visit the Division of Workers' Compensation website at: **www.dwc.ca.gov** or call 1-800-736-7401

Department of Industrial Relations 1515 Clay Street, 17th Floor Oakland, CA 94612



### PREDESIGNATION OF PERSONAL PHYSICIAN

In the event you sustain an injury or illness related to your employment, you may be treated for such injury or illness by your personal medical doctor (M.D.), doctor of osteopathic medicine (D.O.) or medical group if:

- on the date of your work injury you have health care coverage for injuries or illnesses that are not work related;
- the doctor is your regular physician, who shall be either a physician who has limited his or her
  practice of medicine to general practice or who is a board-certified or board-eligible internist,
  pediatrician, obstetrician-gynecologist, or family practitioner, and has previously directed your
  medical treatment, and retains your medical records;
- your "personal physician" may be a medical group if it is a single corporation or partnership composed of licensed doctors of medicine or osteopathy, which operates an integrated multispecialty medical group providing comprehensive medical services predominantly for nonoccupational illnesses and injuries;
- prior to the injury your doctor agrees to treat you for work injuries or illnesses;
- prior to the injury you provided your employer the following in writing: (1) notice that you want your personal doctor to treat you for a work-related injury or illness, and (2) your personal doctor's name and business address.

You may use this form to notify your employer if you wish to have your personal medical doctor or a doctor of osteopathic medicine treat you for a work-related injury or illness and the above requirements are met.

### NOTICE OF PREDESIGNATION OF PERSONAL PHYSICIAN

# To: \_\_\_\_\_\_\_\_ (name of employer) If I have a work-related injury or illness, I choose to be treated by: \_\_\_\_\_\_\_ (name of doctor)(M.D., D.O., or medical group) \_\_\_\_\_\_\_ (street address, city, state, ZIP) \_\_\_\_\_\_\_ (telephone number) Employee Name (please print): \_\_\_\_\_\_\_ (telephone number) Employee's Address: \_\_\_\_\_\_\_\_ Name of Insurance Company, Plan, or Fund providing health coverage for nonoccupational injuries or illnesses: \_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_ Physician: I agree to this Predesignation: Signature: \_\_\_\_\_\_ Date: \_\_\_\_\_\_ (Physician or Designated Employee of the Physician or Medical Group)

The physician is not required to sign this form, however, if the physician or designated employee of the physician or medical group does not sign, other documentation of the physician's agreement to be predesignated will be required pursuant to Title 8, California Code of Regulations, section 9780.1(a)(3).

Title 8, California Code of Regulations, section 9783.

DWC FORM 9783 (7/2014)

**Employee: Complete this section.** 

### NOTICE OF PERSONAL CHIROPRACTOR OR PERSONAL ACUPUNCTURIST

If your employer or your employer's insurer does not have a Medical Provider Network, you may be able to change your treating physician to your personal chiropractor or acupuncturist following a work-related injury or illness. In order to be eligible to make this change, you must give your employer the name and business address of a personal chiropractor or acupuncturist in writing prior to the injury or illness. Your claims administrator generally has the right to select your treating physician within the first 30 days after your employer knows of your injury or illness. After your claims administrator has initiated your treatment with another doctor during this period, you may then, upon request, have your treatment transferred to your personal chiropractor or acupuncturist.

**NOTE**: If your date of injury is January 1, 2004 or later, a chiropractor cannot be your treating physician after you have received 24 chiropractic visits unless your employer has authorized additional visits in writing. The term "chiropractic visit" means any chiropractic office visit, regardless of whether the services performed involve chiropractic manipulation or are limited to evaluation and management. Once you have received 24 chiropractic visits, if you still require medical treatment, you will have to select a new physician who is not a chiropractor. This prohibition shall not apply to visits for postsurgical physical medicine visits prescribed by the surgeon, or physician designated by the surgeon, under the postsurgical component of the Division of Workers' Compensation's Medical Treatment Utilization Schedule.

You may use this form to notify your employer of your personal chiropractor or acupuncturist.

