Protect Your Business—Prevent Penalties





Department of Industrial Relations Labor Enforcement Task Force (LETF)

2022

s an automotive employer, you service the cars that people rely on in their daily lives. You also earn a living and bring jobs to the community. When you understand and comply with labor laws, you protect the investment you have made, promote a positive image, and avoid paying penalties.

Through the Labor Enforcement Task Force (LETF), under the direction of the Department of Industrial Relations, California agencies work together to make sure employers are following labor, safety and health, licensing, and payroll tax laws. LETF can help you understand which laws apply to you and how to comply. LETF also inspects businesses and cites employers if violations are found.

Penalties

NOT following the law will hurt your business.

Here are some examples of the kinds of penalties you would owe your workers and state agencies.

YOU WOULD OWE:
Fines of \$5,000 to \$25,000 per violation, plus unpaid payroll taxes
All wages owed, plus penalties
\$250 per employee each time they are paid
Up to \$25,000 for each serious violation and a possible shutdown of operating equipment
All wages owed, a fine of up to \$10,000 per employee, and workers get their jobs back
At least \$1,500 per employee, and no one can work until all workers are covered
NOT WORTH THE RISK!

In some cases, criminal charges may be filed. You may serve up to 10 years in jail.

Provide a workplace free of discrimination and harassment Pay at least minimum wage and overtime for extra hours

As an employer, some of your

Allow workers to bring up concerns without punishing them

Have workers' compensation insurance

KEY RESPONSIBILITIES

are to:

Provide a safe workplace

Pay all payroll taxes and keep records of employees

Give rest and meal breaks

Automotive employer fined over \$28,000 for workplace safety and workers' compensation violations

During a Labor Enforcement Task Force inspection of an auto repair shop, inspectors saw two workers using an auto lift to remove a car engine. It turned out that the lift was damaged and the car could have crushed the workers. The inspector from Cal/OSHA, the state workplace safety and health agency, immediately ordered that the employer stop all operations until the lift could be repaired. The employer was cited for multiple health and safety violations and cited \$24,000 for not having a valid workers' compensation policy.

Note: This example reflects a typical scenario.

In 2019, automotive employers inspected by LETF were assessed over \$1.1 million in initial penalties. This brochure describes some of the common problems LETF inspectors find in the automotive industry. It also lists where you can get help.

Problems LETF finds in the automotive industry

Employee Hiring

Automotive employers are often cited for:

I Misclassifying employees as independent contractors.

In September 2019, Governor Newsom signed Assembly Bill (AB) 5 into law. The law addresses the "employment status" of workers when they are claimed to be an independent contractor and not an employee. For more information, visit the Employment Status Portal: https://www.labor.ca.gov/employmentstatus/.

2 Not keeping all required records.

You must keep records of all your employees for the past four years. This should include name, address, job type, and last four digits of the Social Security number. For minors under 18, you must list their dates of birth.

Wages and Breaks

Automotive employers are often cited for:

I Not paying workers the wages they are owed.

• You must pay at least minimum wage for all hours worked. If the city where you are working or the federal government has a higher minimum wage than the state, then you must pay whichever of those rates is highest. If you require employees to provide their own tools, you must pay them at least twice the minimum wage. See below for minimum wage rates.

• You must pay overtime ($1\frac{1}{2}$ times the regular rate of pay) and double-time (twice the regular rate of pay) according to the rules stated in Industrial Wage Commission Order No. 4-2001 (which must be posted at your workplace where employees can read it easily).

2 Not allowing rest or meal breaks.

Workers must receive:

- A paid 10-minute rest break for every 4 hours of work.
- An unpaid meal break of at least 30 minutes if they work more than 5 hours. (An employee can agree to skip meal breaks if the workday is 6 hours or less.)
- **3** Paying a piece rate or other nonhourly rate that does not meet minimum-wage requirements (including any required overtime) or does not separately compensate workers for required breaks and other nonproductive time. See below 4 for more information on piece rate compensation.
- 4 Not giving pay stubs or not paying payroll tax.

You must give out pay stubs, list the deductions, and pay payroll tax. For each pay period, keep records of work hours and amounts paid to each worker.

Visit: www.dir.ca.gov/dlse/DLSE-FAQs.htm for more information on all the items that must be included in a wage stub.

