HIGHLIGHTS - Wage Theft Prevention and Labor Standards Harmonization Ordinance 2015

Paid Sick and Safe Time PSST
Job Assistance Ordinance JAO
Minimum Wage MWO
Wage Theft WT

Private Right of Ac	ction – PSST, MWO, WT (not JAO)
Delayed timeline	April 1, 2016 for business with 50+ employees April 1, 2017 for business with fewer than 50 employees
Remedies	 Legal & equitable relief without limitation Up to 3x unpaid wages (or compensation) + interest at 12% annum Penalties to aggrieved party for retaliation up to \$5000 Attorney fees and costs
Increased remedie	es for workers
PSST, MWO, WT	 1st violation – discretionary up to 3x unpaid wages (or compensation) +interest Subsequent violations – mandatory 3x unpaid wages + interest at 12% annum
JAO (i.e. Fair Chance Employment Ordinance)	 1st violation – mandatory up to \$500 to each aggrieved party 2nd violation – mandatory up to \$1000 to each aggrieved party 3rd violation – mandatory up to \$5000 to each aggrieved party
	Penalties paid to aggrieved party not to OLS.
All Ordinances	 Retaliation Any appropriate relief at law or equity including but not limited to reinstatement and up to 3x front pay in lieu of reinstatement Additional penalty payable to the aggrieved party up to \$5000
Strengthened civil	penalties for employer violations
PSST, MWO, WT	 1st violation – discretionary up to \$500 per aggrieved party 2nd violation – mandatory up to \$1000 per aggrieved party 3rd violation – mandatory up to \$5000 per aggrieved party Subsequent violations – mandatory up to Max \$20,000 per aggrieved party
All ordinances	Chart of fines for specific violations in each ordinance
Methods to encou	rage worker reports of violations
Increased Protections Against Retaliation	 Rebuttable presumption of unlawful retaliation if adverse action happens within 90 days of protected activity (rebuttable by clear and convincing evidence from Respondent) Finding of unlawful retaliation when the protected activity is a "motivating factor" in the adverse action Reinstatement or up to 3x front pay, penalty to aggrieved party up to \$5,000, fine to agency \$1000 per aggrieved party

Confidentiality	Protection of identifying information of complainant, victim and witnesses during and
Requirements	after investigations, to the extent permitted by law
U-Visa Certification	Employees who report certain wage theft violations to apply for a nonimmigrant status visa for themselves and family members
Methods to quickly	y recover amount owed to workers - All ordinances
Mitigation of Penalties	Potential for mitigation of penalties if amount owed to workers paid quickly Within 10 days – penalties waived Within 15 days – penalties halved After 15 days – penalties remain
Collections	 OLS may refer unpaid orders to collections agency City Attorney can file liens and garnish wages Deposit of funds or bond as interim relief when Director has reason to believe violation has occurred. Business license revocation for unpaid final orders (until the amount is paid in full) 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
Strengthened and	harmonized enforcement procedures – All ordinances
Enforcement, statute of limitations, key definitions	 Same enforcement procedure for all ordinances that permits investigations 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	
	 January 16, 2016 Estimated date that ordinance goes into effect (ordinance is signed Dec. 17, 2015) Increased protections against retaliation Investigations can use strengthened enforcement procedures and result in increased remedies and penalties for violations PSST Temps are considered employees of joint employers (e.g. staffing agency and client employer) Employees who work in Seattle on an "occasional basis" remain covered for the duration of employment with the employer after they work a threshold 240 hours in a calendar year Employers must permit use of PSST in 15 min increments All successor employers must retain previously accrued PSST hours for employees Employers retain records for three years JAO Remedies for job applicant or employee for employer's first violation

	0	MWO	
		-	Work Study participants are not exempted from minimum wage
			requirements
		-	Schedule size is determined by counting employees worldwide
	0	WT	
		-	Compensation requirements extend to exempt and non-exempt employees
		-	Compensation includes salaries, wages, tips, overtime, commissions, piece rate, bonuses, rest breaks, promised or legislatively-required paid leave, and reimbursement for employer expenses.
		-	Notice of employment information must include specific information about employer's tip policy, including an explanation of any tip sharing, pooling, or allocation policies
		-	Employer records must show total tips for each pay period
- A	pril 1	, 2016	
	0	Private	right of action for claims against businesses with 50 or more employees
	0	Workpla	ace poster enforcement for all ordinances
	0	PSST	
		0	Written PSST policy
	0	WT	
		0	Written "notice of employment information" for all existing and future employees (exempt and non-exempt)
- A	pril 1	, 2017	
	0	Private	right of action for claims against businesses with fewer than 50 employees