Your Chiropractor or Acupuncturist's Information:		
(name of chiropractor or acupuncturist)		
(street address, city, state, zip code)		
(Telephone number)		
Employee Name (please print):		
Employee's Address:		
Employee's Signature	Date:	

Title 8, California Code of Regulations, section 9783.1. (Optional DWC Form 9783.1 Effective date July 1, 2014)

## Departamento de Relaciones Industriales de California División de Compensación de Trabajadores

# DIVISION OF WORKERS' COMPENSATION CALIFORNIA DEPARTMENT OF INDUSTRIAL RELATIONS

### Aviso para el nuevo empleado

Este aviso, o uno similar que haya sido aprobado por el Director Administrativo, deben entregarse a todos los empleados recién contratados en el estado de California. Los empleadores y administradores de reclamos pueden utilizar el contenido de este documento y colocar en él sus logotipos e información adicional. El contenido de este folleto se aplica a todos los accidentes de trabajo ocurridos a partir del 1 de enero de 2013.

### ¿QUÉ ES LA COMPENSACIÓN DE TRABAJADORES?

Si se lesiona en el trabajo, su empleador está obligado por ley a pagarle beneficios de compensación de trabajadores. Podría resultar herido por:

Un suceso en el trabajo. Ejemplos: hacerse daño en la espalda en una caída, quemarse con un producto químico que le salpique la piel o lesionarse en un accidente de automóvil mientras hace repartos.

**-**0-

Exposiciones repetidas en el trabajo. Ejemplos: lastimarse la mano, la espalda u otra parte del cuerpo por hacer el mismo movimiento repetido o perder la audición por ruidos fuertes y constantes.

**-**0-

Delitos en el lugar de trabajo. Ejemplos: resulta herido en un atraco a una tienda, es agredido físicamente por un cliente descontento.

### La discriminación es ilegal

Según la sección 132a del Código Laboral, es ilegal que su empleador lo castigue o despida porque usted:

- Presenta un reclamo de compensación de trabajadores
- Tiene intención de presentar un reclamo de compensación de trabajadores
- Concilia un reclamo de compensación de trabajadores
- Testifica o tiene intención de testificar por otro trabajador lesionado

Si se determina que su empleador lo ha discriminado, puede ordenársele que lo reincorpore a su puesto de trabajo; su empleador también puede verse obligado a pagar los salarios perdidos, el aumento de los beneficios de compensación por accidentes laborales y los costos y gastos establecidos por la legislación estatal.



### ¿CUÁLES SON LOS BENEFICIOS?

- Atención médica: pagada por su empleador para ayudarlo a recuperarse de una lesión o enfermedad causada por el trabajo. Las visitas al médico, los servicios hospitalarios, la fisioterapia, las pruebas de laboratorio y las radiografías son algunos de los servicios médicos que pueden prestarse; estos servicios deben ser necesarios para tratar su lesión. Existen límites para algunos servicios, como la fisioterapia, la terapia ocupacional y la quiropráctica.
- Beneficios por discapacidad temporal (Temporary Disability, TD): pagos si pierde salario porque su lesión le impide realizar su trabajo habitual mientras se recupera. El monto que puede recibir es de hasta dos tercios de su salario. Existen límites mínimos y máximos de pago establecidos por la legislación estatal; se le pagará cada dos semanas si es elegible. Para la mayoría de las lesiones, los pagos no pueden superar las 104 semanas en un plazo de cinco años a partir de la fecha de la lesión. La discapacidad temporal (TD) finaliza cuando vuelve al trabajo, o cuando el médico le da el alta para trabajar o dice que su lesión ha mejorado todo lo que va a mejorar.
- Beneficios por discapacidad permanente (Permanent Disability, PD): pagos si no se recupera del todo. se le pagará cada dos semanas si es elegible. Existen tasas de pago semanales mínimos y máximos establecidos por la legislación estatal; el monto del pago se basa en:
  - Los informes médicos de su doctor.
  - Su edad.
  - Su profesión.
- Beneficio suplementario por el desplazamiento de trabajo (Supplemental Job
  Displacement Benefits, SJDB): se trata de un vale de hasta \$6,000 que puede utilizar para
  volver a capacitarse o mejorar sus conocimientos en una escuela aprobada, para libros,
  herramientas, licencias o tarifas de certificación, u otros recursos que lo ayuden a
  encontrar un nuevo empleo; Es elegible a este vale si:
  - Tiene una discapacidad permanente.
  - Su empleador no le ofrece un trabajo regular, modificado o alternativo, dentro de los 60 días posteriores a que el administrador de reclamos reciba un informe médico que indique que usted ha logrado una recuperación médica máxima.
- Programa Suplementario de Regreso al Trabajo (Return-to-Work Supplemental Program, RTWSP): para las fechas de lesión después del 1 de enero de 2013, usted puede calificar para dinero adicional del programa de la División de Compensación de Trabajadores conocido como el Programa Suplementario de Regreso al Trabajo (RTWSP) si usted recibió el vale de los Beneficios Suplementarios por el Desplazamiento de Trabajo (SJDB). Si tiene alguna pregunta o cree que reúne los requisitos, póngase en contacto con la Unidad de Información y Asistencia llamando al 1-800-736-7401 o visite el sitio web: <a href="https://www.dir.ca.gov/RTWSP/RTWSP.html">https://www.dir.ca.gov/RTWSP/RTWSP.html</a>



