COVID-19 legislation brings new workplace posting

The Department of Labor (DOL) has released new mandatory posters for employers covered by the Families First Coronavirus Response Act (FFCRA).

The act provides support to employees and employers coping with difficulties brought about by the COVID-19 pandemic.

Who needs to post?
An FFCRA poster is required to be posted by:

- Employers with fewer than 500 employees, and
- Public agencies

The DOL has released one poster for federal employers and one poster for other covered employers.

Which poster do I need?
The poster titled “Federal Employee Rights” only needs to be posted by federal employers, such as the Department of Labor or U.S. Postal Service.

All other covered employers need to post the poster titled “Employee Rights: Paid Sick Leave and Expanded Family and Medical Leave under the Families First Coronavirus Response Act.”

What’s on the poster?
The FFCRA poster includes information about paid leave entitlements, employee eligibility, and qualifying reasons for leave related to COVID-19.

It also states that the Wage and Hour Division has the authority to investigate and enforce compliance.

When does it need to be posted?
The posting requirement took effect on April 1.

How long is the posting requirement in effect?
The posting requirement is in effect through December 31, 2020.

Does a physical poster need to be displayed?
Yes. The poster must be placed in a conspicuous place where employees may view it.

What if my employees are working remotely?
If employees are not able to access information at the worksite, you can also post the notice electronically on an employee information website. The poster could be posted on an employer’s intranet, included in an email to employees, or made available on an employee information website.

Is there a size requirement?
No. The law does not include any size requirements for this poster.

Does this poster need to be displayed in Spanish?
There is no requirement to post a Spanish version of the poster, but a Spanish version is available. It is part of Spanish labor law poster sets from J. J. Keller & Associates.

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Electronic posting a great option for remote workers

The COVID-19 pandemic forced many in-office employees to become remote workers, leading to many questions about how to comply with posting requirements for people who work from home.

While there is no specific requirement to have remote workers post a physical labor law poster in their home, remote workers still need to be made aware of their rights under the law.

Electronic posting is a great way to accomplish this. While each posting is required under a different law, and most of these laws were written before online posting was an option, making labor law postings available on your company’s intranet is a practical way to share the information about employee rights that the posters contain.

Do some laws mention online posting?

A few laws do mention electronic posting. Most recently the Families First Coronavirus Response Act (FFCRA) noted that posting on a company intranet is an option for employees who are working at home.

The Family and Medical Leave Act (FMLA) also mentions electronic posting, and the Uniformed Services Employment and Reemployment Rights Act (USERRA) notes that the text of the USERRA poster can be shared through electronic means such as email.

Perhaps the best posting guidance for your at-home workers comes from the Equal Employment Opportunity Commission (EEOC). It notes that placing the Equal Employment Opportunity (EEO) is the Law poster on a company’s intranet may be required if employees telework and do not regularly visit the employer’s workplace.

Are paper posters still necessary?

The EEOC adds that physical posting is still required in the office, even if an employer places electronic versions of posters on its intranet.

Most laws require posters to be placed in a visible and conspicuous location in the workplace.

So while electronic posting will help you communicate employee rights to your remote workers, make sure that the most up-to-date physical versions of your labor law posters are on display when you’re in the office.

Potential changes: Federal

- **Fair Labor Standards Act** — Proposed changes to tipped employee regulations

Potential changes: State postings

- **Connecticut** — Minimum Wage
- **District of Columbia** — Discrimination, Minimum Wage
- **Nevada** — Minimum Wage, Overtime
- **New Jersey** — Employee Misclassification
- **New Mexico** — Discrimination
- **New York** — Minimum Wage, Discrimination
- **Puerto Rico** — Women’s Bill of Rights

California

- Alameda
- Berkeley
- Emeryville
- Fremont
- Los Angeles
- Milpitas
- Pasadena
- San Francisco
- San Leandro
- Santa Monica

Illinois

- Chicago — Fair Workweek Ordinance
- Chicago — Minimum Wage
- Cook County — Minimum Wage

Michigan

- Ann Arbor — Living Wage

New Mexico

- Bernalillo County — Employee Wellness Act Paid Time Off
Maximum posting fine increases: It’s now over $35,600

The maximum fine for violating federal posting penalties is now $35,649, following annual increases from the Department of Labor (DOL) and Equal Employment Opportunity Commission (EEOC).

