SUBJECT: Jurisdiction: independent contractors, limited liability corporations (LLCs), partnerships, corporate officers, and corporate family farms.

PURPOSE: This directive provides inspection assistance related to Oregon OSHA jurisdiction over independent contractors, LLCs, partnerships, corporate officers, and corporate family farms. This program directive replaces PD-210.

SCOPE: This instruction applies to all of Oregon OSHA.

ACTION: Field office managers will ensure that all safety compliance officers and health compliance officers performing inspections are aware of these guidelines and follow them when appropriate.

RESOURCES: ORS 701 Construction Contractors
ORS 656 Workers’ Compensation
ORS 654 Safety and Health Regulations
OAR 437 Division 1, General Administrative Rules

DEFINITIONS: The following definitions are found in ORS 654.005, and OAR 437-001-0015.

Employee includes [ORS 654.005(4)]:

1. Any individual, including a minor, whether lawfully or unlawfully employed, who engages to furnish services for remuneration, financial or otherwise, subject to the direction and control of an employer.
2. Salaried, elected, and appointed officials of the state, state agencies, counties, cities, school districts, and other public corporations.
3. Any individual who is provided with workers’ compensation coverage as a subject worker according to ORS chapter 656, whether by operation of law or by election.
**Employer** includes [ORS 654.005(5)]:

1. Any person who has one or more employees.
2. Any sole proprietor or member of a partnership who elects workers’ compensation coverage as a subject worker according to ORS 656.128.
3. Any corporation in relation to the exposure of its corporate officers except for corporations without workers’ compensation coverage under ORS 656.128 and whose only employee is the sole owner of the corporation. [OAR 437-001-0015]

Note: For the purpose of this definition, sole owner includes married couples.

4. Any successor or assignee of an employer.

Note: For purpose of this definition, as found in OAR 437-001-0015 and ORS 654.005(5)(c), successor means a business or enterprise that is substantially the same entity as the predecessor employer. It is substantially the same entity if both of these conditions apply:

1. A majority of the current business or enterprise is owned by the former owners or their immediate family members; and

2. One or more of the following criteria exist for both the current and predecessor business or other enterprise:
   a. Substantially the same type of business or enterprise.
   b. Similar jobs and working conditions.
   c. A majority of the same machinery, equipment, facility, or methods of operation.
   d. Similar product or service.
   e. A majority of the same supervisory personnel.
   f. A majority of the same officers and directors.

**Place of employment** includes [ORS 654.005(8)(a)]:

1. Every fixed, movable, moving, indoors, outdoors, or underground place, and the accompanying premises and structures, where an employee temporarily or permanently works or is intended to work.

2. Every place with an operation or activity related, either directly or indirectly, to an employer’s industry, trade, business, or occupation. This includes a labor camp provided by an employer or another person who provides living quarters or shelters for employees.

**Place of employment – does not include** [ORS 654.005(8)(b)]:

1. Any place where the only employment involves nonsubject workers employed in or around a private home.
2. Any corporate farm where the only employment involves the farm’s family members.

Note: Nonsubject workers are described in the Workers’ Compensation Statutes at ORS 656.027. See jurisdiction guidelines for corporate farms, below.

JURISDICTION GUIDELINES:

INDEPENDENT CONTRACTORS:

Independent contractors are not normally considered employees of the contracting agent, so businesses that hire only independent contractors normally are not employers under the Oregon Safe Employment Act (OSEA). Two key requirements for determining the existence of an independent contractor relationship include:

1. Freedom from someone else’s direction or control.
2. An independently established business.

Oregon OSHA rules may apply when two or more persons working together claim they are independent contractors but have developed an employer/employee relationship under the OSEA, as evidenced by one or more of the following:

1. The contract for or agreement to do the work is usually with only one person.
2. Payment for the work is usually made to one person who then pays the others. Considerations include how wages are established and who workers believe their employer is.
3. One person generally controls or has the right to control the manner, means, or method in which the work is done by the other persons.
4. One person is primarily in charge of or responsible for the completion and quality of the work.
5. The materials for the work are purchased primarily by one person.
6. Equipment is often provided, shared, or owned primarily by one person.
7. One person usually coordinates work schedules so that they are on the job at the same time.
8. The persons usually work together on the same task at the same location.

Please note that the above list is not exclusive and that while no single factor is determinative, the right to control is generally given the most weight.
SOLE PROPRIETORS
AND MEMBERS OF
PARTNERSHIPS:
Sole proprietors and partnerships that elect worker’s compensation coverage are clearly within Oregon OSHA jurisdiction, but that is not the sole factor to be considered. Direction, control, and other relevant factors must also be considered when determining whether members of a partnership are employees for Oregon OSHA’s purpose.

Be aware that other agencies may have rules that exempt partnerships from their jurisdiction; that does not necessarily mean they are exempt from Oregon OSHA’s jurisdiction. For example, according to ORS 656.027(23)(a), if the partnership is registered with the Landscape Contractors Board or Construction Contractors Board and all partners are members of the same family (parents, spouses, sisters, brothers, daughters or sons, daughters-in-law, sons-in-law, or grandchildren), they may elect to be nonsubject workers. However, Oregon OSHA would still evaluate whether they are subject to Oregon OSHA’s jurisdiction.

CORPORATE OFFICERS:
See ORS 654.005 (5) and OAR 437-001-0015(c) under definition of “employer” for a complete explanation of when and which corporate officers are subject to Oregon OSHA jurisdiction. In general, corporate officers and directors who only perform corporate administrative duties do not fall under Oregon OSHA’s rules and jurisdiction.

LIMITED LIABILITY CORPORATIONS:
Oregon OSHA will treat LLCs and their members the same as corporations and corporate officers.

CORPORATE FARMS:
Corporate farms where the only employment involves the farm’s family members, including parents, spouses, sisters, brothers, daughters, sons, daughters-in-law, sons-in-law, nieces, nephews, grandchildren, foster children, stepparents, and any blood relative living as a dependent of the core family, do not fall under the rules and jurisdiction of Oregon OSHA whether or not they elect workers’ compensation coverage.

On corporate farms that also hire non-family workers, Oregon OSHA will only cite for violations where the non-family workers are or could be exposed to the hazard.

APPENDIX A

Oregon OSHA has jurisdiction over

- Independent contractors
- Sole proprietors
- Partnerships

When the following conditions exist:

- When covered by workers’ compensation insurance
- When they have employees regardless of whether or not they have workers’ compensation insurance. Note: they may be a workers’ compensation “non-complying” employer.
- When two or more are working on the same job performing the same task and one has direction and control over the others.

- Limited Liability Companies
- Corporations

When these companies have officers who are exposed to the same hazards as their employees or when owners/officers are covered by workers’ compensation insurance. They can be cited for violations when either employees or owner/officers are exposed to hazards.

- Corporate Family Farms

When the farm employs non-family members. Oregon OSHA will only cite violations when the non-family member employees are or could be exposed to the hazard.

Oregon OSHA does not have jurisdiction over

- With no workers compensation insurance coverage and no employees.
- With the owner as the sole employee and no workers’ compensation insurance coverage.
- Employing only family members. Family members include parents, spouses, sisters, brothers, daughters, sons, daughters and sons-in-laws, nieces, nephews, grandchildren, foster children, stepparents, and any blood relative living as a dependent of the core family.