Торіс	Issue	Description	Type of Revision
Private Right of Ac	tion – PSST, MWO, WT	(not JAO)	
Private Right of Action	Date of implementation	Effective April 1, 2016 for business with 50+ employees	New PSST, MWO, WT
		Effective April 1, 2017 for business with fewer than 50 employees	
	Counting employees to determine date of implementation	- Count employees (not FTES) in all employer locations, inside and outside Seattle, and count employees in integrated enterprises	New PSST, MWO, WT
	Remedies	 Legal & equitable relief without limitation up to 3x unpaid wages (or compensation) + interest at 12% annum Penalties to aggrieved party for retaliation up to \$5000 	New PSST, WMO, WT
Agonov Invostigati	ons All Ordinanses	- Attorney fees and costs	
Agency investigati	ons - All Ordinances		
Statute of Limitations	3 years	Agency's investigations have greater scope	Modification for PSST & JAO only - Increased from 180 days
Provisions to encourage reporting of violations	Confidentiality	To the extent permitted by law, the identity of complainant and witnesses is protected during and after the Agency's investigation	New PSST, JAO, MWO
	U-Visa	Employee who reports certain wage theft violations can apply for <u>nonimmigrant status visa</u> for self & family members. Director can certify the visa application.	New PSST, JAO, MWO
	Notice of Investigation	Employers must post notice that encourages further reporting of violations. Posting in conspicuous and accessible place for employees at workplace or job site is required. If no regular workplace or job site, then employer may provide poster on individual basis in physical or electronic format.	New PSST, JAO, MWO & WT
Retaliation Protections	Any person - Respondent	- No employer or any other person shall interfere with, restrain, or deny the exercise of, or the attempt to exercise, any right protected under this Chapter	New PSST, JAO, MWO, WT - Added "or any other person" for expanded Respondent

	Any person - Aggrieved Party	- No employer or any other person shall take any adverse action against any person because the person has exercised in good faith the rights protected under this Chapter	New PSST, JAO, MWO - Added "against any person" to codify inclusive protections against retaliation - "any person," see <u>Thompson vs.</u> <u>North American</u>
	Adverse Action	- Protections from retaliatory adverse action against any person that may involve any aspect of employment, including pay, work hours, responsibilities, or other material change in the terms and	<u>Stainless Steel, 562</u> <u>US 170 (2011)</u> Modification PSST, JAO, MWO & WT - Broad definition of "adverse action" with
	Rebuttable presumption	condition of employment Rebuttable presumption of retaliation for adverse action within 90 days of protected activity, rebuttable by employer with clear and convincing evidence	numerous examples New PSST, JAO, MWO Modification WT - Added "clear and convincing"
	Mixed motive analysis	Adverse action is retaliatory if protected activity is motivating factor	New PSST, JAO, MWO & WT - Standard for analysis is "motivating factor" rather than "substantial factor"
Conducting Investigations	Individual & company- wide investigations	Broad enforcement language that permits investigations with or without complaints (i.e. "directed investigations")	Modification PSST, JAO, MWO & WT - Removed charge process (still in Chapter 40 rules)
	Equitable tolling for statute of limitations	Tolling for civil action, final order of hearing examiner, writ of review ("after all appeals have been exhausted after final order") begins when person files complaint or Agency opens investigation	New PSST, JAO, MWO

Misclassifi	cation burden	Burden for determining contractor vs. employee status is on employer rather than worker	New PSST, JAO, MWO & WT
			- Ordinance will not identify test for misclassification; rules will identify test
Employer	records	Added 3 years records retention requirement for each employee Deleted records inspection requirement	Modification PSST, JAO New PSST, JAO, MWO & WT
		Added new subpoena process in the "investigation section" for obtaining employer records (includes issuance of subpoena by Hearing Examiner).	New PSST, JAO, MWO & WT
		Added subpoena power for City Auditor's review of employer records (includes issuance of subpoena by Hearing Examiner)	New PSST, JAO, MWO & WT
Subpoena	Process	 Director may apply to Hearing Examiner for subpoenas. Hearing Examiner will issue subpoenas upon a showing that there is reason to believe that a violation has occurred if a complaint has been filed with the Agency, or that circumstances show that violations are likely to occur within a class of businesses because the workforce contains significant numbers of workers who are vulnerable to violations or workforce is unlikely to volunteer information regarding such violations. An employer that fails to comply with subpoena may not use such records in any appeal 	New PSST, JAO, MWO & WT

