District of Columbia Labor Law Posters



EMPLOYER NOTE:

Child Labor Law must be obtained from the District of Columbia Public Schools.

Unemployment Insurance - "Notice to Employees" must be obtained from District of Columbia Department of Employment Services.

At the time of purchase, our downloadable posters are guaranteed to be compliant and the most up to date versions available. Please refer to our website for additional size and color compliance information. Based on your specific industry, additional posters may be required.

To reorder, go to: mystateposters.com

DISTRICT OF COLUMBIA

EQUAL EMPLOYMENT OPPORTUNITY

In accordance with the District of Columbia Human Rights Act of 1977, as amended, District of Columbia Official Code Section 2-1401.01 et seg., (Act) the District of Columbia does not discriminate on the basis of actual or perceived:

Race

Sex (Gender or sexual harassment) National Origin Age Marital Status Personal Appearance Sexual Orientation Gender Identity or Expression Family Responsibilities Matriculation Political Affiliation Genetic Information Disability

If you believe that you have been discriminated against, you may contact:

Government of the District of Columbia Office of Human Rights

441 4th Street, N.W., 570N Washington, D.C. 20001 Telephone (202) 727-4559 or Fax (202) 727-9589 www.ohr.dc.gov Adrian Fenty, Mayor

Employees' Rights Under the District of Columbia

FAMILY AND MEDICAL LEAVE ACT OF 1990

The District of Columbia Family and Medical Leave Act of 1990, D.C. Law 8-181, requires, effective April 1, 1991, all employers of 20 or more employees in the District of Columbia to provide up to 16 weeks of unpaid

- . for the birth of a child, adoption or foster care
- to care for a seriously ill family member

And up to 16 weeks of unpaid medical leave:

 to recover from a serious illness rendering the employee unable to work for a total of 32 weeks during a 24-month period.

During the period of leave, an employee shall not lose any employment benefits such as seniority or group health plan coverage.

The employer may require medical certification and reasonable prior notice when applicable.

The Act applies to employees who have worked for the employer for one year without a break in service and who have worked at least 1000 hours during the last 12 months. Employers may have leave policies which are more generous than those required by the Act.

A COMPLAINT CONCERNING A DENIAL OF RIGHTS UNDER THIS ACT MUST BE FILED WITHIN ONE YEAR OF THE OCCURRENCE OR DISCOVERY OF THE VIOLATION.

PARENTAL LEAVE ACT OF 1994

In accordance with District of Columbia Law 10-146, effective August 17, 1994, an employee who is a parent shall be entitled to a total of 24 hours leave* during any 12 month period to attend or participate in achool-related events for his or her child.

- . "Parent" means natural mother or father of child;
- . A person who has legal custody of a child;
- A person who acts as a guardian of a child regardless of legal appointment;
- . An aunt, uncle, or grandparent of a child; or
- · A person married to a person listed above.
- "School-related event" means an activity sponsored by either a school or an associated organization.

"The leave provided by this Act may consist of unpaid leave unless the parent elects to use any paid family, vacation, personal, compensatory, or leave bank leave that has been provided by the employer.

Any employee shall notify the employer of the desire for leave to attend a school-related event at least 10 calendar days prior to the event, unless the need to attend the school-related event cannot be reasonably foreseen.

For answers to questions concerning the Act or to file a complaint under the Act, contact:

Government of the District of Columbia Office of Human Rights 441 4th Street, N.W., 570N Washington, D.C. 20001 Telephone (202) 727-4559 • Fax (202) 727-9589 www.chr.dc.gov Adrian Fenty, Mayor

DISTRICT OF COLUMBIA MINIMUM WAGE POSTER

(THIS SUMMARY MUST REMAIN IN A CONSPICUOUS PLACE WHERE EMPLOYEES MAY READ)

\$7.55 PER HOUR BEGINNING JULY 24, 2008 • \$8.25 PER HOUR BEGINNING JULY 24, 2009

BUILDING WASTERSTERS

- WMGE EXCEPTICAS

 In verge provision does not eggly in instances where other lows or regulations establish minimum wage rates for the following:

 Hond-capped workers may be poid less only when the employer has received an outherising certificate from U.S. Department of Labor.

 Persons employed under provisions of the Workforce Investment Act shall be poid pursuant to find Act.

 Persons employed under provisions of the United Intelligentum Act about the pool pursuant to the Act.

 Persons employed under provisions of the Colder Americans Act shall be pool pursuant to the Act.

