

California Department of Industrial Relations Division of Occupational Safety & Health

UPDATE - COVID-19 Prevention Emergency Temporary Standards What Employers Need to Know About the December 16 Standards January 14, 2022

On December 16, the Occupational Safety and Health Standards Board readopted the Cal/OSHA COVID-19 Prevention Emergency Temporary Standards (ETS) for the second time. These emergency standards include important revisions to make the workplace rules consistent with the latest requirements and recommendations from the California Department of Public Health (CDPH). The emergency standards take effect on **January 14**, **2022**, and apply to most workers in California not covered by the Aerosol Transmissible Diseases standard.

Some important requirements that remain unchanged in the COVID-19 Emergency Temporary Standards:

- Employers must establish, implement, and maintain an effective written COVID-19 Prevention Program that includes:
 - o Identifying and evaluating employee exposures to COVID-19 health hazards.
 - Implementing effective policies and procedures to correct unsafe and unhealthy conditions.
 - Allowing adequate time for handwashing and cleaning frequently touched surfaces and objects.
- Employers must provide effective training and instruction to employees on how COVID-19 is spread, infection prevention techniques, and information regarding COVID-19-related benefits that affected employees may be entitled to under applicable federal, state, or local laws.

Important revisions to the COVID-19 Prevention Emergency Temporary Standards include:

Investigating and responding to COVID-19 cases in the workplace

Employers must continue to properly notify employees, employee representatives and any other workers at a worksite of possible COVID-19 exposures within one business day. This section was updated to give employers more clear instructions on how to notify workers who were at the same worksite as the COVID-19 case during the high-risk exposure period.

Face Coverings

Employees who are exempted from wearing a face covering due to a medical or mental health condition, or disability and cannot wear a non-restrictive alternative must physically distance at least six feet from others and either be fully vaccinated or tested at least weekly for COVID-19. **Note:** The testing must be during paid time and at no cost to the employee.

Testing and Exclusion

- Employers are now required to make COVID-19 testing available at no cost and during paid time to employees who were fully vaccinated before the "close contact" with a COVID-19 case occurred, even if they are asymptomatic.
- During outbreaks and major outbreaks, employers must now make weekly testing (outbreaks)
 or twice-weekly testing (major outbreaks) available to asymptomatic fully vaccinated
 employees in the exposed group.

Return to Work Criteria

The exclusion section of the ETS was revised. However, the new timelines are overridden by the California Department of Public Health (CDPH) isolation and quarantine periods guidance from January 6, 2022. Please refer to the <u>Isolation and Quarantine fact sheet</u> for more information.

Definitions

- "Worksite" now specifically excludes the employee's personal residence, locations where an
 employee works alone, and remote work locations chosen by the employee.
- Definitions revised to be more consistent with federal OSHA, including:
 - "COVID-19 test" now includes specific instructions for workers using a test at home with self-read results. The employer or a telehealth professional must observe the test results.
 - "Face coverings" was updated to include more specific detail on the different types of acceptable face coverings.
 - "Fully vaccinated," now mentions the minimal amount of time workers need to wait between the first and second shot of a two-dose vaccine.

This guidance is an overview, for full requirements see Title 8 sections 3205, 3205.1, 3205.2, 3205.3, 3205.4