	Deposit of funds or bond	Where the Director has reason to believe that a violation has occurred, the Director may order any appropriate temporary or interim relief to mitigate the violation or maintain the status quo pending completion of a full investigation or hearing, including but not limited to a deposit of funds or bond sufficient to satisfy a good- faith estimate of wages, interest, damages, and penalties due. A respondent may appeal any such order.	New PSST, JAO, MWO & WT
Closing Investigations	Director's Order	Includes notice of violation(s), remedies due, ability for respondent to mitigate civil penalties & fines (if applicable), corrective action (e.g. monitored compliance), and rights to appeal.	New PSST, JAO Modification MWO, WT - Closed gap between notice of violation and determination of remedy. Previously, Director issued notice of violation and had 60 days to determine the remedy. Now, the notice of violation & remedy are combined into a single document called, "Director's Order"
Employee Appeal	Seattle Human Rights Commission Employee Appeal Process	 Removed Seattle Human Rights Commission from appeals Director will issue rules with appeal process for all labor standards ordinances (OLS will research best practices across country and gather stakeholder input for employee appeals that provides more parity with employer appeals to hearing examiner) 	Modification PSST, JAO - Removed reference to SHRC New PSST, JAO, MWO & WT
Employer Appeal	Hearing examiner	15 days to appeal Director's Order	New PSST, JAO

Seattle Human Rights Commission	Guidance, Employee Appeals, Hearing Examiner Panel	 Removed reference to Human Rights Commission for PSST & JAO (HRC will not hear appeals and sit on Hearing Examiner Panel Director rules will establish appeals process 	New PSST, JAO - Removed reference to SHRC (Labor Standards Advisory Commission will provide input on Labor Standards implementation)
Collections	Period for compliance	30 days to comply for settlement, Director's Order, hearing examiner order, & court judgment	New PSST, JAO, MWO & WT
	Director's Order	Agency may require posting notice of failure to comply in a form and manner determined by the Agency.	New PSST, JAO, MWO & WT
	Collections	Agency may refer matter to collections agency	New PSST, JAO, MWO & WT
	Court enforcement	Agency may refer matter to City Attorney to file civil action in court of competent jurisdiction.	New PSST, JAO - Agency can file a civil action under Civil Rules for Courts of Limited Jurisdiction (CRLJ). Under CRLJ 3, "A civil action is commenced by filing with the court a complaint signed as required by rule 11." RCW 35.20.030 provides that "The municipal court shall have jurisdiction to try violations of all city ordinances and all other actions brought to enforce or recover license penalties or forfeitures declared or given by any such ordinances."
	Liens & Garnishing	Upon court judgment, City Attorney can file lien for real & personal property and garnish wages	New PSST, JAO, MWO & WT

	Business License Revocation Successor Liability	Director may request Finance and Administrative Services to refuse to issue, renew or revoke business license Within 10 days of transfer of a major part of property, any person who becomes successor to the business shall become liable for full amount of final order if successor had actual knowledge or access to prompt, reasonable means of getting the information about the unpaid order.	New PSST, JAO, MWO New PSST, JAO, MWO
Reporting to City Council	Ordinance update	Agency will provide written report to City Council on the implementation and results from the ordinance revisions by the end of July 2016	New
Remedies			
Scope	Failure to comply with any requirement of ordinance is violation Remedies are cumulative Penalties increase with rate of inflation on annual basis	Noncompliance is not limited to just failing to pay wages Payment of unpaid wages, liquidated damages, civil penalties, penalties payable to aggrieved parties, fines, and interest provided in each ordinance are cumulative and are not intended to be exclusive of any other available remedies, penalties, fines, and procedures. CPI-W based on metropolitan Seattle-Tacoma-Bremerton Area. OLS shall determine the increased amounts and file a schedule of such	New PSST, JAO, MWO New PSST, JAO, MWO & WT New PSST, JAO, MWO & WT
		amounts and file a schedule of such amounts with City Clerk.	

	Director's criteria for determining penalties & mitigation of penalties	For settlement agreement and Director's Order, Director shall consider: 1. Total amount of unpaid wages, liquidated damages, penalties, fines, and interest due 2. Nature & persistence of violations 3. Extent of respondent's culpability 4. Substantive or technical nature of the violations 5. Circumstances of each case 6. Amount of penalties in similar cases 7. Size, revenue and HR capacity of respondent 8. other factors pursuant to rules	New PSST, JAO, MWO & WT - For #1-#6, See <u>Beliz</u> <u>v. W.H. McLeod &</u> <u>Sons Packing Co., 765</u> <u>F.2d 1317, 1332 (5th</u> <u>Cir.1985)</u>
Remedy for Aggrieved Parties (e.g. employees)	PSST, MWO, WT - Treble Damages	In settlement, Director has discretion for imposing treble damages. In final order 1 st violation – discretionary up to 3x unpaid wages (or compensation) +interest at 12% annum Subsequent violations – mandatory 3x unpaid wages + interest at 12%	New PSST, MWO, WT
	JAO - Monetary penalty payable to aggrieved party (or City if there is no aggrieved party)	annum In settlement, Director has discretion for imposing this remedy. In final order, Director must assess. 1 st violation – mandatory up to \$500 per aggrieved party 2 nd violation – mandatory up to \$1000 per aggrieved party 3 rd violation – mandatory up to \$5000 per aggrieved party	Modification JAO - Added provision that first violation results in penalty; previously, first violation resulted only in "notice of infraction")
	PSST, JAO, MWO & WT - Retaliation	In settlement, Director has discretion to assess legal and equitable relief. In final order - any appropriate relief at law or equity including but not limited to reinstatement and up to 3x front pay in lieu of reinstatement - penalty to the aggrieved party up to \$5000	New PSST, JAO, MWO & WT Modification PSST -Revised emotional distress damages from "up to \$10,000" to "up to \$5,000 for retaliation"