• Beneficios por muerte: pagos a su cónyuge, hijos u otras personas a su cargo si fallece a causa de una lesión o enfermedad laboral. El monto del pago depende del número de personas a cargo. El beneficio se paga cada dos semanas a una tasa de, como mínimo, \$224 semanales; además, la compensación de trabajadores prevé un subsidio de sepelio.

### **OTROS BENEFICIOS**

Puede presentar un reclamo ante el Departamento de Desarrollo del Empleo (Employment Development Department, EDD) para obtener beneficios estatales por discapacidad cuando los beneficios de compensación de trabajadores se retrasen, denieguen o hayan finalizado. Hay restricciones de tiempo, así que para más información póngase en contacto con la oficina local del EDD o visite su sitio web: www.edd.ca.gov.

### El fraude en la compensación de trabajadores es delito

Toda persona que realice o haga realizar cualquier declaración deliberadamente falsa con el fin de obtener o denegar beneficios o pagos de compensación de trabajadores es culpable de un delito grave; si es declarada culpable, la persona tendrá que pagar multas de hasta \$150,000 o cumplir hasta cinco años de cárcel.

### ¿QUÉ DEBO HACER SI TENGO UNA LESIÓN?

### Informe la lesión a su empleador

Informe inmediatamente a su supervisor, por leve que sea la lesión; no se demore, hay plazos. Puede perder el derecho a los beneficios si su empleador no se entera de su lesión en un plazo de 30 días. Si su lesión o enfermedad se desarrolla con el tiempo, notifíquelo en cuanto sepa que ha sido causada por su trabajo. Si no puede informar al empleador o no tiene noticias del administrador de reclamos después de haber informado sobre su lesión, comuníquese usted mismo con el administrador de reclamos.

La persona responsable de tramitar la reclamos de la compañía de seguros de compensación por accidentes laborales, o si el empleador está autoasegurado, es:	
Dirección:	
Teléfono:	



Puede encontrar el nombre de la compañía de seguros de compensación de trabajadores de su empleador en <a href="www.caworkcompcoverage.com">www.caworkcompcoverage.com</a>. Si no existe cobertura o ésta ha expirado, póngase en contacto con la División de Cumplimiento de las Normas Laborales en www.dir.ca.gov/DLSE ya que todos los empleados deben tener cobertura por ley.

