Additional 0.9% Medicare Tax on Earned Income

As a reminder, the additional Medicare tax law remains in effect. Individuals are subject to an additional 0.9% Medicare tax on wages and self-employment income above the following threshold amounts:

- $200,000 for single, head-of-household
- $250,000 for married filing joint
- $125,000 for married filing separate

Employers are to withhold the additional 0.9% on all wages over $200,000 for all employees, regardless of their filing status (wages in Box 5 on the W-2 are used for calculation). The withholding will be included in Box 6 on the W-2. In summary, taxpayers will pay an additional $900 in tax for every $100,000 earned above the threshold amounts. Along with this additional 0.9% tax, there is a Form 8959 to be filed with the return.

Continued on page 2
**Example 1:** Bob a single taxpayer earns $350,000 in 2015. The additional 0.9% tax will be calculated on earnings above $200,000, or $150,000. He will have $1,350 in additional 0.9% tax on his 2015 tax return ($150,000 x 0.9% = $1,350). Since his employer began withholding 0.9% on his wages above $200,000, he will have the exact amount withheld and will not owe with the filing of his return.

**Example 2:** Jack and Jill, a married couple, earn $150,000 and $175,000 in 2015, respectively. The additional 0.9% tax will be calculated on earnings above $250,000, or $75,000. They will have $675 in additional 0.9% tax on their 2015 return ($75,000 x 0.9% = $675). Since neither of them earned more than the $200,000 required for the additional withholding, neither employer withheld any additional 0.9% tax from their wages. They will owe $675 with the filing of their 2015 tax return.

The above illustrations are simplified situations.

Taxpayers with self-employment income or a combination of wages and self-employment income have more complex calculations that we can assist you with.

**HR/Payroll Industry Web Links**

The following links provide valuable information for HR/payroll professionals:

- American Payroll Association
  www.americanpayroll.org
- National Payroll Week
  www.nationalpayrollweek.com
- U.S. Department of Labor
  www.dol.gov
- International Association for Human Resource Information Management
  www.ihrim.org
- Society for Human Resource Management (SHRM)
  www.shrm.org
Electronic Federal Tax Payment System (EFTPS)

All businesses are required to make electronic payments. Businesses need to make deposits by telephone or online using the Electronic Fund Transfer Payment System. This applies to Federal Tax Deposits only. Businesses that are allowed to remit taxes with a return can continue making their payments in the same manner. You may be subject to a 10% penalty if you are required to use the EFTPS system and fail to do so.

To use EFTPS, you must first enroll. Since the enrollment process can take up to 10 days to complete, we encourage you to enroll now. Delaying your enrollment may prevent you from making your required EFT payment.

Taxpayers who have not received a notice and an enrollment packet (Form 9779) from the IRS, but feel you are subject to the electronic deposit rules, should call the phone numbers or visit the EFTPS website listed on page one.

If you use a third-party payroll processor and/or financial institution to pay your taxes, you must enroll to use EFTPS. Please ensure that your payroll processor is aware of your EFTPS requirements.

There are two electronic deposit methods under EFTPS:  
*EFTPS Direct* - Instructs IRS to make a withdrawal from your bank account. No penalties if payments are made timely and you have funds to cover payment.

*EFTPS Through Your Financial Institution* - Instructs bank to send payment to IRS account. This method is not penalty proof as the taxpayer remains liable for the timeliness of the deposit until it is actually credited to the Treasury's account by your bank.

California EFT deposit requirements differ from the Federal requirements. But usually, businesses that electronically file federal taxes will want to electronically file California taxes.

To obtain the California Form DE 27, *Electronic Fund Transfer Program Information Guide*, or Form DE 26, *Electronic Funds Transfer Authorization*, access EDD's website (see page 8). Contact the EFT Unit at 916-654-9130.

Note: If you use EFTPS to make your payroll tax deposits, you must use EFTPS to pay all of your depository taxes, including employment taxes, excise taxes, and corporate income taxes.

FUTA DEPOSIT RULES FOR 2015

FUTA tax is computed on each calendar quarter. If the employer's FUTA tax liability at the end of the quarter (plus any accumulated FUTA tax liability for prior quarters) is more than $500, the tax is to be deposited on or before the last day of the month following that quarter.

Reminder to File Form DE 542 Report of Independent Contractors

The State of California requires business owners to report independent contractors within 20 days of entering into a contract that is expected to pay $600 or more or making payments totaling $600 or more.

