This publication is updated and includes information as of March 21. Please also monitor nyc.gov/workers.

Important Information for Employers and Employees:

Update about Workplace Laws as NYC Seeks to Stop the Spread of the New Coronavirus (COVID-19)

Created by the NYC Department of Consumer and Worker Protection (DCWP), this publication includes a summary of City labor laws for employers and employees as you deal with the impact of COVID-19 on your workplace.

There are also state and federal labor laws that govern NYC workplaces. This publication includes some updates in relevant sections. Monitor ny.gov/COVIDpaidsickleave and dol.gov/agencies/whd/pandemic for additional information.

This publication also includes important information about City and state resources for businesses and workers.

Discrimination and Retaliation are Illegal.

Workers in NYC have rights regardless of immigration status. Under NYC law, it is illegal to:

- Fire or require an employee to stay away or self-quarantine from the workplace only because of the employee’s race or national origin.
- Retaliate against employees who exercise—or seek to exercise—their workplace rights, such as using sick leave, asking for premium pay, or changing a work schedule. Retaliation includes any threat, discipline, firing, demotion, suspension, or reduction in hours, or any other negative employment action.

NYC’s Paid Safe and Sick Leave Law

The law covers employees at any size business or nonprofit in NYC, including:

- part-time employees
- full-time employees
- temporary employees
- per diem and “on call” employees
- undocumented employees
- employees who are family members but not owners
- employees who live outside of NYC but work in NYC
- employees who have supervisory responsibilities

Employees may begin to use sick leave 120 days after their first day of employment.
Under the law:

- Employees get up to 40 hours (5 days) of sick leave each calendar year.
  - At businesses with 5 or more employees, leave is paid.
  - At businesses with fewer than 5 employees, leave is unpaid.

- Employees can use sick leave for themselves or for a family member, which includes anyone whose close association with the employee is the equivalent of family, and can use all of their accrued hours at one time.

- Employees do not need to find someone to cover their shift in order to use sick leave.

- Employees can use sick leave for themselves or for a family member for diagnosis, care, or treatment of an illness, injury, or health condition or for preventive medical care (for example, staying home to observe symptoms of COVID-19). Examples of acceptable reasons to use sick leave:
  - Employee feels ill or shows symptoms of COVID-19.
  - Employee gets tested for the flu or COVID-19.
  - Employee is under quarantine—which may also be covered by state or federal law—or self-isolating for preventative purposes.
  - Employee is caring for a family member under a mandatory or precautionary order of quarantine.

- Employees can use sick leave when a public official closes the business temporarily due to a public health emergency. Employees can use accrued sick leave to cover the period the workplace is temporarily closed, up to 40 hours.

- Employees can use sick leave when a public official closes their child’s school or child care provider due to a public health emergency.

- Employers cannot require medical documentation from employees, unless they have been absent for more than 3 consecutive days.

On March 12, Mayor Bill de Blasio declared a state of emergency related to coronavirus.

On March 15, Mayor de Blasio closed public schools starting March 16 until April 20.

On March 16, Mayor de Blasio signed an Executive Order with new restrictions that close or limit operations of certain businesses, such as gyms, nightclubs, movie theaters, small theater houses, concert venues, and senior centers.

On March 20, Governor Andrew M. Cuomo signed an Executive Order, effective 8 p.m. on March 22, requiring New York’s non-essential workforce to stay home.

Visit nyc.gov/coronavirus or text* COVID to 692-692 for official updates.
*Message and data rates may apply. Check with your service provider.

DCWP encourages employers to take additional steps to protect all employees, customers, and the public:

- Provide additional leave to employees if needed.
  - NYC law sets a floor for sick leave, but DCWP encourages employers to allow employees additional leave as needed for sickness, quarantine, or for other uses related to COVID-19.
  - An employer may already offer more than 40 hours of sick leave, which is an important tool to stop the spread of COVID-19.
  - If employers do not already offer additional sick leave, any additional leave can be paid or unpaid.

- Require employees who feel ill or show symptoms of COVID-19 to stay home and make clear that there is no penalty for staying home.
  - Employees may need to use more than the legally mandated 40 hours of sick leave, and they should stay home until it is safe to return with the assurance that their job will still be there for them.
  - Requiring sick employees to stay home will help to prevent the spread of COVID-19.
Below is an overview of City, state, and federal laws relating to COVID-19.