### Reciba tratamiento de urgencia si es necesario

Si se trata de una urgencia médica, acuda de inmediato a urgencias. Informe al proveedor médico que lo atiende de que su lesión está relacionada con el trabajo. Su empleador puede indicarle dónde acudir para recibir tratamiento

Número de teléfono de urgencias: llame al 911 para pedir una ambulancia,
a los bomberos o a la policía. Para recibir atención médica no urgente,
póngase en contacto con su empleador, con el administrador de reclamos
de compensación por accidentes laborales o acuda a este
centro:

### Rellene el formulario de reclamos DWC 1 y entrégueselo a su empleador

Su empleador debe entregarle un <u>Formulario de reclamos DWC 1</u> en el plazo de un día hábil tras conocer su lesión o enfermedad. Rellene la parte correspondiente al empleado, fírmela y devuélvala a su empleador. A continuación, su empleador presentará el reclamo al administrador de reclamos. Su empleador debe autorizar el tratamiento en el plazo de un día hábil a partir de la recepción del **formulario de reclamos DWC 1**. Si la lesión se debe a exposiciones repetidas, dispone **de un año** desde el momento en que se dio cuenta de que su lesión estaba relacionada con el trabajo para presentar un reclamo.

En ambos casos, puede recibir hasta \$10,000 en concepto de atención médica pagada por el empleador hasta que se acepte o deniegue su reclamo. El administrador de reclamos tiene hasta 90 días para decidir si acepta o rechaza su reclamo; de lo contrario, su caso se presume pagadero. Su empleador o el administrador de reclamos le enviarán "avisos de beneficios" que le informarán de la situación de su reclamo.

### MÁS SOBRE LA ATENCIÓN MÉDICA

### ¿Qué es un médico tratante principal (Primary Treating Physician, PTP)?

Es el médico responsable del tratamiento de su lesión o enfermedad. Él o ella pueden ser:

- El médico que nombra por escrito antes de lesionarse en el trabajo.
- Un médico de la red de proveedores médicos (Medical Provider Network, MPN).
- El médico elegido por su empleador durante los 30 primeros días de la lesión si su empleador no dispone de una MPN.
- El médico que haya elegido después de los primeros 30 días si su empleador no dispone de una MPN.



### ¿Qué es una red de proveedores médicos (MPN)?

Una MPN es un grupo selecto de proveedores de atención médica que tratan a trabajadores lesionados. Consulte a su empresa si utiliza una MPN. Si no ha nombrado a un médico antes de lesionarse y su empleador utiliza una MPN, acudirá a un médico de la MPN; después de su primera visita, es libre de elegir otro médico de la lista de la MPN.

### ¿Qué es la designación previa?

La designación previa es cuando nombra a su médico habitual para que lo trate si se lesiona en el trabajo. El médico debe ser doctor en medicina (Medical Doctor, MD), doctor en medicina osteopática (Doctor of Osteopathic Medicine, DO) o un grupo médico con un MD o DO. Debe nombrar a su médico por escrito antes de lesionarse o enfermarse; puede designar previamente a un médico si tiene cobertura de atención médica para lesiones y enfermedades no laborales. El médico debe:

- Haberlo tratado.
- Haber mantenido su historial y expedientes médicos antes de la lesión.
- Haber acordado tratarlo por una lesión o enfermedad relacionada con el trabajo antes de que se lesionara o enfermara.

Puede utilizar el formulario de "designación previa de médico personal" incluido en este folleto. Después de rellenar el formulario, no olvide entregárselo a su empleador; si su empleador no tiene una MPN aprobada, puede nombrar a su quiropráctico o acupunturista para que le trate las lesiones relacionadas con el trabajo. El aviso del quiropráctico o acupunturista personal debe hacerse por escrito antes de que se lesione. Puede utilizar el formulario incluido en este folleto; Después de rellenar el formulario, no olvide entregárselo a su empleador;

Con algunas excepciones, la ley estatal no permite que un quiropráctico siga siendo su médico tratante después de **24 consultas**. Una vez que haya recibido 24 consultas quiroprácticas, si sigue necesitando tratamiento médico, tendrá que elegir un nuevo médico que no sea quiropráctico. Por "consulta quiropráctica" se entiende cualquier visita a un consultorio quiropráctico, independientemente de que los servicios prestados impliquen manipulación quiropráctica o se limiten a evaluación y gestión.

Las excepciones a las 24 consultas incluyen las consultas de medicina física posquirúrgicas prescritas por el cirujano, o el médico designado por el cirujano, en virtud del componente posquirúrgico del Programa de Utilización de Tratamientos Médicos de la División de Compensación por Accidentes Laborales, o si su empleador ha autorizado consultas adicionales por escrito.