The agencies are required to adjust penalties for inflation each year under the Federal Civil Penalties Inflation Adjustment Act Improvements Act of 2015.

The EEOC set its new posting penalty of $569 in March. The new rate applies to violations assessed after March 18, 2020.

In January, the DOL set the following maximum fine amounts:
- Family and Medical Leave Act (FMLA): $176
- Job Safety and Health: It’s the Law (OSHA): $13,494
- Employee Polygraph Protection Act (EPPA): $21,410

The DOL’s updated penalties apply to violations assessed after January 15, 2020.

While in reality a fine for failure to display a poster is rare, the penalties are part of the law. A fine would likely only be levied in situations where an employer willfully violated the law.

However, the fact that the EEOC and DOL are meticulous in adjusting the maximum penalties each year shows that the agencies take posting compliance seriously.

Employers can stay in compliance by conspicuously displaying up-to-date employment law posters in areas where employees are likely to view them.

**Compliance guarantee**

The FMLA, EPPA, Job Safety and Health, and EEO is the Law postings are included on the all-in-one posters from J. J. Keller and Associates, Inc. If a mandatory posting change occurs, Update Service subscribers automatically receive a new poster.

**Posting Penalty Summary**

<table>
<thead>
<tr>
<th>Posting Name</th>
<th>2019 fine</th>
<th>2020 fine</th>
</tr>
</thead>
<tbody>
<tr>
<td>Family and Medical Leave Act</td>
<td>$173</td>
<td>$176</td>
</tr>
<tr>
<td>Job Safety and Health: It’s the Law</td>
<td>$13,260</td>
<td>$13,494</td>
</tr>
<tr>
<td>Employee Polygraph Protection Act</td>
<td>$21,039</td>
<td>$21,410</td>
</tr>
<tr>
<td>EEO is the Law</td>
<td>$559</td>
<td>$569</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$35,031</strong></td>
<td><strong>$35,649</strong></td>
</tr>
</tbody>
</table>

**Recent changes: Federal**

- **Employee Rights**: Paid Sick Leave and Expanded Family and Medical Leave under the FFCRA
- **Federal Employee Rights**: Paid Sick Leave and Expanded Family and Medical Leave under the FFCRA

**Recent changes: State postings**

- **Colorado** — Minimum Wage
- **Kentucky** — OSHA
- **Louisiana** — EIC
- **Maine** — Workers’ Compensation
- **Michigan** — Unemployment Insurance
- **Nevada** — OSHA
- **Virginia** — EITC

**Recent changes: Local postings**

- **Florida**
  - Pinellas County — Wage Theft

- **Pennsylvania**
  - Pittsburgh — Paid Sick Days Act
  - Philadelphia — Fair Workweek (for retail, hospitality, and food service employers)

- **New Mexico**
  - Santa Fe — Minimum Wage
MESSAGE FROM THE EDITOR

Posting compliance during a pandemic? That’s right

It may seem odd to be consumed by a posting requirement in the midst of the COVID-19 pandemic, but that’s what much of my work life has revolved around recently. The Families First Coronavirus Recovery Act (FFCRA) was signed into law on March 18 and includes a posting requirement that unleashed many questions: Just who is a covered employer? When does it need to be displayed? How do I display it if I’m working remotely?

We understand that your life is consumed by much more than posting compliance these days. That’s why we included the answers to those FFCRA questions in this newsletter and have even more answers for you online.

And of course, we’re always here to answer your posting compliance questions. You can contact us at hreditors@jjkeller.com or through the Employment Law Poster Management Center.

When I look back on this challenging time, it’s going to be odd that one of the things I remember is a poster. But really, it’s about more than that.

We’re happy to do what we can to make your life a little easier. You can concentrate on the safety and health of your family and workers. We’ve got posters covered for you.

Terri Dougherty

Terri L. Dougherty, PHR, SHRM-CP, is an editor on the human resources publishing team at J.J. Keller & Associates in Neenah, Wis. She oversees the editorial content of the employment law poster and sign lines and keeps the products up-to-date. She has written articles and white papers about posting compliance and answers customer questions about posting requirements.

CALENDAR

April 1
Families First Coronavirus Response Act (FFCRA) posting requirement effective

July 1
New minimum wage rates take effect in the District of Columbia, Nevada, Oregon

July 4
Independence Day

July 15
Extended personal income tax deadline

December 31
FFCRA posting requirement expires