Businesses need to report only individuals who are independent contractors that are subject to federal Form 1099 reporting requirements, receiving payments of $600 or more in 2015. You are not required to report payments made to corporations, partnerships, limited liability companies, or limited liability partnerships.
Form DE 34-Report of New Employees

No Exceptions. All employers must report the hiring or rehiring of all employees who work in California to the EDD within 20 days of their start-of-work date, which is the first day of work. This applies to all employers, including those who have domestic help, nonprofit organizations, etc.

Send form to:
   Employment Development Department
   Document Management Group, MIC96
   P.O. Box 997016
   West Sacramento, CA 95799-7016
   Or fax the forms to the EDD at (916) 319-4400

Penalties. The EDD may assess a penalty of $24 for each failure to report a new hire, unless the failure is due to good cause. If the employer and employee conspire to omit filing the required information or issue a false or incomplete report, the EDD may assess a penalty of $490.

Are Your Federal Tax Deposits Timely? Lookback!

The Lookback Rule. For 2015 each employer must "lookback" to the four quarters beginning July 1, 2013, and ended June 30, 2014. If the employment taxes originally reported on Forms 941 during these four quarters totaled less than $50,000, the employer is a "monthly depositor." If the employment taxes reported in these quarters exceeded $50,000, the employer is a "semi-weekly depositor."

The "lookback" is done annually. Each subsequent year the employer would be subject to a similar "lookback" to the immediate past 12-month period ended June 30th, in order to determine depositor status for the upcoming calendar year. New employers are considered to have zero employment liabilities for any quarter in the "lookback" period in which the employer did not exist. Therefore, new employers will be monthly depositors unless they fall under the de minimis rule.

DEPOSIT DUE DATES FOR SEMI-WEEKLY DEPOSITOR

<table>
<thead>
<tr>
<th>Pay Date</th>
<th>Deposit By</th>
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<tbody>
<tr>
<td>Wed, Thurs, Fri</td>
<td>Following Wednesday</td>
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<tr>
<td>Sat, Sun, Mon, or Tues</td>
<td>Following Friday</td>
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DEPOSIT RULES

Monthly Depositors Rule. A "monthly depositor" must deposit employment taxes accumulated within the calendar month on or before the 15th day of the following month. If the 15th follows on a weekend or holiday, deposits can be made the first business day following the 15th, except for electronic filers.

Note: Electronic filers must file monthly deposits on the last business day prior to the 15th of the month or their payroll tax deposit will be considered late and a penalty will be assessed.

Semi-Weekly Depositors Rule. The deposits of "semi-weekly depositors" are due either on or before Wednesday or Friday, of each week, depending on when the wages are paid. If wages are paid on Wednesday, Thursday, or Friday, taxes must be deposited on or before the following Wednesday. If the payday falls on Saturday, Sunday, Monday, or Tuesday, the deposit is due by the following Friday.

One Day Rule. Employers who accumulate $100,000 or more of employment taxes within a deposit period must make that deposit by the close of the next business day.

De Minimis Rule. When the total amount of accumulated employment taxes on Form 941 for the calendar quarter is less than $2,500, the employer is permitted to remit the taxes with the quarterly return, Form 941.
How Do State Payroll Tax Deposits Work?

Next Day Depositor. Employers who are required to make a deposit of Federal payroll taxes by the next banking day and have more than $500 of state Personal Income Tax (PIT) withholding must deposit both PIT and SDI to the EDD by the next banking day.

Monthly Depositor. If an employer is required to make a monthly deposit of Federal payroll taxes and the state Personal Income Tax (PIT) withheld is $350 or more, a monthly deposit of both PIT and SDI must be made to the EDD within the same number of days as required for Federal purposes.

Semi-Weekly Depositor. If an employer is required to make semi-weekly deposits of Federal payroll taxes and the state Personal Income Tax (PIT) withheld is more than $500, a semi-weekly deposit of both PIT and SDI must be made to the EDD within the same number of days as required for Federal purposes.

If you are not required to make Federal monthly deposits, you are still required to make monthly state deposits of both PIT and SDI if the PIT withheld in a monthly or cumulative of one or more months exceeds $350. If your state PIT withheld exceeds $350, you must remit by the 15th day of the following month.

If the above state requirements do not apply to you: All state taxes, PIT, SDI, SUI, and ETT must be deposited quarterly.

Note: Use Form DE 88 to make your deposits to the EDD.

Form 1099 Information Returns

A business, which in any year makes payments aggregating $600 or more to a person (recipient) for services, rents, etc., must report the payments to the IRS on Form 1099. Generally, payments to a corporation are exempt from this reporting requirement, however, the present exception in the regulations are payments made to corporate law firms. Attorneys are required to promptly supply their TINs and failure to do so can result in backup withholding under Sec. 3046.