### ¿Y SI HAY ALGÚN PROBLEMA?

Si tiene alguna preocupación, dígalo. Hable con su empleador o con el administrador de reclamos que tramita su reclamo e intente resolver el problema; si esto no funciona, pida ayuda probando lo siguiente:



Póngase en contacto con la Unidad de Información y Asistencia (Information and Assistance, I&A) de la División de Compensación de Trabajadores: Division of Workers' Compensation, DWC). Las 24 oficinas de la DWC repartidas por todo el estado ofrecen información y asistencia sobre derechos, beneficios y obligaciones en virtud de las leyes de compensación por accidentes laborales de California. Los funcionarios de la I&A ayudan a resolver conflictos sin procedimientos formales. Su meta es conseguirle beneficios completos y a tiempo; sus servicios son gratuitos. Para ponerse en contacto con la Unidad de I&A más cercana, visite www.dir.ca.gov/dwc/ianda.html o llame al 1-800-736-7401.

La Unidad de I&A más cercana se encuentra en:	
Dirección:	
Número de teléfono:	

### Consulte con un abogado

La mayoría de los abogados ofrecen una consulta gratuita. Si decide contratar a un abogado, sus honorarios pueden deducirse de algunos de sus beneficios. Para obtener los nombres de los abogados de compensación por accidentes laborales, llame al Colegio de Abogados del Estado de California al 1-415-538-2120 o visite su sitio web en <a href="www.californiaspecialist.org">www.californiaspecialist.org</a>. También puede obtener una lista de abogados en la Unidad de I&A local llamando al 1-800-736-7401.

### Advertencia

Es posible que su empleador no le pague la compensación de trabajadores si se lesiona en una actividad recreativa, social o deportiva voluntaria fuera del trabajo que no forme parte de sus obligaciones laborales.

### **Derechos adicionales**

También puede tener otros derechos en virtud de la Ley federal de Americanos con Discapacidades (Americans with Disabilities Act, ADA) o la Ley de Justicia en el Empleo y la Vivienda (Fair Employment and Housing Act, FEHA) de California. Para obtener más información, póngase en contacto con el Departamento de Derechos Civiles (Civil Rights Department, CRD) de California, llamando al 1-800-884-1684, o con la Comisión para la Igualdad de Oportunidades en el Empleo (Equal Employment Opportunity Commission, EEOC), llamando al 1-800-669-4000.

La información contenida en este folleto se ajusta a los requisitos informativos que figuran en las secciones 3551 y 3553 del Código Laboral y en las secciones 9880 y 9883 del título 8 del Código de Reglamentos de California. Este documento ha sido aprobado por el director administrativo de la División de Compensación de Trabajadores.

Visite el sitio web de la División de Compensación de Trabajadores <a href="www.dwc.ca.gov">www.dwc.ca.gov</a> o llame al 1-800-736-7401

Departamento de Relaciones Industriales
1515 Clay Street, 17th Floor

Oakland, CA 94612



### DESIGNACIÓN PREVIA DE MÉDICO PERSONAL

En caso de que usted sufra una lesión o enfermedad relacionada a su empleo, usted puede recibir tratamiento médico por esa lesión o enfermedad de su médico personal (M.D.), médico osteópata (D.O.) o grupo médico si:

- En la fecha de su lesión laboral usted tiene cobertura de atención médica para lesiones o enfermedades no laborales;
- el médico es su médico regular, que será o un médico que ha limitado su práctica médica a
  medicina general o un internista certificado o elegible para serlo, pediatra, gineco-obstetra, o
  médico de medicina familiar y que previamente ha estado a cargo de su tratamiento médico y tiene
  su expediente médico;
- su "médico personal" puede ser un grupo médico si es una corporación o sociedad o asociación compuesta de doctores certificados en medicina u osteopatía, que opera un grupo médico multidisciplinario integrado que predominantemente proporciona amplios servicios médicos para lesiones y enfermedades no laborales;
- antes de la lesión su médico está de acuerdo a proporcionarle tratamiento médico para su lesión o enfermedad de trabajo;
- antes de la lesión usted le proporcionó a su empleador por escrito lo siguiente:
   (1) notificación de que quiere que su médico personal lo trate para una lesión o enfermedad laboral y (2) el nombre y dirección comercial de su médico personal.