	Counting violations		New
	Counting violations	 Clock for determining number of violations resets after 10 years First & subsequent violations are based on violations stipulated in settlement agreement or Director's Order per ordinance 	New PSST, JAO, MWO & WT
Civil Donalty to City/a		· ·	Now
Civil Penalty to City's General Fund, Ordinance Specific	PSST, MWO, WT	In settlement, Director has discretion to impose civil penalties.	New PSST
		In a final order 1 st violation – discretionary up to \$500 per aggrieved party 2 nd violation – \$1000 per aggrieved party 3 rd violation – mandatory up to \$5000 per aggrieved party Subsequent violations – mandatory up to Max \$20,000 per aggrieved	Modification MWO, WT - Civil penalty for first violation is discretionary
		up to Max \$20,000 per aggrieved party	
	JAO Civil Penalty only goes to City if there is no aggrieved party	In settlement, Director has discretion for imposing this remedy. In final order, Director must assess.	New JAO
		1 st violation – mandatory up to \$500 per aggrieved party	
		2 nd violation – mandatory up to \$1000 per aggrieved party	
		3 rd violation – mandatory up to	
	Counting violations	<i>\$5000 per aggrieved party</i> - Clock for determining number of violations resets after 10 years - First & subsequent violations are based on violations stipulated in settlement agreement or Director's Order per ordinance	New PSST, JAO, MWO & WT

Civil Donalty to City's	Finos	Chart of finac for charific violations	Now
Civil Penalty to City's General Fund, All Ordinances	Fines	Chart of fines for specific violations in each ordinance	New PSST, JAO, MWO & WT
All Ordinances		Evenentee	VVI
		Examples:	
		- \$500 (notice of rights/poster)	
		- \$500 (PSST notification every pay	
		period)	
		- \$500 (PSST written policy)	
		- \$500 per missing record (employer	
		records)	
		- \$1000 per aggrieved party	
		(retaliation)	
		- \$500 (notice of investigation)	
		- \$500 (notice of failure to comply	
		with final order)	
	Willful failure to comply	1 st violation, \$750 penalty	Modification
	with notice & posting	2 nd violation, \$1000 penalty	PSST, MWO, WT
	requirements		- 1 st violation
			increased from \$125
			- 2 nd violation
			increased from \$250
			New
) A / ill full interference on utith	61000 to 65000 (movi) nonalty	JAO
	Willful interference with	\$1000 to \$5000 (max) penalty	New
	Director or Hearing		PSST, JAO
	Examiner	Dumment to make a lift to any is a	-increased from \$500
	Mitigation of Penalties	Pursuant to rules, if there is a	New
	and Fines	remedy due to an aggrieved party,	PSST, JAO, MWO &
		the Director has discretion to	WT
		mitigate the amount of penalties	
		and citations due to the Agency in a	
		settlement agreement or Director's	
		Order.	
		- Pay within 10 days = penalties	
		waived	
		- Pay within 15 days = penalties	
		halved	
		- Pay after 15 days = penalties	
		remain	
		*Mitigation does not apply	
		to penalties payable to aggrieved	
		party (i.e. JAO and retaliation)	
		*Settlement agreement or	
		Director's Order will specify	
		respondent's payment method to	
		enable Director to determine	
		whether respondent has actually	
		"paid" remedy due to aggrieved	
		party	
	l	Purty	

Limits on City Contracts Definition	City Contracts	 An employer that is the subject of a final order for which all appeal rights have been exhausted shall not be permitted to bid on any City contract until such amounts due are paid in full. If an employer is the subject of a final order 2x or more within 5 years, the contractor or subcontractor shall not be allowed to bid on any City contract for 2 years. This subsection is separate from, and in addition to, debarment provisions in Chapter 20.70. 	New PSST, JAO, MWO & WT
Common Definitions	Employ	Means to suffer or permit to work.	New PSST, JAO Modification for MWO, WT - Added "suffer"
	Employer	Any individual, partnership, association, corporation, business trust, or any person or group of persons acting directly or indirectly in the interest of an employer in relation to an employee	Modification - Changed to match MWO & WT
		More than one entity may be the "employer" if employment by one employer is not completely disassociated from employment by the other employer	New PSST, JAO, MWO & WT - Language that identifies joint employer liability. See <u>Becerra vs. Expert</u> Janitorial, LLC, 332 P3d 415 (Wash 2014)
	Employee	Any individual employed by an employer, and includes but is not limited to full-time employees, part- time employees, and temporary workers.	Modification PSST New JAO, MWO, WT
		An employer bears the burden of proof that the individual is in business for oneself rather than dependent upon the alleged employer.	New PSST, JAO, MWO & WT