 Persons employed under provisions of the Colder Americans Act shall be pool pursuant to the Act.

 Adult Internets. Namely heired generals 18 years of organ or older may be pool the minimum wage established by the United Status government for a persod not to exceed 90 collendor days.

 Sackers employed by institution of higher education may be pool the minimum, wage established by the United Status government.

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 B) employed in the delivery of newspapers to the home of the consumer.

- CVERTIME EXCEPTIONS

 In a local lide searchier, defininishative, preferation of the sequence provision shall not apply to persons employed:

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 It is a notal or archive establishment or whost of pap is in excess of one ord care half times the minimum hously rate applicable under the Act, and more than one-half of the employees companions for a representative period fort less these one-month) represents commissions on goods and sorvions;

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 By an air carrier who solutarity exchanges workship with centure employee for the private purpose of utilizing air travel benefit available to these employees;

 As a salespensor, particularity exchanges workship surfaces;

 In the exchange of the extension of monitority purchases;

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 By the weak automatically exchanges whom a surface solution is durined by more than 50% from weaking automaticities, and for the employees to excess of 160 hours one a general of four conversation workwells, the employee forceion companion of a rate of one and one-half times or more the regular rate at which employed.

PERSONS NOT ENTITLED TO CIVERTIME PAY UNDER DISTRICT LAW MAY BE ENTITLED UNDER FEDERAL LAW. For information, call the U.S. Disportment of Labor, Wager Hour Division

TEPED EMPLOYESS. Employers may pay a service rate of \$2.77 per hour to "Exped employees." If an employee s hourly lip earnings (averaged weekly) added to the service rate do not exped the minimum wags, the employer must pay the balance.

ID-BFCRING. Employers must pay the cost of purchase, maintenance and cleaning of uniforms and protective clothing required by simpleyer or by law or pay the employer 15 cents per traux in addition to the minimum varge (maintains required a \$6.00) per week) for weak-place uniforms. When the employer purchases and the employer decay and maintains but the employer purchases, the additional payment required is 10 cents per hour.

MEALS. Employers may declard \$2.12 for each meet made available. For four hours or has of work, a maximum of one meet deduction is allowed. For over four hours of work, a maximum of they meet declares is allowed. For live in workers, a maximum of \$6.36 per day is allowed.

CITER PICMSICHS. Additional wages are due to employees for split shifts, travel expenses and tools. Other deductions may be taken for ledging provided by the employee

DEDUCTIONS. He employer shall make any deductions, except those specifically authorized by law or court order, which would being the wages below those required by the Act. An itemized wage to meet showing all deductions must be provided with each pay check.

RECORDS: Every employer shall make and keep for at least three [2] years accurate time and payroll records for each employers, in addition to other detailed records required by the Act.

OTHER LAWS ADMINISTERED BY THE OFFICE OF WAGE-HOUR

Recipions of contracts or government resistance shall pay affiliated employees no less than the current Siving wage" per hour. The Department of Employment Services may adjust the living wage consulty. Contact the Office of Vilage Hour. (202) 671-1880- for the current living wage rate and for exceptions to and exemptions from the "Living Wage Act of 2006."

The requirement to pay a living wage applies to all recipients of contracts or government assistance in the amount of \$100,000 or more, and to all subcontractors of these recipients receiving \$15,000 or more from the Contract of Columbia.

All recipients and subcontractors shall retain prayroll records created and resistained in the regular course of business under District of Columbias law for a period of at least 3 years.

ENHANCED PROFESSIONAL SECURITY AMERITMENT ACT OF 2008: An employee shall pay a security effect working in the differ hadding in the District of Columbia wages, or any combination of wages and baseline, that are not less from the combined amount of the minimum wage and fronge breakt note for guard 1 described by United States Security of Labor pursuant to the Service Context Act of 1965, approved October 22, 1965 [79 See: 1034; 41 U.S.C. § 351], as amended. The term "office building" dues not include libraries, manures, or unversities.

WACE PAYMENT AND WACE COLLECTION LAW. Every employer shall pay all wages named to employers at least twice during each calendar month, on regular paydays designated in advance by the employer. Not more than ten [10] working days may elapse between the end of the pay period covered and the regular payday. Wherever an employer decharges on employer, the employers shall pay the contained day following the ducharge. In the instance of an employee who resigns, the employer shall pay the employer is vages and their the working day following the ducharge. In the instance of an employee who resigns, the employer shall pay the employer is vages and the residence of the duck or employees. In order.