Puede usar este formulario para notificarle a su empleador si usted desea que su médico personal o médico osteópata lo trate para una lesión o enfermedad de trabajo y que los requisitos mencionados arriba se cumplan.

### AVISO DE DESIGNACIÓN PREVIA DE MÉDICOPERSONAL

•			
A:recibir tratamiento médico de:	(nombre del empleador)	Si sufro una lesión o enfermed	ad laboral, yo elijo
recibir tratamiento médico de:			
(nombre del médico)(M.D., D.O., o gru	upo médico)		
		(dirección, ciudad, estad	o, código postal)
	(número	de teléfono)	
Nombre del Empleado (en letras de mo	olde, por favor):		
Dirección del Empleado:			_
Nombre de Compañía de Seguros, Plar laborales:	n o Fondo proporcionando co	•	enfermedades no
Firma del			
Empleado		Fecha:	
Médico: Estoy de acuerdo con esta I	Designación Previa:		
Firma:		Fecha:	
(Médico o Empleado designado por el 1	Médico o Grupo Médico)		<del></del>

El médico no está obligado a firmar este formulario, sin embargo, si el médico o empleado designado por el médico o grupo médico no firma, será necesario presentar documentación sobre el consentimiento del médico a ser designado previamente de acuerdo al Código de Reglamentos de California, Título 8, sección 9780.1(a) (3).

Título 8, Código de Reglamentos de California, sección 9783.

Empleado: Rellene esta sección.

### NOTICIA DE QUIROPRÁCTICO PERSONAL O ACUPUNTOR PERSONAL

Si su empleador o la compañía de seguros de su empleador no tiene una Red de Proveedores Médicos establecida, es posible que pueda cambiar su médico que lo atiende a su quiropráctico o acupuntor personal después de una lesión o enfermedad laboral. Para tener derecho a hacer este cambio, usted debe antes de la lesión o enfermedad darle por escrito a su empleador el nombre y la dirección comercial de un quiropráctico o acupuntor personal. Generalmente, su administrador de reclamos tiene el derecho de elegir al médico que le proporcionará el tratamiento dentro de los primeros 30 días después de que su empleador sabe de su lesión o enfermedad. Después de que su administrador de reclamos haya iniciado su tratamiento con otro médico durante este tiempo, usted puede, bajo petición, transferir su tratamiento a su quiropráctico o acupuntor personal.

AVISO: Si la fecha de su lesión es durante o después del 1 de enero, 2004, un quiropráctico no puede ser su médico que lo atiende después de que haya recibido 24 consultas quiroprácticas a no ser que su empleador ha autorizado consultas adicionales por escrito. El término "consulta quiropráctica" significa cualquier consulta en un consultorio quiropráctica, sin importar si los servicios cumplidos conllevan manipulación quiropráctica o se limitan a evaluación y manejo. Una vez que haya recibido 24 consultas quiroprácticas, si aún necesita tratamiento médico, usted tendrá que escoger un nuevo médico que no sea quiropráctico. Esta prohibición no se aplicará a consultas por medicina física pos-quirúrgica prescrita por el cirujano o médico designado por el cirujano, bajo el componente pos-quirúrgico del Catálogo de Utilización de Tratamientos Médicos o MTUS de la División de Compensación de Trabajadores.

Puede usar este formulario para notificarle a su empleador sobre su quiropráctico o acupuntor personal.

(Nombre del quiropráctico o acupuntor)		
(Dirección, ciudad, estado, código postal)		
(Número de teléfono)		
Nombre del Empleado (en letras de molde, por favor):		
Dirección del Empleado:		
Firma del Empleado	_Fecha:	

FORMULARIO 9783.1 DE LA DWC (7/2014)

Título 8, Código de Reglamentos de California, sección 9783.1. (Formulario

9783.1 Opcional de la DWC Vigente a partir del 1 de julio, 2014)

Información sobre su Quiropráctico o Acupuntor: