Disclaimer: This factsheet summarizes state laws and regulations on a variety of human resource issues for dairy farms, including wages, paystubs, deductions, child labor, and more. It is not intended to provide legal advice. The factsheet is simply an overview of select issues with a high-level explanation of key requirements for each one, with links to more information and resources throughout the document. This factsheet does not include all legal requirements for dairies. It was created in February 2020, and while it will be periodically updated, it may not reflect the current state of the law on every topic covered. Dairies should also review the federal factsheet because employers—depending on size—may be required to comply with some or all of the applicable federal laws and regulations as well. Additionally, employers should review the provisions of their collective bargaining agreement(s). By using this factsheet you understand that there is no attorney-client relationship between you and the attorneys who were involved in developing the factsheet. This factsheet should not be used as a substitute for competent legal advice from a licensed attorney.

Are there Utah state laws for dairy farms about the following?

### Hiring

<table>
<thead>
<tr>
<th>Topic</th>
<th>Answer</th>
<th>Summary</th>
</tr>
</thead>
<tbody>
<tr>
<td>Pay Notice</td>
<td>NO</td>
<td>Dairies are exempt from Utah law on payday notices.</td>
</tr>
<tr>
<td>Reporting</td>
<td>YES</td>
<td>New hires and rehires must be reported to the Department of Workforce Services within 20 days.</td>
</tr>
</tbody>
</table>

### Wages

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Paydays</td>
<td>NO</td>
<td>Utah payday law does not apply to employers and employees in dairy farming.</td>
</tr>
<tr>
<td>Final Pay</td>
<td>YES</td>
<td>If an employee is fired or otherwise terminated by the employer, the employee’s wages are due immediately and must be paid within 24 hours. Employees without a written contract for a definite period that quit must be paid by the next regular payday.</td>
</tr>
<tr>
<td>Overtime</td>
<td>NO</td>
<td>Utah law does not govern overtime pay; federal rules may apply. Employers are encouraged to review the federal fact sheet.</td>
</tr>
<tr>
<td>Minimum Wage</td>
<td>YES</td>
<td>$7.25 per hour</td>
</tr>
<tr>
<td>Hours Worked</td>
<td>YES</td>
<td>For its minimum wage law, Utah defines hours worked as including all time an employee is required: to be working, to be on the employer’s premises ready to work, to be on duty, to be at a prescribed worksite, to attend a meeting or training, and time during established rest breaks of less than 30 minutes. On duty means they are working or waiting for work and are not permitted to use the time for their own purposes.</td>
</tr>
<tr>
<td>Reporting Time Pay</td>
<td>NO</td>
<td>Utah law does not require reporting time pay, i.e. an employee is only required to be paid for actual hours worked. Employers should review the definition of hours worked described above.</td>
</tr>
</tbody>
</table>
The Utah pay stub law and rule do not apply to dairies. However, employers may wish to consider pay stubs to help with payroll recordkeeping.

Employers are required to withhold Utah income tax. You must also give your employees a statement of taxes withheld, like a federal Form W-2, 1099-MISC or 1099-R.

Employers must pay Utah Unemployment Insurance taxes if:
- You paid cash wages to farm workers of $20,000 or more in a quarter in the current or prior calendar year; OR,
- You employed ten or more farm workers for some part of a day in 20 or more weeks of the current or prior calendar year.

Certain family employment is excluded from coverage requirements (a parent employed by their son/daughter, a person employed by their spouse, or a child under 21 employed by a parent). Unemployment taxes are paid by the employer; they are not taken out of employee pay. You can credit the amount you pay to Utah in calculating how much you owe for federal unemployment taxes.

Utah rules on wage deductions do not apply to dairy farm employers and employees. Employers should review federal rules on wage deductions in the federal fact sheet.

Bonuses are not explicitly addressed in Utah wage laws. Generally, discretionary bonuses are not considered wages, while nondiscretionary bonuses can be considered wages and protected under wage laws.

A nondiscretionary bonus is one where the amount and criteria for getting the bonus are announced in advance. For example, performance goals (like meeting somatic cell count goals) that workers know about in advance. Discretionary bonuses are ones that are not announced in advance, not expected by the employee, and not an incentive for the employee. For example, when the farm reaches a certain financial goal and decides to give all employees a bonus.

Employers should follow any written policy they have about paying bonuses as a best practice.

Employers must keep payroll records for all employees covered by Utah minimum wage (see above). The records need to contain employee name, address, DOB, hours worked, and wages paid. Records must be maintained for three years.

The Division of Antidiscrimination and Labor must have access to payroll records and other on-site business records as needed to investigate compliance with Utah minimum wage laws.

Utah law does not require employee access to personnel files for private employers.
### Working Conditions

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<tr>
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<tr>
<td>Bathrooms</td>
<td>YES</td>
<td>Utah has incorporated the federal Pasteurized Milk Ordinance (PMO). The PMO specifies that dairy farms have one or more toilets that are conveniently located, properly constructed, properly operated, and maintained in a sanitary manner.</td>
</tr>
<tr>
<td>Working Hours</td>
<td>NO</td>
<td>No max hour or day requirements for adults. See Child Labor (below) for maximum hours for minors.</td>
</tr>
<tr>
<td>Rest and Meal Breaks</td>
<td>NO</td>
<td>Utah law does not require rest or meal breaks for adults. See Child Labor (below) for rules for minors. Employers who choose to provide rest or meal breaks should review federal rules; refer to the federal fact sheet.</td>
</tr>
<tr>
<td>Labor Relations</td>
<td>NO</td>
<td>No provision in state law recognizing farm worker rights to organize.</td>
</tr>
<tr>
<td>Whistleblower Protection</td>
<td>YES / NO</td>
<td>Utah law does not provide a general protection for private sector employees in whistleblower cases. However, topic-specific laws (like wage discrimination, wage laws, etc.) may protect employees that report unlawful practices. And specific</td>
</tr>
</tbody>
</table>
### Paid Vacation or Sick Leave

**NO**

Not required under Utah law. Employers who choose to provide such benefits must follow their written policy/contract.

### Breaks for Nursing Mothers

**YES**

Utah anti-discrimination law requires employers of 15 or more employees to provide reasonable accommodations to employees that are breastfeeding, if requested by the employee and if it would not cause undue hardship. There may also be federal requirements. Refer to the federal fact sheet.

### Pregnancy Accommodations

**YES**

Employers with 15 or more employees cannot refuse to provide reasonable accommodations to an employee related to pregnancy, childbirth, breastfeeding, or related conditions, if:

- The employee requests a reasonable accommodation
- It would not cause undue hardship on the operations of the employer

The employer can require a medical certification about the accommodation, except in the case of more frequent restroom, food, or water breaks. Covered employers must include a written notice of employees’ rights to reasonable accommodations in an employee handbook or a posted notice.

### Family, Parental, and Pregnancy Leave

**NO**

Utah does not have a state-level family and medical leave law for private sector employees. Federal law requiring unpaid leave may apply depending on the size of the employer. Refer to federal fact sheet.

### Jury Duty and Witness Leave

**YES**

An employer cannot discharge, threaten, take adverse employment action, or otherwise coerce an employee for responding to a jury summons or serving on a jury. Employees cannot be required or requested to use annual, vacation, or sick leave. Utah law does not require employers to pay employees for time spent responding to a summons or serving on a jury.

### Crime Victim Leave

**YES**

Employers cannot discharge, threaten, or otherwise coerce an employee because the employee attends a deposition or hearing in response to a subpoena.

### Military and Military Spouse Leave

**YES**

Members of a reserved component of the U.S. armed forces are entitled to up to 5 years of unpaid leave and job reinstatement for active duty, training, or state active duty. Federal rules may also apply; refer to the federal fact sheet.

### Voting Leave

**YES**

Employees that have less than three hours before/after their work shift when polls are open are entitled to voting leave. Employees can get up to 2 hours to vote and must request the leave at least one day before the election. Employers can decide when the hours are taken during the workday. Leave must be paid.

### School Activity Leave

**NO**

Utah law does not address leave for private sector employees to attend a child’s school activity.

### Human Rights

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<tbody>
<tr>
<td>Employment Discrimination</td>
<td><strong>YES</strong></td>
<td>Utah law prohibits employment discrimination based on race, color, sex, pregnancy, childbirth, and related medical conditions, age 40 and above, religion, national origin, disability, retaliation, sexual orientation, and gender identity. Applies to employers with 15 or more employees.</td>
</tr>
</tbody>
</table>
**Human Resources Legal Fact Sheet: Utah**

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<td>Employment discrimination</td>
<td></td>
<td>Employment discrimination means bias in hiring (including during interviews), promotion, job assignments, firing, pay, and other terms of employment. It is illegal to retaliate against employees for filing or otherwise aiding with a complaint.</td>
</tr>
</tbody>
</table>
| Harassment / Sexual Harassment | YES   | Utah law also prohibits harassment based on the protected classes described above in ‘Employment Discrimination’. Applies to employers with 15 or more employees. Sexual harassment is unwelcome conduct. It becomes illegal when (1) employees have no choice but to tolerate the harassment if they want to keep their job; (2) it is so severe that a regular person would see it as intimidating, hostile, or abusive. Sexual harassment includes unwelcome sexual advances, requests for sexual favors and verbal or physical conduct of a sexual nature when:  
  • Engaging in such conduct is made an implicit or explicit term or condition of employment. Example: A newly hired milker is told that sexual jokes, touching and nude posters are just part of farm life and she should try to ignore it.  
  • Acceptance or rejection of such conduct is used as the basis for an employment decision affecting an employee. Example: A manager tells a worker applying for a promotion that the job would be his if he just “treated her right.”  
  • The conduct interferes with an employee’s work or creates an intimidating, hostile or offensive work environment. Example: One worker experiences repeated advances from another asking her for dates or “just to go out for drinks after work.” The worker says she isn’t interested, but the co-worker won’t take ‘no’ for an answer.  
  It is illegal to retaliate against employees for filing or otherwise aiding with a complaint. |
| Forced Labor               | YES    | Human trafficking is illegal in Utah. Trafficking for labor means: recruiting, harboring, transporting, patronizing, obtaining, or soliciting of a person by any means for subjection to forced labor, forced services, debt bondage, or slavery. More details.  
Employers should ensure they are carefully following all visa requirements or work agreements to avoid any inadvertent violations. |
| Child Labor                | YES    | Work permits not required in Utah, but employers may request proof of age.                                                             |
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Minimum age:
- During school hours: 16
- Outside school hours: 12, or any age with parental consent.

Max hours:
- Under 16:
  - Max 4 hours per day before or after school; 8 hours in any 24-hour period. Max 40 hours per week. Cannot work before 5am or after 9:30pm, unless there is no school the next day.
- 16 or over: No maximum specified

Minors must be given a meal break of at least 30 minutes no later than 5 hours after starting the workday. If the minor is not relieved of all duties during the meal period and allowed to leave the work area, the meal period must be paid time.

Minors must also be given a paid rest period of at least 10 minutes for each period of four hours worked. Minors cannot be required to work 3 hours straight without a rest period.

Must follow hazardous work restrictions and prohibitions as defined at the federal level. See the federal fact sheet for more details.

Health and Safety

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<thead>
<tr>
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<tr>
<td>OSHA25</td>
<td>YES</td>
<td>Utah has an approved OSHA ‘state-plan’, which means it is at least as effective as federal OSHA. Similar to federal OSHA, UOSH has a general duty clause that requires employers to provide employees a workplace free from recognized hazards that can cause death or serious physical harm.</td>
</tr>
</tbody>
</table>

UOSH does not have guidance for farm operations other than consulting services. Employers are encouraged to review the full text of the UOSH administrative rules to ensure compliance. Below is a selection and summary of rules:

- **Reporting** [See C. Reporting Requirements] – All employers must report all work-related fatalities and any disabling, serious, or significant work-related injuries, and any occupational disease incident within 8 hours by phone to UOSH. Employers must file a report with UOSH within 7 days of the occurrence of a workplace injury or occupational disease – or within 7 days of first finding out about the occurrence/after an employee’s notification. This is in addition to the reporting discussed under Workers’ Compensation.
- **Recordkeeping** – Employers with 11 or more employees need to keep records of work-related injury or illnesses if they result in death, days away...
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- from work, restricted work, transfer to another job, medical treatment beyond first aid, loss of consciousness, significant injury/illness diagnosed by a doctor or other healthcare professional. Federal OSHA Form 300 or any private equivalent can be used. Generally, the log must be kept at the workplace. The log and summary of injuries can only be kept offsite if: there is a copy at each worksite that is current within 45 days; and, wherever the log is kept, there is enough information to be able to enter in new injuries/illnesses within 6 working days. Must be kept for five years following the end of the calendar year covered by the records. Records must be available for inspection by authorized government representatives within 4 business hours. Utah has adopted and enforces Federal OSHA’s Recordkeeping Standard, 29 C.F.R. § 1904, and contain certain additional state requirements under O.A.C. § r614-3-8. Please review the Federal Fact Sheet for additional information.

- **PPE** – Must provide personal protective equipment required for an employee’s job assignment and must be kept in good, sanitary working condition at all times.