	Front Pay	Compensation employee would earn or would have earned if reinstated to employee's former position.	New PSST, JAO, MWO & WT
	Rate of Inflation	CPI-W for metropolitan Seattle- Tacoma-Bremerton Area	New PSST, JAO
			Modification MWO, WT -Clarified application of metro index
	Successor	Any person to whom an employer quitting, selling out, exchanging, or disposing of a business sells or	New PSST, JAO, MWO
		otherwise conveys in bulk and not in the ordinary course of the employer's business, a major part of the property, whether real or personal, tangible or intangible, of the employer's business.	Modification WT - Replaced "more than 50%" with "major part"
	Wage	Compensation due to an employee by reason of employment payable in legal tender of the United States or checks on banks convertible into cash on demand at full face value, subject to such deductions, charges, or allowances as may be permitted by rules of the Director.	New PSST, JAO Modification WT - Removed definition from WT (because there is a new definition for "compensation")
Ordinances			,, e, ,
PSST			
Short title	Paid Sick and Safe Time Ordinance	Formal short title	New
Definitions	Benefit year	 12 fixed consecutive months (i.e. January 1 to December 31, tax year, fiscal year, or contract year; or year running from an employee's one-year anniversary date of employment) Employer must provide notice of employer's choice of benefit year in PSST policy (see notice & posting) When employer changes benefit year, there must be no loss of accrual, use & carry over of PSST 	Modification (City Auditor recommendation) - Changed name from "calendar year" to "benefit year"

Employment in Occasional Basis - Employee who is typically based Modification Seattle employees outside of Seattle & performs work in Seattle on an occasional basis is covered only if employee performs more than 240 hours of work in Seattle within a benefit year. Seattle within a benefit year. Seattle within a benefit year.	II
in Seattle on an occasional basis is covered only if employee performs more than 240 hours of work in	
covered only if employee performs more than 240 hours of work in	
more than 240 hours of work in	
Seattle within a benefit year.	
- Once an employee who works in	
Seattle on an occasional basis	
performs more than 240 hours of	
work in City within a benefit year, all	
previous hours worked in Seattle	
during that benefit year count	
toward accrual & employee remains	
covered by ordinance for duration of	
employment with that employer	
Determining Worked for compensation Employer tier for current calendar Modification	ก
Employer Tier year is based upon average number	
of full-time equivalents <u>who worked</u> - Replaced "	
for compensation per calendar week with "worke	
during the preceding calendar year compensation	
-Number of FTEs for determination harmonize l	
of Tier 1-2-3 size remains the same in PSST and	
Integrated enterprise Separate entities in an integrated Modification	
enterprise shall be an single -Codified an	-
employer rule re: inter	grated
enterprise	
Accrual Successor Employer When an employer quits, sells out, Modification	n
exchanges, or disposes the - See <u>Filo Fo</u>	oods vs.
employer's business, or the <u>City of SeaT</u>	<u>ac</u>
employer's business is otherwise	
acquired by a successor, an	
employee shall retain all accrued	
paid sick and safe time and may use	
such paid leave for work scheduled	
within the geographic boundaries of	
the City for the successor employer.	
Use Breaks in Service Total time of employment used to Modification	n
determine eligibility must occur - Changed fr	rom 2 to 3
within three calendar years years to har	monize 3
year SOL &r	ecord
keeping req	uirement

	Hour Increments	PSST hours shall be used in the smaller of hourly increments or, if feasible by the employer's payroll system, increments that round to the nearest quarter of an hour. When using quarter-hour increments, employers shall use employee's available paid sick and paid safe time to round up or down to the nearest quarter hour if necessary to prevent an employer's absence control policy from counting paid sick or safe time covered under this Chapter 14.16 as	Modification - Changed from use in hour increments to quarter hour increments with additional protections against absence control policies
		an absence that may lead to or result in any adverse action taken	
Notice & Posting	Workplace poster	against the employee. Posting in conspicuous and accessible place at job site is required. If no regular job site, then employer may provide poster on individual basis in physical or electronic format.	Modification
	Language requirements for Notice (e.g. poster)	 Employer must display poster in English and primary language spoken by employee(s) Agency will create translated versions of poster 	Modification
	Written Policy	Effective April 1, 2016, Employer must provide individual notice of written PSST policy with employer's calendar year and policy/procedure for meeting PSST requirements, English only	New (City Auditor recommendation)
Enforcement	Special procedures for "Reasonable Cause" cases against City Departments	Removed because these provisions do not exist for MWO and WT (holdover from civil rights laws)	Modification
Remedy for Aggrieved Party (e.g. employee)	Treble Damages	In settlement, Director has discretion for imposing treble damages. In final order 1 st violation – discretionary up to 3x unpaid wages (or compensation) +interest at 12% annum Subsequent violations – mandatory 3x unpaid wages + interest at 12% annum	

