WAGE THEFT PREVENTION & HARMONIZATION ORDINANCE 2015



GOALS

- Develop an enforcement process that ensures workers receive owed compensation as quickly as administratively possible.
- Deter violations of labor standards using increased penalties and other remedies.
- Provide flexibility in enforcement so as to not unduly penalize genuine mistakes.

PRIVATE RIGHT OF ACTION

- Effective date dependent on size of business:
 - April 1, 2016 for businesses with 50 or more employees, and
 - April 1, 2017 for businesses with fewer than 50 employees

INCREASED REMEDIES FOR WORKERS

Unpaid wages or compensation

Treble Damages (3x the amount owed)

Retaliation

- Up to \$5000 + reinstatement or up to 3x front pay in lieu of reinstatement
- Fair Chance Ordinance (i.e. JAO)
 - 1st violation up to \$500 per aggrieved party
 - 2nd violation up to \$1000 per aggrieved party
 - 3rd violation up to \$5000 per aggrieved party
 - Penalties paid to aggrieved party

STRENGTHENED PENALTIES

- Tiered civil penalties for PSST, MWO and WT:
 - 1st violation (discretionary) up to \$500 per aggrieved party
 - 2nd violation up to \$1000 per aggrieved party
 - 3rd violation up to \$5000 per aggrieved party
- Chart of fines for each ordinance

ENCOURAGING WORKER REPORTS

Increased protections against retaliation

- Rebuttable presumption of unlawful retaliation for adverse actions within 90 days of protected activity
- Unlawful retaliation = protected activity is a "motivating factor" in any adverse action
- Remedies = reinstatement or up to 3x front pay; penalty to aggrieved party up to \$5,000; and fine to agency of \$1000 per aggrieved party
- Confidentiality requirements in all ordinances
- U Visa certification
 - Employees who report certain wage theft violations to can apply for a nonimmigrant status visa for themselves and family members

GETTING MONEY TO WORKERS

- Mitigation of penalties if workers are quickly paid
 - Within 10 days penalties waived
 - Within 15 days penalties halved
 - After 20 days penalties remain
- Collections agency
- Liens and garnishing wages
- Deposit of funds or bond as interim relief
- Business license revocation for unpaid final orders
- City Contract debarment
 - No bidding until the amount in the final order is paid in full
 - No bidding for two years for two or more final orders within five years
 - Debarment provisions in the labor standards ordinances are in addition and separate from debarment provisions in Chapter 20.70 for prevailing wage

ENFORCEMENT PROCEDURES

- Same enforcement procedure for all ordinances
- Investigations start with or without complaints
- Statute of limitations is 3 years for all ordinances
- Same definition of "employee" and "employer" to support joint employer liability

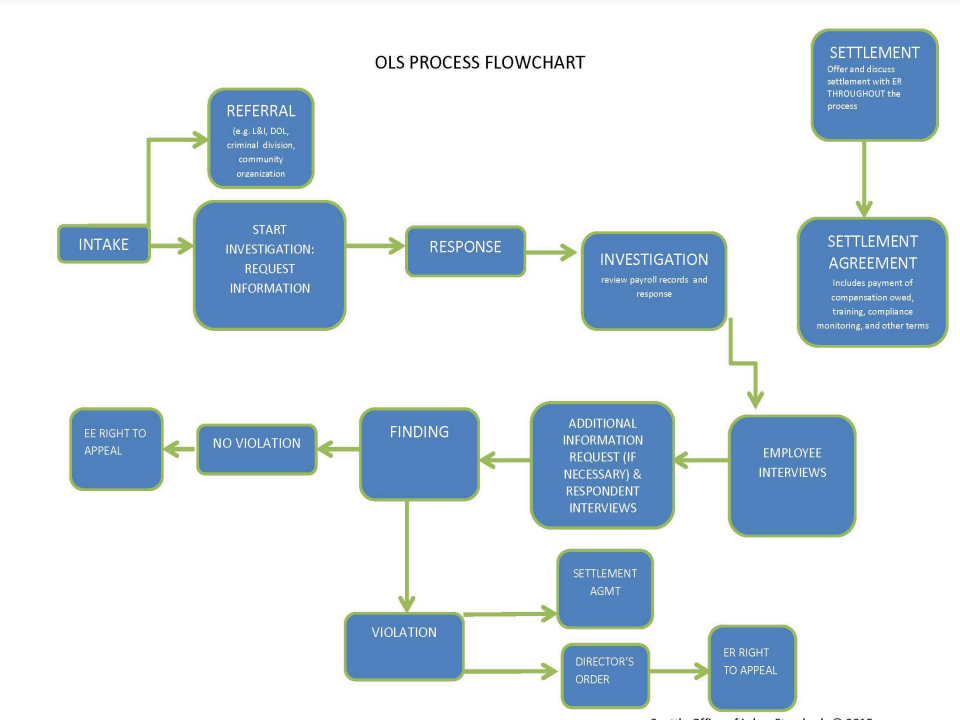
IMPORTANT DATES

April 1, 2016

- Private right of action for claims against businesses with
 50 or more employees
- Workplace poster for JAO
- Written PSST policy
- Written "notice of employment information" for all existing and future employees (exempt and non-exempt)

April 1, 2017

 Private right of action for claims against businesses with fewer than 50 employees



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