- **Various Farm Equipment Rules:**
  - **Machine-guarding rules; Power Takeoffs** – Equipment manufactured after 1976, must train employees on safe operating practices (keeping guards in place, no other riders, stop engine completely/lock out power before servicing).
  - **Lock-out tag-out (LO/TO)** [See R614-1-5(E)(10). Lockouts and Tagouts] – Where there is risk of machinery being started or circuits being energized during repairs or maintenance, must have and follow LO/TO procedures.
  - **Roll over protection (ROPS)** – ROPS to be provided by the employer for each tractor operated by employees, with some exceptions for low-profile tractors and others. Employees must be informed/trained in how to operate.

- **Confined space** – Cannot enter a confined space unless: protected by a self-contained respiratory PPE device; there is an approved ventilation system; there have been tests that confirm the absence of harmful substances/the presence of enough oxygen; OR, in the case of flammable or explosive gases, they have been ventilated/purged. Safety harnesses are required when an employee enters a confined space where there is (or could be) a harmful atmosphere. If it is fully ventilated and a harmful atmosphere cannot develop, the employee must have a way to communicate with a person outside or be visually checked on regularly.

- **First-aid** – First-aid supplies need to be readily accessible at the worksite. If there is not ready access to medical personnel (i.e. emergency services are very far), a person with a first aid certificate needs to be available at the worksite. If eyes or body may be exposed to substances that can cause injury, there needs to be suitable facilities to flush the eyes and body for immediate use at the worksite.
### Hazard materials
Employers are required to have a safety data sheet for each hazardous chemical they use and ensure that each container of hazardous chemicals in the workplace is properly labeled. Employers are also required to develop, implement, and maintain at the workplace a written hazard communication program and provide training for their employees.

### Respiratory Protection
If employees may be exposed to harmful concentrations of gases, vapors, smoke, fumes, mists, or dusts, even if just temporarily, they must be provided with respiratory PPE and trained in proper use.

<table>
<thead>
<tr>
<th>Workers Compensation</th>
<th>YES</th>
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<tbody>
<tr>
<td>Utah employers must have <a href="https://www.utah.gov/workplace/safety/health/compensation">workers compensation coverage</a> for most employees. The employer's immediate family (spouse, grandparent, parent, sibling, child, grandchild, nephew, or niece) are excluded. Coverage is not required if the employer has a payroll of less than $8,000; or, between $8,000 and $50,000 if they also have liability insurance of $300,000 or more and $5,000 in health care benefits. Employers must report any work-related injury or illness requiring more than first aid within 7 days. The report should be sent to the insurance carrier, or, if self-insured, to the Utah Division of Industrial Accidents. Note: fatalities and other serious injuries must be reported within 8 hours as described in ‘OSHA’ below.</td>
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<thead>
<tr>
<th>Housing</th>
<th>YES / NO</th>
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<tbody>
<tr>
<td>Utah law does not explicitly address standards for permanent agricultural housing, though general landlord/tenant or public health laws may apply. Employers should follow best practices when providing housing – which includes, at minimum, a written housing agreement and properly maintaining the facilities. The FARM HR Manual has guidance around best practices for agricultural worker housing.</td>
<td></td>
</tr>
</tbody>
</table>

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1. Utah Code §34-28-1
2. Utah Code §35A-7-104
3. Utah Code §34-28-1
4. Utah Code §34-28-1; §34-28-5
5. Utah Code §34-40-104
7. Utah Admin. Code r. 610-3-3; r. 610-3-20; Utah Code §34-28-1
8. Utah Code §59-10-402; §35A-4-206; §35A-4-205
9. Utah Code §34-28-1; Utah Admin. Code r. 610-3-3
10. Utah Code §34-28-1; §34-28-10; §34-40-201; §34-40-203
11. Utah Code §35A-4-305(8); Utah Admin. Code r. 994-312-101; r. 994-312-102
13. Utah Admin. Code r. 70-310-2
14. Utah Code §34A-5-106(1)(g)
15. Utah Code §34A-5-106(1)(g), §34A-5-106(7)
17. Utah Code §78B-1-132
18. Utah Code §78B-1-116
19. Utah Code §20A-3-103
20. Utah Code §34A-5-106
21. See above
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22 Utah Code §76-5-308
23 Utah Code §34-23-202; §34-23-205; §34-23-207; §34-23-103(4); Utah Admin. Code r. 610-2-3
24 Utah Code §34A-2-103; §34A-2-201; Utah Admin. Code r. 612-200-1
25 Utah Code §34A-6-201; Utah Admin. Code r. 614-3-1 et seq.; r. 614-1 et seq.