<table>
<thead>
<tr>
<th>Law</th>
<th>Number of Employees</th>
<th>Amount of Sick Leave</th>
<th>Rate of Pay for Sick Leave</th>
<th>Acceptable Reasons to Use Sick Leave</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>New York City Paid Safe and Sick Leave Law†</strong></td>
<td>5 or more</td>
<td>Up to 40 hours</td>
<td>Paid:</td>
<td>• Diagnosis, care, or treatment of illness, injury, or health condition for employee or for a family member</td>
</tr>
<tr>
<td></td>
<td>1-4</td>
<td>Up to 40 hours</td>
<td>Unpaid</td>
<td>• When a public official <strong>closes</strong> employee’s workplace or child’s school or child care provider due to a public health emergency</td>
</tr>
<tr>
<td><strong>New York State Emergency COVID-19 Paid Sick Leave</strong></td>
<td>1-10</td>
<td>Duration of quarantine or isolation</td>
<td>If business income is less than $1 million in prior year:</td>
<td>• Government-ordered quarantine or isolation*</td>
</tr>
<tr>
<td>Effective March 18, 2020</td>
<td>11-99</td>
<td>Duration of quarantine or isolation</td>
<td>If business income is more than $1 million in prior year:</td>
<td>*Where the federal and state laws overlap on mandatory quarantine, the federal law applies. State law applies to the extent it gives employees additional benefits beyond what federal law allows.</td>
</tr>
<tr>
<td></td>
<td>100+</td>
<td>Duration of quarantine or isolation</td>
<td>Paid (at least 5 days)</td>
<td>Note: Employees can use Paid Family Leave or disability benefits after they use sick leave for mandatory quarantine or isolation.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Unpaid (remaining days)</td>
<td>Paid sick leave under State law is <strong>in addition to</strong> employees’ accrued sick leave under City law.</td>
</tr>
<tr>
<td><strong>Federal Families First Coronavirus Response Act˄</strong></td>
<td>Up to 500*</td>
<td>Duration of quarantine or isolation</td>
<td>If business income up to:</td>
<td>• Mandatory quarantine or isolation</td>
</tr>
<tr>
<td>Effective April 2, 2020</td>
<td>Full-time employees:</td>
<td>2 weeks (80 hours)</td>
<td>$511 per day and $5,110 total</td>
<td>• Doctor-recommended self-quarantine</td>
</tr>
<tr>
<td></td>
<td>Part-time employees:</td>
<td>Amount equal to average hours worked over 2-week period</td>
<td>2/3 of regular rate of pay up to:</td>
<td>• Medical diagnosis due to symptoms of COVID-19</td>
</tr>
<tr>
<td></td>
<td>Full-time employees:</td>
<td>2 weeks (80 hours)</td>
<td>$200 per day and $2,000 total</td>
<td>• Care for a family member under mandatory or doctor-recommended quarantine</td>
</tr>
<tr>
<td></td>
<td>Part-time employees:</td>
<td>Amount equal to average hours worked over 2-week period</td>
<td>2/3 of regular rate of pay up to:</td>
<td>• Care for child due to school or child care facility closing or because child care provider unavailable due to COVID-19</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>2/3 of regular rate of pay up to:</td>
<td>• Any other substantially similar condition as specified by relevant federal agencies</td>
</tr>
</tbody>
</table>

† Employees may be eligible for 2 additional days as unpaid leave under NYC’s **Temporary Schedule Change Law**.
˄ Employees may be eligible for expanded paid or unpaid leave under Family and Medical Leave Act (FMLA).
NYC’s Temporary Schedule Change Law

Under the law:

- Employees can ask to make temporary changes to their schedules for certain personal events twice per year, totaling no more than 2 days.
  - The temporary schedule change can include working remotely, arriving to work later and leaving later, using short-term unpaid leave.
- These 2 days are in addition to an employee’s sick leave.
- Time off for a temporary schedule change can be paid or unpaid.

Personal events include:

- Providing care for a minor or care recipient.
- Attending a legal proceeding for essential benefits.
- Taking leave for acceptable sick leave uses, including quarantine.

Example of acceptable use of temporary schedule change:

- Employee is caring for a child whose school or daycare has been closed due to COVID-19.

DCWP encourages employers to:

- Allow employees to use additional temporary schedule changes if needed.

NYC’s Fair Workweek Law

Under the law, fast food and retail employers must give workers advance notice of work schedules, including schedule changes. Fast food employers must pay a premium for certain schedule changes.

If employers are unsure if the law covers your business, visit nyc.gov/workers.