In general, the business must provide a copy of the 2014 Form 1099 to the recipient by February 2, 2015 and file a copy with the IRS by March 2, 2015. The business should exercise care in completing the recipient's name and TIN (taxpayer identification number), since penalties and 30% backup withholding can result from inaccuracies. The business should obtain a Form W-9 from each recipient prior to payment and rely on the name and TIN thereon.

Telephone number required on Information Returns. Payers are required to include their telephone number on some information forms (such as Forms 1098, 1099, and W-2G).

IRS shares Form 1099 information with California. If you file information returns (IRS Forms 1099 series, Forms 5498, 1098, and W-2G) with the Internal Revenue Service, you do not file a copy of the same forms with the Franchise Tax Board. The IRS will forward the information to the FTB.
Bits and Pieces of Information

FORMS W-2 and W-3 - IRS requires all compensation to employees like Christmas bonus, year-end bonus, auto allowances, personal use of company vehicle, etc. to be reported on Form W-2. **No person may be paid as both an employee and an independent contractor.**

Mail all Forms W-2 and W-3 for 2014 to: Social Security Administration, Data Operations Center, Wilkes-Barre, PA 18769-0001.

New Form W-2 - The IRS has issued a draft Form W-2 for 2013. Under the Patient Protection and Affordable Care Act, employers are required to report the cost of employer-sponsored health insurance coverage. However, for 2012 and onward, the IRS has granted transition relief from reporting for employers filing fewer than 250 W-2 Forms until further guidance is provided.

More than 2% shareholder/employee of an S Corporation - S corporations that pay health insurance premiums for the benefit of a more-than-two-percent shareholder have to include the cost of the premiums as wages in the shareholder/employee's Form W-2.

SUPPLEMENTAL WAGES - paid separately from regular wages. The federal withholding rate for 2014, which permits a flat rate of 25% withholding on supplemental pay (bonuses, etc.) in lieu of taking into account any withholding allowances on Form W-4, remains the same for 2015. If supplemental wages exceed $1,000,000, the excess is subject to withholding at 39.6%.

Calgary allows a 6.6% withholding on separately paid overtime wages, commissions, sales awards, and vacation pay. For the payment of bonuses and stock options, California requires a 10.23% withholding rate.

OVERTIME PAY - Employers must pay nonunion employees (who are not working an alternative workweek schedule) at least time and one-half pay for hours worked in excess of eight hours in one day, hours worked in excess of 40 hours in one workweek, and the first eight hours worked on the seventh consecutive day of work in a given week. In addition, employers must pay employees at least double-time for any hours worked in excess of 12 hours in one day and hours worked in excess of eight hours on any seventh consecutive day of a workweek. These changes do not affect exempt professionals, managers, and administrative employees.

2015 INDIVIDUAL ESTIMATED TAX PAYMENTS - For 2015, individuals may generally avoid penalty for failure to pay federal estimated income tax by (1) paying at least 90% of current year tax, (2) paying 100% of prior year's tax (if for 12 months), or (3) paying on current basis under annualized income methods. **For year 2015, high-income individuals must pay in 110% of prior year's tax if selecting the prior year tax option.** High-income individuals are defined as individuals whose AGI (Adjusted Gross Income) for the preceding year was more than $150,000 ($75,000 for married filing separately). In general, California follows the same estimated tax rules as federal with the exception of individuals with California adjusted gross income equal to or greater than $1 million ($500,000 for MFS). These taxpayers must pay 90% of the current year tax to avoid the underpayment of estimated tax penalty.

STANDARD MILEAGE RATES - Beginning in 2015, the rate for the business use of an automobile is 57.5 cents (up 1.5 cents from 56 cents per mile in 2014), charitable use of an automobile remains at 14 cents, and medical and moving rates decrease to 23 cents (down 0.5 cent from 23.5 cents per mile in 2014).

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$10,000 CASH REPORTING - Any person who receives more than $10,000 in cash in one transaction (or two or more related transactions) in the course of a trade or business must file Form 8300 with the Internal Revenue Service within 15 days of the transactions and furnish the payer with a statement by January 31st of the following year. The IRS defines "cash" to include cashier's checks, bank drafts, traveler's checks, and money orders having a face amount of $10,000 or less.

SOLE SHAREHOLDERS MAY AVOID SDI - Any person who is a corporate officer and sole shareholder or the only shareholder other than his or her spouse may elect to be excluded from SDI by filing Form DE 459, Sole Shareholder/Corporate Officer Exclusion Statement. The statement is effective for the calendar quarter in which it is filed, and remains in effect for not less than two complete years and in all subsequent quarters until withdrawn. The exclusion applies only to SDI and does not affect requirements for unemployment insurance compensation.

