

Guidelines to Code Rule (ICR) 59 Compulsory Workplace Safety and Loss Prevention Program

Overview

The Workplace Safety and Loss Prevention Program was created to reduce workplace injuries and lower workers' compensation costs for employers. You can find specific details on the Program in Section 134 of the Workers' Compensation Law and the Department of Labor's (DOL) Industrial Code Rule (ICR) 59. You can access both the statute and the regulations from the DOL website at www.labor.ny.gov/WSLPIP.html

The Notification

The program is required for all employers whose most recent:

- Annual payroll is in excess of \$800,000 and
- Experience rating exceeds 1.20.

If you meet these criteria, the New York State Compensation Insurance Rating Board (NYCIRB) will notify you. They send out notices quarterly. NYCIRB also notifies DOL, so we can monitor compliance. A notice is effective on the day you receive it in the mail. Any employer who receives a notice MUST participate. Once you receive a notice, you are subject to this program, even after your experience rating is reduced.

The Consultation

If you receive a notice, you must schedule a consultation and evaluation. The consultation will include:

- A review of your safety procedures,
- An assessment of the employer's compliance with the requirements of ICR 59, and
- A hazard survey of the workplace.

A consultant certified by the DOL must perform the consultation. You can find a list of certified consultants on the DOL website at https://applications.labor.ny.gov/WSLPIPSpecialistSearch/specialistSearch.faces

Getting a Consultation

Any consultant certified by the DOL may provide the needed services. You should review the list of consultants posted on the DOL website. Use someone who is currently certified. Contact consultants directly for availability and fees. *Please note that consultants charge fees set by their organizations. The DOL does not control the fees charged by private consultants.*



Once you have scheduled a consultation, you must send notice to the DOL and your workers' compensation insurer. You are required to provide:

- Dates the consultation is set to start and finish,
- Name and address of the person(s) performing the consultation service, and
- The consultant's certification number.

Compliance

The consultant will give you a written evaluation at the end of the consultation. You must send a copy of the evaluation to both the DOL and your insurance carrier. You must include a statement that describes how you will take the remedial action recommended in the evaluation. Specifically:

- Who will do it, and
- How and when they will do it.

After remediation is completed, your insurer will conduct an inspection. They will make sure that you have complied with the evaluation's recommendations. The insurer will give a copy of their findings to you and the DOL. If you disagree with the insurer's findings, you may appeal to the DOL.

General Guidelines

You should contact your workers' compensation insurer after you get the notice from NYCIRB. In all cases, a representative from your insurer must do a re-inspection to make sure you comply with ICR 59. You should keep your insurer up to date about what you are doing to comply.

You or the consultant should plot a compliance timeline. This will help you to understand the deadlines you have to meet. See the sample timeline on page 4.

A consultation should only address areas where you have primary control over the workplace.

Penalties

If you do not set up a consultation, your insurer will charge a penalty. Your insurer will also charge a penalty if you do not comply with the recommendations in the evaluation report within the deadlines. There also may be a penalty for failing to meet deadlines. The penalty is a 5% surcharge to your manual rate premium for the next policy period. The surcharge is cumulative. If you continue non-compliance, the insurer will charge an additional 5% each year. Penalties will accrue until you comply with ICR 59.

Once you are subject to this program, you must continue to comply with ICR 59 indefinitely.



Appeal Process

When an insurer re-inspects a worksite, they may determine that it is not in compliance. If you disagree, you may appeal. You must file an appeal with the DOL within 30 days of getting the insurer's re-inspection report. You must send a copy of the appeal to the insurer. To resolve an appeal, the DOL will inspect the workplace. DOL will then issue a written decision which is binding on all parties.

The Process

When you receive a notice from NYCIRB:

Step 1: Immediately notify your workers' compensation insurer.

Step 2: Within 30 days of the notice, make arrangements to hire a consultant. You may hire a private consultant or the insurer's consultant, if they provide that service.

Step 3: Within 10 days (40 days from notice), notify the DOL and your insurer, in writing, of the following:

- The date that the consultation is scheduled to begin,
- The date that the consultation is scheduled to be completed (no more than 75 days from the date you got the notice),
- The name and address of the consultant you hired, and
- The certification number of the consultant.

Step 4: Within 75 days of the notice, the certified consultant must complete the consultation and provide the employer with a copy of the report.

Step 5: Within 30 days of receiving the consultant's evaluation report, send a copy to the DOL and your insurer. You must include a letter describing how you will go about complying with the recommendations in the report. You must include the names of any service providers that you will hire to help you get into compliance.