			T 1
	Counting violations Retaliation	 Clock for determining number of violations resets after 10 years First & subsequent violations are based on violations stipulated in settlement agreement or Director's Order per ordinance In settlement, Director has 	New
		discretion to assess legal and equitable relief. In final order - any appropriate relief at law or equity including but not limited to reinstatement and up to 3x front pay in lieu of reinstatement - penalty to the aggrieved party up to \$5000	-Revised emotional distress damages from "up to \$10,000" to "up to \$5,000 for retaliation"
Civil Penalty to City's General Fund		In settlement, Director has discretion to impose civil penalties. In a final order 1 st violation – discretionary up to \$500 per aggrieved party 2 nd violation – \$1000 per aggrieved party 3 rd violation – mandatory up to \$5000 per aggrieved party Subsequent violations – mandatory up to Max \$20,000 per aggrieved party	New
Civil Penalty to City's General Fund, All Ordinances	Fines	Chart of fines for specific violations in each ordinance Examples: - \$500 (notice of rights/poster) - \$500 (PSST notification every pay period) - \$500 (PSST written policy) - \$500 per missing record (employer records) - \$1000 per aggrieved party (retaliation) - \$500 (notice of investigation) - \$500 (notice of failure to comply with final order)	New

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	Willful failure to comply with notice & posting requirements	1 st violation, \$750 penalty 2 nd violation, \$1000 penalty	Modification - 1 st violation increased from \$125 - 2 nd violation increased from \$250
	Willful interference with Director or Hearing Examiner	\$1000 to \$5000 (max) penalty	New -increased from \$500
	Mitigation of Penalties and Fines	Pursuant to rules, if there is a remedy due to an aggrieved party, the Director has discretion to mitigate the amount of penalties and citations due to the Agency in a settlement agreement or Director's Order. - Pay within 10 days = penalties waived - Pay within 15 days = penalties halved - Pay after 15 days = penalties remain *Mitigation does not apply to penalties payable to aggrieved party (i.e. JAO and retaliation) *Settlement agreement or Director's Order will specify respondent's payment method to enable Director to determine whether respondent has actually "paid" remedy due to aggrieved	New
Limits on City Contracts	City Contracts	 party An employer that is the subject of a final order for which all appeal rights have been exhausted shall not be permitted to bid on any City contract until such amounts due are paid in full. If an employer is the subject of a final order 2x or more within 5 years, the contractor or subcontractor shall not be allowed to bid on any City contract for 2 years. This subsection is separate from, and in addition to, debarment provisions in Chapter 20.70. 	New

JAO			
Short title	Fair Chance Employment Ordinance	Formal short title that replaces informal short title, "Job Assistance Ordinance"	New
Notice and Posting	Workplace Poster	Effective April 1, 2016, Posting in conspicuous and accessible place at job site is required. If no regular job site, then employer may provide poster on individual basis in physical or electronic format.	New
	Language requirements for Notice (e.g. poster)	 Employer must display poster in English and primary language spoken by employee(s) Agency will create translated versions of poster 	New
Remedy	Monetary penalty payable to aggrieved party (or City if there is no aggrieved party)	In settlement, Director has discretion for imposing this remedy. In final order, Director must assess.	Modification - Added provision that first violation results in penalty; previously, first
		 1st violation – mandatory up to \$500 per aggrieved party 2nd violation – mandatory up to \$1000 per aggrieved party 	violation resulted only in "notice of infraction")
		3 rd violation – mandatory up to \$5000 per aggrieved party	
	Counting violations	 Clock for determining number of violations resets after 10 years First & subsequent violations are based on violations stipulated in settlement agreement or Director's Order per ordinance 	New
	Retaliation	In settlement, Director has discretion to assess legal and equitable relief. In final order - any appropriate relief at law or equity including but not limited to reinstatement and up to 3x front pay in lieu of reinstatement - penalty to the aggrieved party up to \$5000	New

Civil Penalty to City's General Fund, All Ordinances	Fines	Chart of fines for specific violations in each ordinance Examples: - \$500 (notice of rights/poster) - \$1000 per aggrieved party (retaliation) - \$500 (notice of investigation) - \$500 (notice of failure to comply with final order)	New
	Willful failure to comply with notice & posting requirements	1 st violation, \$750 penalty 2 nd violation, \$1000 penalty	New
	Willful interference with Director or Hearing Examiner	\$1000 to \$5000 (max) penalty	New -increased from \$500
	Mitigation of Penalties and Fines	Pursuant to rules, if there is a remedy due to an aggrieved party, the Director has discretion to mitigate the amount of penalties and citations due to the Agency in a settlement agreement or Director's Order. - Pay within 10 days = penalties waived - Pay within 15 days = penalties halved - Pay after 15 days = penalties remain *Mitigation does not apply to penalties payable to aggrieved party (i.e. JAO and retaliation) *Settlement agreement or Director's Order will specify respondent's payment method to enable Director to determine whether respondent has actually "paid" remedy due to aggrieved party	New