WAGE GARRENBENT ACT: His employer shall garnish the wages of an employee except pursuant to a court o

ACCRUED SICK AND SAFE LEAVE ACT OF 2008: Requires employers in the District of Columbia to provide paid leave to employees for illness and for absonces associated with disnessic violence or sexual

- has.

 *An employer with 100 or more employees whall provide for each employee not less from one hour of poid loose for every 37 hours worked, not to exceed 7 days per colerador year;

 *An employee with or load 25, but not more than 99, employees shall provide for each employee not less than one hour of poid loose for every 43 hours worked, not to exceed 3 days per colerador year;

 *An employee with 24 or fower employees shall provide not less than one hour of poid loose for every #5 hours worked, not to exceed 3 days per colerador year;

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FOR A COMPLETE TEXT OF EACH LAW OR TO FILE A COMPLAINT CONTACT:

Department of Employment Services Office of Wage-Hour (202) 671-1880 64 New York Avenue, N.E., Room 3105 Washington, D.C. 20002 www.does.dc.gov

WORKERS' COMPENSATION

DISTRICT OF COLUMBIA GOVERNMENT DEPARTMENT OF EMPLOYMENT SERVICES OFFICE OF WORKERS' COMPENSATION

PO BOX 56098 WASHINGTON, DC 20011 (202) 671-1000 (202) 671-1929 (fax)

Warning: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalities include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

NOTICE OF COMPLIANCE

TO EMPLOYEES

- 1. You are required by law to report promptly to your employer and the Office of Workers' Compensation an occupational injury or disease, even if you deem it to be minor. Form No. 7 DCWC, Notice of Accidental Injury or Occupational Disease, to be obtained from the employer or the Office of Workers' Compensation, must be used for that purpose. After you have completed and signed it, you should mail it to the Office of Workers' Compensation at the above address, and to your employer.
- You are entitled, if required, to the services of a physician or hospital of your choice and lost wages. Call (202) 671-1000 for information.
- You may not sue your employer as a result of a work-connected injury or disease by reason of your exclusive remedy under the Workers' Compensation Law.
- 4. In order to preserve your right to benefits under the DC Workers' Compensation Law, you must file a written claim on Form No. 7A DCWC, Employee's Claim Application, within one (1) year after your injury, or within (1) year after the last payment of benefits.
- If you desire information regarding your rights and obligations prescribed by law, you may call your employer first. If you need further information you may call the Office of Workers' Compensation at (202) 671-1000.
- 6. The law gives you the right to be represented if you so desire.

TO EMPLOYERS

- 1. You are required to have Workers' Compensation insurance coverage if you have 1 or more employees.
- 2. You are required to display this poster at each worksite so that it will be of the greatest possible benefit to your employees.
- 3. You must file an Employer's First Report of Injury or Occupational Disease, Form No. 8 DCWC, with the Office of Workers' Compensation, copy to the nearest claim office of your insurer, on all occupational injuries or disease, as soon as possible, but no later than 10 days after the date of knowledge thereof.
- 4. Your employee must file Form No. 7 DCWC, Employee's Notice of Accidental Injury or Occupational Disease. Please provide your employee with Form No. 7 DCWC and direct them to complete it and return it to you and the Office of Workers' Compensation. Once you have received notice from the employee, you are required to send the employee a notice of his/her rights and obligations by certified mail, return receipt requested.
- 5. You are required to report to the Office of Workers' Compensation, and your insurer, and disability of more than 3 days which was not previously reported, as soon as possible, but no later than 10 days after the date of knowledge thereof.
- You are required to furnish, or cause to be furnished, reasonable medical and hospital services, other remedial care or vocational rehabilitation, and various types of disability compensation, to an injured or disabled employee.
- You are required to obtain from the insurer identified below a supply of all required Workers' Compensation Forms, or you may
 download the forms and notice mentioned above at our website http://does.dc.gov

NOTICE: Violation of the various provisions of the Workers' Compensation law provides for civil penalties.

The undersigned employer hereby gives notice of compliance with all provisions of the Workers' Compensation Law and Administrative Regulations

NAME OF INSURANCE COMPANY	NAME OF EMPLOYER
	ВҮ
	Employer ID Number
	(if number unknown, employer to request from IRS)

THIS NOTICE IS TO BE POSTED CONSPICUOUSLY IN AND ABOUT EMPLOYER'S PLACE(S) OF BUSINESS FORM NO. 1 DCWG