Step 6: You have 6 months from the date you get the evaluation report to comply with all recommendations.

Step 7: Within 60 days of complying with all recommendations, notify your workers' compensation insurer to re-inspect the workplace. The insurer will verify compliance with the consultant's report.

Step 8: Your insurer must issue a re-inspection report and send it to you and the DOL. You must maintain the required elements of the Workplace Safety and Loss Prevention Program.



Employer's Sample Timeline

January 1: You receive notice from NYCIRB.

January 31: You must have arranged for a consultation. (Within **30 DAYS** of the notice)

February 10: You must provide the consultation information to your insurer and the DOL in writing. (Within **10 DAYS** of the consultation arrangements)

March 16: You must have been inspected AND received the report from the consultant. (Within **75 DAYS** of the notice)

April 15: You must provide your insurer and the DOL with a copy of the consultant's report. (Within **30 DAYS** of receipt of the consultant's report)

September 12: You must implement the recommendations contained in the report. (No more than **6 MONTHS (180 DAYS)** after receipt of the consultant's report)

November 11: Your insurer must conduct a re-inspection of the worksite. (Within **60 DAYS** of the expiration of the six months allotted for compliance)

December 26: Your insurer must submit a copy of the re-inspection report to you and the DOL. (Within **45 DAYS** of the completion of the re-inspection)

January 25: You must file a notice of appeal with the DOL if you want to dispute the insurer's compliance inspection findings. You must provide a copy of the appeal to your insurer. (Within **30 DAYS** of receipt of the re-inspection report)



Important Contact Information

New York Compensation Insurance Rating Board (NYCIRB)

NYCIRB is responsible for determining experience modification rating, and which employers fall under the compulsory program. This is one of the criteria for inclusion in the compulsory Workplace Safety and Loss Prevention Program. Address any questions about your experience modification to:

New York Compensation Insurance Rating Board 200 East 42nd Street New York, NY 10017

Telephone: 212.697.3535 Fax: 212.972.1393 Web: **www.nycirb.org**

Department of Labor (DOL)

The DOL is responsible for:

- Certifying qualified consultants,
- Monitoring the program,
- Reviewing insurance company re-inspection reports, and
- Ensuring compliance with ICR 59.

All notices, evaluation reports, and re-inspection reports should be sent to the address below.

For more information contact:

New York State Department of Labor Workplace Safety and Loss Prevention Program State Office Campus, Building 12, Room 167 Albany, NY 12240

Telephone: 518.485.9766

Fax: 518.457.3454

Email: WSLPIP@labor.ny.gov

Web: www.labor.ny.gov/WSLPIP.html



Consultant's Role

All consultants performing workplace safety and loss prevention consultations for employers under this rule shall comply with the following:

- (a) All consultants shall include both a survey of the workplace and an assessment of the employer's workplace safety and loss prevention program in their consultation report.
- (b) For employers with more than one worksite, the consultant shall consider loss and claim information by location the same way he or she would do for an employer with one worksite to identify hazards which need remediation.
- (c) Wherever industrial hygiene sampling is necessary, the consultant shall use sampling and analytical procedures generally recognized within the hygiene profession, such as (but not limited to) the Chemical Information Manual OSHA CPL 2-2.43A. All sample analyses must be performed by a laboratory that has been accredited by the American Industrial Hygiene Association or certified by the New York State Health Department Environmental Laboratory Approval Program (ELAP).
- (d) The consultant shall include, as part of the overall consultation, an opening conference with the employer and recognized employee representatives, if any, to discuss:
 - a. The way they will conduct the consultation,
 - b. The information and other assistance the employer must provide to allow the consultant to do the job,
 - c. The involvement of employees or employee representatives, and
 - d. The sampling that might be required as part of the consultation, as well as the sampling protocols used.
- (e) Upon completion, the consultant will hold a final closing conference with the employer and with the recognized employee organization(s), if any, to discuss the consultant's findings and recommendations.
- (f) The consultant shall provide the employer with a written report at the conclusion of the consultation. The consultant must send the written report to the employer within 75 days of the employer's receipt of the notice.
- (g) The written report must be on the DOL's standard form, SH 899. If you need a copy of this form, please contact the DOL at **WSLPIP@labor.ny.gov**. All sections must be completed. If the report is incomplete or not in the required format, the DOL will return it for resubmission within 30 days.