Limits on City Contracts	City Contracts	 An employer that is the subject of a final order for which all appeal rights have been exhausted shall not be permitted to bid on any City contract until such amounts due are paid in full. If an employer is the subject of a final order 2x or more within 5 years, the contractor or subcontractor shall not be allowed to bid on any City contract for 2 years. This subsection is separate from, and in addition to, debarment provisions in Chapter 20.70. 	New PSST, JAO, MWO & WT
MWO			
Short title	Minimum Wage Ordinance	Formal short title	New
Definition	Employee	Removed work study exemption	New -State and federal work study programs are requiring Seattle employers to pay Seattle minimum wage for work study
Employer Schedule Size	Counting employees	Schedule size is based on number of employees worldwide. Deleted "in the United States"	Modification - Changed to match PSST
Notice & Posting	Workplace Poster	 Annual update with current rate of minimum wage Posting in conspicuous and accessible place at job site is required. If no regular job site, then employer may provide poster on individual basis in physical or electronic format. 	Modification
	Language requirements for Notice (e.g. poster)	 Employer must display poster in English and primary language spoken by employee(s) Agency will create translated versions of poster 	Modification

Dama du feir	Troble Dame	In antilament Diverter has	New
Remedy for	Treble Damages	In settlement, Director has	New
Aggrieved Party		discretion for imposing treble	
(e.g. employee)		damages.	
		In final order	
		1 st violation – discretionary up to 3x	
		unpaid wages (or compensation)	
		+interest at 12% annum	
		Subsequent violations – mandatory	
		3x unpaid wages + interest at 12%	
		annum	
	Counting violations	- Clock for determining number of	New
		violations resets after 10 years	
		- First & subsequent violations are	
		based on violations stipulated in	
		settlement agreement or Director's	
		Order per ordinance	
	Retaliation	In settlement, Director has	New
		discretion to assess legal and	
		equitable relief.	
		In final order	
		- any appropriate relief at law or	
		equity including but not limited to	
		reinstatement and up to 3x front	
		pay in lieu of reinstatement	
		- penalty to the aggrieved party up	
		to \$5000	
Civil Penalty to City's	Tiered Civil Penalty	In settlement, Director has	Modification
General Fund	structure	discretion to impose civil penalties.	1 st violation has
			discretionary penalty
		In a final order	
		1 st violation – discretionary up to	
		\$500 per aggrieved party	
		2 nd violation – \$1000 per aggrieved	
		party	
		3 rd violation – mandatory up to	
		\$5000 per aggrieved party	
		Subsequent violations – mandatory	
		up to Max \$20,000 per aggrieved	
		party	
	1		

Counting violations	 Clock for determining number of violations resets after 10 years First & subsequent violations are based on violations stipulated in settlement agreement or Director's Order per ordinance 	New
Fines	Chart of fines for specific violations in each ordinance Examples: - \$500 (notice of rights/poster) - \$500 per missing record (employer records) - \$1000 per aggrieved party (retaliation) - \$500 (notice of investigation) - \$500 (notice of failure to comply with final order)	New
Willful failure to comply with notice & posting requirements	1 st violation, \$750 penalty 2 nd violation, \$1000 penalty	New
Willful interference with Director or Hearing Examiner	\$1000 to \$5000 (max) penalty	New -increased from \$500
Mitigation of Penalties and Fines	Pursuant to rules, if there is a remedy due to an aggrieved party, the Director has discretion to mitigate the amount of penalties and citations due to the Agency in a settlement agreement or Director's Order.	New
	 Pay within 10 days = penalties waived Pay within 15 days = penalties halved Pay after 15 days = penalties remain 	
	*Mitigation does not apply to penalties payable to aggrieved party (i.e. JAO and retaliation)	
	*Settlement agreement or Director's Order will specify respondent's payment method to enable Director to determine whether respondent has actually "paid" remedy due to aggrieved party	