FORM 945 NON-PAYROLL ITEMS - Since 1994, withholding information for pensions, annuities, gambling payments, and backup withholdings are reported on Form 945, Annual Return of Withheld Federal Income Tax, and on 945A, Annual Record of Federal Tax Liability. If you withhold state income taxes on non-payroll items, please contact our office for further assistance.

HOUSEHOLD EMPLOYEES - Household employee wages ($1,900 for 2014 and 2015 for Social Security or $1,000 or more in any calendar quarter in 2014 or 2015) must be reported on Form 1040 Schedule H of the Individual Tax Return. Because the state rules are complex, please contact our office for further information.

2015 MAXIMUM EARNINGS FOR SOCIAL SECURITY RECIPIENTS - The annual amount a Social Security recipient under his/her full retirement age can earn without losing Social Security benefits has increased for 2015 to $15,720. Benefits are reduced by $1 for each $2 earned over the limit.

Note: Full retirement age (also called "normal retirement age") has been 65 for many years. However, beginning with people born in 1938 or later, that age will gradually increase until it reaches 67 for people born after 1959.

In the year individuals reach their full retirement age, $1 in benefits will be deducted for each $3 you earn (over $41,880 for 2015). This reduction of benefits only applies on earnings received before the month the individual reaches their full retirement age.

MINIMUM WAGE - California minimum wage will remain the same at $9.00 per hour until January 1, 2016.

CALIFORNIA ESTIMATED TAX PAYMENTS
Installment payments due for tax years beginning January 1, 2010 and after are:
• 30% of the required annual payment for the first quarter,
• 40% of the required annual payment for the second quarter,
• No installment due for the third quarter, and
• 30% of the required annual payment for the fourth quarter.

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MANDATORY E-PAY FOR CALIFORNIA
Taxpayers are required to remit their payments electronically to the Franchise Tax Board if they made an estimate payment exceeding $20,000 for the 2009 or later taxable year or the total tax liability shown on their original 2009 or later tax return exceeds $80,000. Once this threshold is met, ALL payments regardless of amount, taxable type, or tax year must be remitted electronically. Beginning 2011, California assesses a 1% penalty on the amount that was not paid electronically.

EDITORIAL COMMENT - We have attempted to provide you with an update on changes in the payroll tax and related areas. Because space was limited, we could not go into all the necessary details of a topic. If you are interested in or have questions on any topic, we will be pleased to review with you the law changes and its application to your individual situation.

NEED FORMS OR HELP? We can assist you in preparing your 2014 Forms W-2 and Forms 1099 for filing with the IRS. If you need Form W-4, Form I-9, or Form DE 34 for new employees, please call our office or visit our website at www.hbllp.com. We have four offices to serve you:

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<tr>
<td>Glendale</td>
<td>818.637.5000</td>
<td>El Centro</td>
<td>760.352.1021</td>
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Listed below are telephone numbers and websites where you can order and download various types of forms and publications from different government agencies.

**Employment Development Department**
www.edd.ca.gov/forms (888) 745-3886

**Internal Revenue Service**
www.irs.gov/Forms-&-Pubs (800) 829-1040
(800) 829-4933

**State Board of Equalization**
www.boe.ca.gov/formspubs/index.htm (800) 400-7115

To enroll in EFTPS (Electronic Federal Tax Payment System)
www.eftps.gov
ADDENDUM

California Assembly Bill No. 1522 enacts the Healthy Workplaces, Healthy Families Act of 2014 which entitles employees to paid sick days on or after July 1, 2015. The key points of the bill are summarized below:

- Employers are required to display a poster in a conspicuous place containing certain specified information. The following poster created by the Labor Commissioner may be used.  
- Eligible employees who work in California for 30 or more days from the commencement of employment are entitled to paid sick days for prescribed purposes.
  - If hired after July 1, 2015, an eligible employee will begin to accrue on the first day of work.
- The rate of pay shall be the employee’s hourly wage.
- Sick days are to be accrued at a minimum of one hour for every 30 hours worked.
  - Note that both regular and overtime hours are counted towards this accrual rate.
- An employee would be entitled to use accrued sick days beginning on the 90th day of employment.
- The employer is authorized to limit an employee’s use of paid sick days to 24 hours or three days in each year of employment.
  - Accrued time must carry over to the following year of employment. However, the employer has no obligation to allow an employee’s total accrual to exceed 48 hours or 6 days.
- Employers are prohibited from discriminating or retaliating against an employee who requests sick days.