Health and Safety

Automotive employers are often cited for:

- I Not complying with the following regulations:
 - § 4070 (a). Provide guarding for machinery, including all moving parts of belt and pulley drives located 7 feet or less above the floor
 - § 461 (a). Operating an air tank with a permit
 - § 5194 (e). Establish a written Hazard Communication Program
 - § 6151 (c). Ensure portable fire extinguishers are available and accessible
 - § 3400 (c). Make first-aid materials readily available for employees
 - Failure to mitigate hazards that involve machinery, storage of flammable liquids, and electrical equipment

Many hazards have specific regulations that describe what an employer must do to protect workers. These are called Title 8 Safety Orders, such as those listed above, and you can find them here: www. dir.ca.gov/samples/search/query.htm.

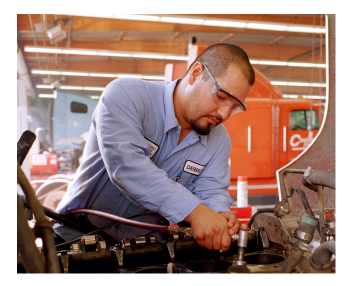
- 2 Not providing the equipment, tools or protective clothing that workers need to work safely.
- **3** Lacking a proper safety plan (Injury and Illness Prevention Program or IIPP).

You must have a written plan to identify hazards and protect workers. You must also have a way for workers to make suggestions without threat of being fired or punished.

Other employer-required programs:

- · Hazard communication
- Energy Control Program
- Respiratory Protection
- 4 Poor records of training.

Safety training must be in a language that workers understand. Keep records that include date, type of training, name of trainer, and names of workers who attended. You must pay workers for the time they spend in training.



Stay up to date with new labor laws

Below are some resources to help you stay updated and comply with important recent changes to labor laws:

- Paid Sick Leave. Employers must do several things to comply with the Healthy Workplace Health Family Act; visit www.dir.ca.gov/DLSE/ab1522.html.
- Piece-Rate Compensation. Effective January 1, 2016,AB 1513 adds section 226.2 to the Labor Code concerning how to compensate piece-rate workers for required breaks and other nonproductive time.Visit www.dir.ca.gov/pieceratebackpayelection/AB_1513_ FAQs.htm.

Schedule for California Minimum Wage Rate, 2020–2023

Date	Minimum wage for employers with 25 employees or less	Minimum wage for employers with 26 employees or more
January I, 2020	\$12.00/hour	\$13.00/hour
January I, 2021	\$13.00/hour	\$14.00/hour
January I, 2022	\$14.00/hour	\$15.00/hour
January I, 2023	\$15.00/hour	

Retaliation is illegal

Employers can be required to reinstate fired employees, pay employees' lost wages, and pay fines up to \$10,000 per employee if they punish or fire workers for:

- Speaking up about wages that are owed to them
- Reporting an injury or a health and safety hazard
- **Filing** a claim or complaint with a government agency.

It is illegal for employers to threaten or retaliate against workers in any way.

For example, employers cannot:

- Threaten workers with deportation
- Punish workers with undesirable tasks
- Fire workers or send them home
- **Prevent** workers from getting a different job.

You do not have to agree with the workers. If you are complying with labor laws, you do not have to make the changes that are being requested. But everyone benefits when workers feel safe enough to bring up concerns. Listen to your employees and involve them in coming up with solutions that work for everyone.

Where to Get Help

There are resources that can help you understand which laws apply to you and how to comply.

LETF

Call the Labor Enforcement Task Force (LETF) toll free at **855-297-5322** or go to www.dir.ca.gov/letf.

Cal/OSHA

Call Cal/OSHA Consultation at **800-963-9424** or go to www.dir.ca.gov/dosh/consultation.html.

Consultation Services provides free health and safety consultation to employers. Consultation Services is separate from the Cal/OSHA Enforcement Branch.All your communications with Consultation Services are confidential.

- To improve your safety plan, Cal/OSHA offers a template for a "high hazard" Injury and Illness Prevention Program.
- Go to www.dir.ca.gov/samples/search/query.htm to find regulations about specific hazards (Title 8 standards).

Other sources of help

- Automotive Repairs and Service Associations
- Small Business Development Centers
- Your workers' compensation insurance broker can offer assistance, including help with developing a safety plan.
- The Governor's Office of Business and Economic Development (GO-Biz): www.business.ca.gov

This booklet provides general information and is not meant to serve as legal advice. It was developed by the Department of Industrial Relations and its Labor Enforcement Task Force with assistance from the Labor Occupational Health Program at UC Berkeley.

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