Limits on City Contracts	City Contracts	 An employer that is the subject of a final order for which all appeal rights have been exhausted shall not be permitted to bid on any City contract until such amounts due are paid in full. If an employer is the subject of a final order 2x or more within 5 years, the contractor or subcontractor shall not be allowed to bid on any City contract for 2 years. This subsection is separate from, and in addition to, debarment provisions in Chapter 20.70. 	New
Short title	Wage Theft Ordinance	Formal short title that replaces informal short title, "Administrative Wage Theft Ordinance"	New
Definitions	Compensation	Compensation includes but is not limited to salaries, wages, tips, overtime, commissions, piece rate, bonuses, rest breaks, promised or legislatively-required paid leave, and reimbursement for employer expenses.	New - Expanded definition to include more than wages and tips
Compensation Requirements	Requirement	An employer shall pay all compensation owed to an employee by reason of employment on an established regular pay day at no longer than monthly payment intervals.	Modification - Modified requirement to align with expanded definition of "compensation" -Established payday and monthly payment intervals. See WACs <u>296-126-</u> <u>023, 296-128-035</u>
Notice & Posting	Workplace Poster	Posting in conspicuous and accessible place at job site is required. If no job site, then employer may provide poster on individual basis in physical or electronic format.	New
	Language requirements for Notice (e.g. poster)	 Employer must display poster in English and primary language spoken by employee(s) Agency will create translated versions of poster 	Modification

	Notice of Employment Information	- Effective April 1, 2016, employers must provide notice of employment	Modification
		information for existing employment information for existing employees - Employers must provide notice of changes to such employment information (e.g. pay increase) before such change or as soon as practicable for retroactive changes, pursuant to rules issued by the Director. - Eligibility for overtime added to notice of employment information	- Changed language about notification of "overtime rate" to "overtime eligibility"
Records	Record Keeping	Record keeping requirements expanded to mirror requirements from state law re: overtime and include requirement to keep records of tips	Modification - See WAC <u>296-126-</u> <u>050</u> , <u>296-128-</u> <u>010</u> , <u>296-128-020</u> Add#// accurace to a
			Addt'l requirement to keep records of tips
Remedy for Aggrieved Party (e.g. employee)	Treble Damages	In settlement, Director has discretion for imposing treble damages. In final order 1 st violation – discretionary up to 3x	New
	Counting violations	unpaid wages (or compensation) +interest at 12% annum Subsequent violations – mandatory 3x unpaid wages + interest at 12% annum	New
	Counting violations	 Clock for determining number of violations resets after 10 years First & subsequent violations are based on violations stipulated in settlement agreement or Director's Order per ordinance 	New
	Retaliation	In settlement, Director has discretion to assess legal and equitable relief. In final order - any appropriate relief at law or equity including but not limited to reinstatement and up to 3x front pay in lieu of reinstatement - penalty to the aggrieved party up to \$5000	New WT

Civil Penalty to City's General Fund	Tiered Civil Penalty structure	In settlement, Director has discretion to impose civil penalties.	Modification 1 st violation has discretionary penalty
		In a final order	
		1 st violation – discretionary up to	
		\$500 per aggrieved party	
		2 nd violation – \$1000 per aggrieved	
		party	
		3 rd violation – mandatory up to	
		\$5000 per aggrieved party	
		Subsequent violations – mandatory	
		up to Max \$20,000 per aggrieved party	
	Counting violations	- Clock for determining number of	New
		violations resets after 10 years	
		- First & subsequent violations are	
		based on violations stipulated in	
		settlement agreement or Director's	
Civil Decelerate Civil	Fines	Order per ordinance	Now
Civil Penalty to City's General Fund, All Ordinances	Fines	Chart of fines for specific violations in each ordinance	New
All Orumances		Examples:	
		- \$500 (notice of rights/poster)	
		- \$500 per missing record (employer	
		records)	
		- \$1000 per aggrieved party	
		(retaliation)	
		- \$500 (notice of investigation)	
		- \$500 (notice of failure to comply	
		with final order)	
	Willful failure to comply	1 st violation, \$750 penalty	Modification
	with notice & posting	2 nd violation, \$1000 penalty	- 1 st violation
	requirements		increased from \$125
			- 2 nd violation
			increased from \$250
	Willful interference with	\$1000 to \$5000 (max) penalty	New
	Director or Hearing		-increased from \$500
	Examiner		

	Mitigation of Penalties and Fines	Pursuant to rules, if there is a remedy due to an aggrieved party, the Director has discretion to mitigate the amount of penalties and citations due to the Agency in a settlement agreement or Director's Order. - Pay within 10 days = penalties waived - Pay within 15 days = penalties halved - Pay after 15 days = penalties remain *Mitigation does not apply to penalties payable to aggrieved party (i.e. JAO and retaliation) *Settlement agreement or Director's Order will specify respondent's payment method to enable Director to determine whether respondent has actually "paid" remedy due to aggrieved	New
Limits on City Contracts	City Contracts	 party An employer that is the subject of a final order for which all appeal rights have been exhausted shall not be permitted to bid on any City contract until such amounts due are paid in full. If an employer is the subject of a final order 2x or more within 5 years, the contractor or subcontractor shall not be allowed to bid on any City contract for 2 years. This subsection is separate from, and in addition to, debarment provisions in Chapter 20.70. 	New