The Fair Labor Standards Act: Exemption Changes And Challenges

Presented by:

Ted Boehm
tboehm@fisherphillips.com
(404) 240-4286
What's Going On?

- U.S. Labor Department published new definitions for certain exemptions under the federal Fair Labor Standards Act
- Last changed in 2004
- Revisions will affect most employers in at least some way
- Management should be thinking about:
  - What this means for the organization
  - What steps to take in response
Four Main FLSA Requirements

1. A minimum wage (currently $7.25 an hour).

2. Premium pay for overtime work (at a rate of 1.5 times the "regular rate" of pay for over 40 hours worked in a single workweek).

3. Certain recordkeeping, including accurate time records.

4. Limitations on the employment of minors under 18.
What Are "Exemptions"?

- "Exempt": Not Subject To One Or More FLSA Requirements
- Some apply only to the overtime requirements, some apply to the minimum-wage and overtime requirements
- Default rule: Everybody is non-exempt, unless an exemption clearly applies
- New rules affect most "white collar" exemptions from minimum-wage and overtime
"White Collar" Exemptions Affected

- Executive, Administrative, Professional
- Also "Computer Employees", "Highly Compensated" varieties
- Three general requirements for most of them:
  1. Paid on a "salary basis"
  2. Salary is at least a certain amount
  3. Employee performs specific kinds of work
Example: Executive Exemption

- Primary duty is managing the enterprise or a customarily-recognized department or unit
- Customarily and regularly directs the work of two or more other employees
- Authority to hire or fire, or suggestions and recommendations about hiring, firing, advancement, promotion, other status changes are given particular weight
- Paid on a "salary basis" at a rate of at least $455 a week (for now)
Example: Administrative Exemption

- Primary duty is office or non-manual work directly related to management or general business operations of the employer or the employer's customers
- This work includes the exercise of discretion and independent judgment as to matters of significance
- Paid on a "salary basis" at a rate of at least $455 a week (for now)
- Possibly one of the most often erroneously-applied FLSA exemptions
Other Examples

- Job titles do not determine exemption status, but some examples of employees who might meet the requirements for other "white collar" exemptions include:
  - "Learned" Professional: Doctor, Some Engineers, Teacher, Scientist
  - "Creative" Professional: Painter, Musician, Screenwriter
  - Computer Employee: Programmer, Software Engineer, Systems Analyst
  - Highly-Compensated: "Project Manager" meets only one of the duties required for the administrative exemption
What Is Changing?

- Effective December 1, 2016, minimum salary threshold will be $913 per week (paid on a "salary basis")

- Requirement still applies each pay period (not annualized)

- Effective December 1, 2016, total-annual-compensation threshold for "highly compensated employee" exemption will increase to $134,004

- Thresholds will be "updated" every three years, with 150 days' notice
What Is Changing?

- Employers will be able to satisfy up to 10% of the salary threshold from "nondiscretionary bonuses and incentive payments"

- Includes commissions

- Can count only those paid quarterly or more frequently

- Cannot do this as to the salaries of employees treated as exempt under the "highly compensated" exception
Any Exceptions?

- No, for the most part
- Time-Limited Non-Enforcement Policy for "providers of Medicaid-funded services for individuals with intellectual or developmental disabilities in residential homes and facilities with 15 or fewer beds"
- USDOL won't enforce $913 threshold
- Extends through March 17, 2019
- Separate USDOL materials on non-profits, governments, higher education provide no exceptions but expand upon USDOL's views
What Should You Do?

- Immediately evaluate exempt employees' current status, develop action plan
  - Continue to treat some or all as "white collar" exempt?
  - Treat as exempt on some other basis?
- Consider the FLSA alternatives (but don't forget the applicable laws of other jurisdictions)
Are They Really Exempt?

- Default position: Each employee is non-exempt, that is, each is subject to FLSA's requirements
- Exemptions are strictly interpreted
- Specific requirements apply
- The employer has the legal burden to prove when challenged that each one is met
- Otherwise, the employer loses
Are They Really Exempt?

- Exemptions relate to individuals – Not to job descriptions, pay classifications, positions, job groups, conventional wisdom, etc.
- Detailed, accurate, current job information is essential
- Must be based upon actual work, real facts
- Opponents will dig-into what the employees actually do
- Job descriptions alone do not "make employees exempt"
Are They Really Exempt?

- Outlines, checklists: Helpful, but aren't the final answer
- An illusion of analysis and certainty
- Most points can't be reduced simply to "Yes", "No"
- Quick-and-easy evaluations usually leave serious vulnerabilities
- Independent understanding and analysis of each factor and circumstance are essential
Another Exemption?

- For example, is FLSA's Section 7(i) overtime exception an option?
  - Employee of a "retail or service establishment", and
  - More than half of employee's compensation in a "representative period" comes from "commissions", and
  - Regular hourly rate in an over-40-hours workweek is more than 1.5 times FLSA minimum wage

- Check applicable state and local laws
What If They're Non-Exempt?

- Different ways to pay non-exempt workers, such as:
  - Pay by-the-hour?
  - Pay a salary as straight-time compensation for 40 hours (or some other number)?
  - Pay a salary as straight-time compensation for all hours?
  - Pay on a commissions-plus-overtime basis?
  - Another approach (for example, a day-rate, job-rate, or piece-rate basis)?
  - Check applicable state and local laws
Create pay plan so that overall compensation remains essentially unchanged

- Reallocate employee earnings between regular and OT wages so the total amount remains largely unchanged

- **Example**: An exempt manager currently earns $40k annual salary ($769.23/week). He regularly works 45 hours per workweek. Employer can calculate his hourly rate based on an estimated 5 OT hours per week. An hourly rate of $16.25/hour will be close to his current salary.

  - 40 hours x $16.25 = $650 in straight time pay
  - 5 OT hours x $24.37 ($16.25 x 1.5) = $121.85 in OT pay
  - $771.85/week for total earnings
Accurate Timekeeping

- If non-exempt, must keep accurate records of worktime:
  - Know everything that counts
  - Have a system and policies for capturing the time accurately
  - Train employees to follow
  - Train supervisors/managers to enforce
  - Periodically see whether the time records appear to be accurate
What Else Should You Do?

- Exemptions aside, are you sure you're 100% in compliance?

- Publicity will cause all employees (exempt or not) to focus upon their pay (the 2004 changes did)

- Find out now where you stand, especially if it's been a while since you looked

- Are you sure you are accurately recording worktime, properly computing overtime, making only lawful deductions, correct about all "contractors" . . . ?
Non-Compliance Consequences

- Back wages, plus equal amount ("liquidated damages")
- Civil money penalties up to $1,100 per person
- 2-year limitations period, 3 years if "willful"
- Court-ordered compliance in the future (possible "contempt of court" for later violations)
Non-Compliance Consequences

- Pay plaintiff's "reasonable" attorney's fees, costs (and yours)
- Possible individual management liability
- Possible criminal penalties
- Diversion, distraction, disruption
- Adverse publicity
Final Questions

Presented by:
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