

Workers' compensation liability of contractors

This document contains general information. It is not legal advice. Every situation is different and other laws might apply to your situation. If you have questions, contact an attorney, visit the Department of Labor and Industry website at dli.mn.gov/business/workers-compensation-businesses or call the Workers' Compensation Help Desk at 800-342-5354 (press 3). For more information about construction contractor registration, visit dli.mn.gov/business/independent-contractor-registration.

Typically, an employer is required by law to purchase workers' compensation insurance for its employees. However, even if a contractor does not have employees or does not consider its workers to be employees, the contractor may want to purchase workers' compensation insurance to protect itself from liability in the following situations.

- 1. **Uninsured subcontractor:** A general contractor is liable for all of the workers' compensation benefits due to the injured employee of any subcontractor if that subcontractor does not have workers' compensation insurance. An intermediate contractor is also liable.
- 2. **Employee misclassification:** A contractor may consider an individual that he or she is doing business with to be an independent contractor, ¹ but workers' compensation laws and laws governing independent contractors in the building construction and trucking industries may categorize that same individual as an employee. If the individual is injured, the contractor may be determined to be the individual's employer and found liable for workers' compensation benefits.
- 3. **Self-coverage:** Contractors may want to purchase workers' compensation coverage for themselves and their exempt employees, such as certain family members, to protect their income and cover medical expenses in the event of a work-related injury.

1. General or intermediate contractors may be liable for workers' compensation benefits when a subcontractor is uninsured

Minnesota Statutes section <u>176.215</u>, <u>subdivision 1</u> states: "Where a subcontractor fails to comply with this chapter, the general contractor, or intermediate contractor, or subcontractor is liable for payment of all compensation due an employee of a subsequent subcontractor who is engaged in work upon the subject matter of the contract."

This means that if the employee of a subcontractor is injured, and the subcontractor does not have workers' compensation insurance, the general contractor is liable for the injured worker's benefits. If there is a chain of multiple contractors, the employee's workers' compensation benefits may be collected from any contractor up the chain. Even if a subcontractor claims to use only independent contractors and has no employees, there is still a risk that under workers' compensation law the subcontractor's workers will be considered employees. (See information below about employee misclassification.)

To illustrate this, consider the following example. General contractor "A" contracts with intermediate contractor "B" to perform roofing and painting needed on a building. Intermediate contactor "B" contracts with

subcontractor "C" to provide a roofing crew for the day. Subcontractor "C's" employee is injured working on the roof, but subcontractor "C" does not have workers' compensation insurance. General contractor "A" or intermediate contractor "B" are then liable for workers' compensation benefits to the injured roofer, even if they do not have employees of their own.

Because of this potential liability, contractors often purchase workers' compensation insurance to protect against the risk that one of their subcontractors will be uninsured when an injury occurs.

2. Contractors might have employees (for purposes of workers' compensation law) who they may not consider to be their employees

A subcontractor could be an employee of another contractor for purposes of workers' compensation liability. The individual may be an employee even though the contractor refers to the individual as an independent contractor, provides the individual with a tax Form 1099-MISC instead of a W-2 at the end of the year and does not withhold taxes from his or her paychecks. This mistake is called employee misclassification.

A. **Construction industry** – The determination of independent contractor status for individuals performing commercial or residential building construction or improvement services is governed by Minnesota Statutes section 181.723, which was amended in 2024. To be considered an independent contractor, a person performing these services on or before Feb. 28, 2025, must meet all nine of the requirements listed in this law (sometimes called the nine-factor test). For building construction or improvement services provided or performed on or after March 1, 2025, a new 14-factor test is used instead of the nine-factor test to determine whether an individual is an independent contractor. An individual who does not meet these requirements will be considered an employee of the general or hiring contractor.

Additionally, the law requires individuals performing building construction or improvement services to register with the Department of Labor and Industry unless an exemption applies.⁴

For more information about the nine-factor test and the new 14-factor test, visit dli.mn.gov/business/independent-contractor/independent-contractor-test-construction-industry.

To avoid misclassification, building construction contractors should verify the individual or business entity they intend to subcontract with is properly registered with the Department of Labor and Industry (or is exempt from registration) and with the Secretary of State (if required) **and** meets the nine-factor independent contractor test or, starting March 1, 2025, the new 14-factor test mentioned above. An online searchable database of registered contractors can be accessed at dli.mn.gov/license-and-registration-lookup.

- B. **Trucking and messenger or courier industries** The determination of independent contractor status for workers operating a car, van, truck, tractor or truck-tractor that is licensed and registered by a governmental motor-vehicle agency is governed by Minnesota Statutes section 176.043.
- C. **Other industries** For information about how to determine if an individual is an independent contractor or an employee in other industries, visit <u>dli.mn.gov/business/workers-compensation/work-comp-independent-contractor-or-employee</u>.

3. Contractors may want to purchase workers' compensation coverage for themselves and exempt employees, such as certain family members, in case they are injured while working

The workers' compensation law does not require some independent contractors and business owners to cover themselves and certain exempt family members who are their employees. Contractors should consult an insurance agent to discuss the benefits of electing coverage for themselves and these family members under a policy, as well as coverage that will protect them from potential liability in the circumstances described above.

Additional resources

From DLI

- Brochure about contractor liability <u>dli.mn.gov/sites/default/files/pdf/construction_contractor_wc.pdf</u>
- Workers' compensation insurance coverage: Corporations and limited liability companies dli.mn.gov/sites/default/files/pdf/infosheet coverage corps llcs.pdf
- Construction contractor registration frequently asked questions dli.mn.gov/business/residential-contractors/residential-contractor-faqs

Minnesota Statutes and Rules

See generally, Minnesota Statutes Chapter 176, the Workers' Compensation Act, which is available online at revisor.mn.gov/statutes/?id=176.

Statutes relevant to workers' compensation insurance coverage:

- 176.011 Defines important terms used in the statute revisor.mn.gov/statutes/?id=176.011
- 176.021, subd. 1 The basic requirement for insurance coverage by employers revisor.mn.gov/statutes/?id=176.021
- 176.041 Exclusions, exceptions and election of coverage revisor.mn.gov/statutes/?id=176.041
- 176.181 Outlines the basic requirement for coverage by employers revisor.mn.gov/statutes/?id=176.181
- 176.215 Liability for payment of compensation when subcontractor fails to comply with Chapter 176 revisor.mn.gov/statutes/?id=176.215
- Minnesota Rules, Chapter 5224 Independent contractor rules for certain jobs revisor.mn.gov/rules/?id=5224
- 181.723 Independent contractors in construction revisor.mn.gov/statutes/?id=181.723

¹An independent contractor who meets the requirements of Minn. Stat. §§ 176.041 and 181.723 or § 176.043 is excluded from the Minnesota Workers' Compensation Act, although the independent contractor's employees are not excluded.

²See Minn. Stat. § 181.723 (2022), amended by Ch. 127, Article 10, § 8 (2024).

³See Minn. Stat. § 181.723.

⁴See Minn. Stat. § 326B.701.