Information for FAST FOOD EMPLOYERS + EMPLOYEES on Schedule Changes and Premium Pay

By law, if the business remains open, even with limited operations such as delivery/takeout service only, employees must get premium pay for schedule changes.

Employers must give workers premium pay for schedule changes with less than 14 days’ notice in the following situations:

- You ask an employee to cover the shift of a sick coworker, and the employee accepts.
- You cancel scheduled shifts or reduce the number or hours of staff working scheduled shifts even if business is slow.
- You remain open for delivery or takeout and ask an employee to work different shifts or additional hours—even when the City or State has declared a state of emergency.

Note:

On March 12, Mayor de Blasio declared a state of emergency with restrictions and guidance for establishments.

On March 16, Mayor de Blasio signed an Executive Order with new restrictions that close or limit operations of certain businesses.

On March 20, Governor Andrew M. Cuomo signed an Executive Order, effective 8 p.m. on March 22, requiring New York’s non-essential workforce to stay home.
Employers do not owe workers premium pay in the following situations:

- An employee requests to stay home from work because the employee is sick or quarantined.
- Two employees voluntarily trade shifts because one of them is sick or quarantined.
- The City or State declare a state of emergency that closes the business.

**Information for RETAIL EMPLOYERS + EMPLOYEES on Schedule Changes**

Employers cannot:

- Require an employee to work additional hours or to cover a shift for a sick coworker with less than 72 hours’ notice unless the employee consents in writing.
  
  - The employee providing coverage earns their regular hourly rate for the additional hours.

Employers can:

- Assign shifts as needed without needing employee consent with more than 72 hours’ notice.
- Ask employees to volunteer to cover a sick coworker’s shift, as long as you get written consent from the employees who agree to work.
- Cancel an employee’s shift or reduce an employee’s hours with less than 72 hours’ notice unless the employee consents in writing.

**NYC’s Freelance Isn’t Free Act**

Under the law:

- All contracts worth $800 or more must be in writing. The written contract must spell out the work freelancers will perform; the pay for the work; and the date freelancers get paid. Freelancers and hiring parties must keep a copy of the written contract.
- It is illegal for hiring parties to penalize, threaten, blacklist, or otherwise deter freelancers from exercising their rights under the law.
- Hiring parties must pay freelancers for all completed work. Freelancers must receive payment on or before the date that is in the contract. If the contract does not include a payment date, hiring parties must pay freelancers within 30 days after freelancers complete the work.
Worker Complaints and Enforcement Amid State of Emergency and Applicable Executive Orders

DCWP will:

- Continue to enforce NYC workplace laws.
- Prioritize complaints from workers who report immediate impacts on their ability to earn income, such as last-minute schedule reductions or failure to pay for sick leave.
- Prioritize swift resolutions that make workers whole, taking into account the good faith, responsiveness, and legitimate business considerations of employers.

For more information:

- Call 311. Say “Paid Safe and Sick Leave” or “Fair Workweek.”
- Email OLPS@dca.nyc.gov
- Visit nyc.gov/workers

To file a workplace complaint:

- Call 311. Say “Paid Safe and Sick Leave” or “Fair Workweek.”
- Email OLPS@dca.nyc.gov
- Visit nyc.gov/workers

Other NYC and State Benefits and Support

Unemployment Benefits

If you have lost your job, you may be able to claim unemployment insurance benefits.

New York State has waived the 7-day waiting period for unemployment insurance benefits for people who are out of work due to coronavirus closures or quarantines.

Visit nyc.gov/coronavirus for unemployment resources, including:

- Unemployment Benefits and Health Insurance FAQs
- More Information and Resources for People Unemployed Due to COVID-19

For more information or to apply:

- Visit labor.ny.gov
- Call 1-888-209-8124 (English); 1-888-469-7365 (all other languages).

NYC Food Stamps and Cash Assistance

Visit ACCESS HRA (a069-access.nyc.gov) to apply for:

- Supplemental Nutrition Assistance Program (SNAP/food stamps).
- Cash assistance.

Financial Assistance for Small Businesses

Assistance includes:

- **Low-interest loans**: Businesses with fewer than 100 employees who have seen sales decreases of 25% or more will be eligible for zero interest loans of up to $75,000 to help mitigate losses in profit.
- **Employee retention grants**: Small businesses with fewer than 5 employees will be eligible for a grant to cover 40% of payroll costs for two months to help retain employees.

For more information:

- Visit nyc.gov/SBS