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On March of 2021, OSHA has been mandated to inspect, at minimum, 5% of businesses directly exposed to Covid.

As of May 2, there have been 66,161 total COVID-19-related complaints received in federal and state OSHA programs since Feb. 1, 2020, according to an OSHA spokesperson. Through April 22, the federal OSHA office has conducted 426 COVID-19-related inspections with initial penalties totaling \$5,441,476.

COVID-19-related complaints filed with OSHA include employers not providing employees with personal protective equipment (PPE), no social distancing among workers, employees not wearing masks, no hot water available for employees to wash their hands and work areas not sanitized frequently.

On January 8th, 2021 an increase to the citation schedule was released to all Federal and State-Plan_State Regional Directors via the document DOL-OSHA-DEP-2021-001. The increases have been justified by the Department of Labor to coincide with the Cost of Living Index.

Table 1: Maximum and Minimum Amounts for Civil Penalties

Type of Violation	Penalty Minimum	Penalty Maximum
Serious	[\$975] per violation	\$13,653 per violation
Other-Than-Serious	\$0 per violation	\$13,653 per violation
Willful or Repeated	[\$9,753*] per violation	\$136,532 per violation
Posting Requirements	\$0 per violation	\$13,653 per violation
Failure to Abate	N/A	\$13,653 per day unabated beyond the abatement date [generally limited to 30 days maximum]

[*For a repeated other-than-serious violation that otherwise would have no initial penalty, a GBP penalty of \$390.00 shall be proposed for the first repeated violation, \$975 for the second repeated violation, and \$1,950 for the third repetition]