Applicant Information



APPLICANT INFORMATION

EMPLOYEE RIGHTS EMPLOYEE POLYGRAPH PROTECTION ACT

The Employee Polygraph Protection Act prohibits most private employers from using lie detector tests either for pre-employment screening or during the course of employment

PROHIBITIONS

Findpurse rare generally prohibited from requiring or requesting any employee or job applicant to take a lie detector test, and from discharging, disciplining, or discriminating against an employee or prospective employee for refusing to take a test or for exercising other rights under the Act.

EXEMPTIONS

Foreral, State and local governments are not affected by the kw. Also, the kw does not apply to tests given by the Federal Government to cartain private individuals engaged in national security-related activities.

The Act permits polygraph (a kind of lie detector) tests to be administered in the private sector, subject to restrictions, to certain prospective employees of security service firms (armored car, alarm, and guard), and of pharmaceutical manufacturers, distributors and dispensers.

The Act also permits polygraph testing, subject to restrictions, of certain employees of private firms who are reasonably suspected of involvement in a workplace incident (theft, embezzlement, etc.) that resulted in economic loss to the employer.

The law does not preempt any provision of any State or local law or any collective bargaining agreement which is more restrictive with respect to lie detector tests.

EXAMINEE RIGHTS

Where polygraph tests are permitted, they are subject to numerous strict standards concerning the conduct and length of the test. Examinees have a number of specific rights, including the right to a written notice before t discontinue a test, and the right not to have test results disclosed to unauthorized persons. ing, the right to re

ENFORCEMENT

The Secretary of Labor may bring court actions to restrain violations and assess civil penalties against violators. Employees or job applicants may also bring their own court actions.

THE LAW REQUIRES EMPLOYERS TO DISPLAY THIS POSTER WHERE EMPLOYEES AND JOB APPLICANTS CAN READILY SEE IT.



★ WAGE AND HOUR DIVISION 1-866-487-9243 UNITED STATES DEPARTMENT OF LABOR www.dol.gov/agencies/whd



Your Employee Rights Under the Family and Medical Leave Act

How do I request FMLA leave?

Generally, to request FMLA leave you must:

· Follow your employer's normal policies for requesting

Give notice at least 30 days before your need for HMLA leave, or

· If advance notice is not possible, give notice as soon as

provines. You do not have to share a medical diagnosis but must provice enaph-information to your employers or they can idemnian whether the leave qualifies for FMLA precedents. Nau must also inform your employer if FMLA leave was previously taken or approved for the same reason when requesting additional leave.

Your employer may request certification from a health can provider to verify medical leave and may request certificatio

State employees may be subject to certain limitations in pursuit of direct lawsults regarding leave for their own serious health conditions. Most federal and certain congressional employees are also covered by the law but are subject to the jurisdiction of the U.S. Office of Personnel Management or Congress.

Continue your group health plan overage while you are on leave on the same basis as if you had not taken leave, and

Allow you to return to the same job, or a virtually identical job with the same psy, benefits and other working conditions, including shift and location, at the end of your

Your employer cannot interfere with your FMLA rights or Ureaten or purish you for exercising your rights under the law. For axample, your employer cannot relatiate against you for requesting FMLA leave or cooperating with a WHD investigation.

What does my employer need to do?

If you are eligible for FMLA leave, your employer must Allow you to take job-protected time off work for a qualifying reason,

a qualifying exigency

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What is FMLA leave?

The Family and Miedica Leave Act (FMLA) is a federal law that provides eligible employees with (pol-protected leave for qualifying family and medical reasons." Ho LS operatiment of Labor's Mage and Hour Division (MR) enforces the FMLA for must employees. Explose employees can take up to 12 workweeks of FMLA leave in a 12-month period to:

- · The birth, adoption or foster placement of a child with you Your serious mental or physical health condition that makes you make to work,
- To care for your spouse, child or parent with a serious mental or physical health condition, and Certain qualifying reasons related to the foreign deployment of your spouse, child or parent who is a military servicementer.

socials, this of parts which is a minute so minute we intercenting and An aligible employee which is the spouse, child, parent or next of kin of a covered servicemember with a serious injury or illiness may take up to 26 workweeks of FMLA leave in a single 12-month period to care for the

servicemember Viru kave the right to use FALA leave in one block of time. When it is modically necessary or otherwise parmitted you may take FALA leave informatiently to separate blocks of time, or on a reduced schedul by working last hours each day or week. Read Fact Sheet v20Mp) for

ore infon

RVLA leave is <u>not</u> paid leave, but you may choose, or be required by your employer, to use any employer-provided paid leave if your employer's paid leave policy covers the reason for which you need RVLA leave.

Am I eligible to take FMLA leave?

- You are an eligible employee if all of the following apply
- You work for a covered employer,
- You have worked for your employer at least 12 months,
- You have at least 1,250 hours of service for your employer during the 12 months before your leave, and Your employer has at least 50 employees within 75 miles of your work location.

Airline flight crew employees have different "hours of service requirements. You work for a covered employer if one of the following applies:

- You work for a private employer that had at least 50 employee during at least 20 workweeks in the current or previous calend
- . You work for an elementary or public or private secondary school, o
- You work for a public agency, such as a local, state or federal government agency. Most factoral employees are covered by Title I of the FMLA, administered by the Office of Personnel Management.



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After becoming wave fast your careful while a mU (1998)gBB/CA Mare becoming wave fast your careful of the weils for a reason that may qualify under the FMLA, your employer must confirm whether you are eligible or not eligible for FMLA laws. If your employer elements that you are eligible, your employer must notify you in writing: · About your FMLA rights and responsibilities, and How much of your requested leave, if any, will be FMLA-protected leave. SCAN ME Where can I find more Information? Call 1-866-487-9243 or visit dol.gov/fmla to learn more.

If you believe your rights under the FMLA have been violated you ney file a complaint with WHD or file a private lawsuit against your employer in court. Scan the QR code to learn about our WHD complaint process. REV 04/23

ALLC 20230622

Know Your Rights: Workplace Discrimination is Illegal

The U.S. Equal Employment Opportunity Commission (EEOC) enforces Federal laws that protect you from rimination in omployment. If you believe you've n discriminated against at work or in applying for a the EEDC may be able to help.

Who is Protected?

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- Employees (current and former), including managers and temporary employees
- Job applicants ion members and applicants for membership in a union
- What Organizations are Covered?
- Most private employers
- State and local governments (as employers) · Educational Institutions (as employers)
- Staffing agencies

What Types of Employment **Discrimination are Illegal?**

Under the EEOC's laws, an employer may not discriminate against you, regardless of your immigration status, on the bases of:

- · Rape + Color
- + Religion
- National origin Sex (including pregnancy, childbirth, and related medica conditions, sexual orientation, or gender identity)
- · Age (40 and older)
- Disability

accommodation

- Ganetic information (including employer requests for, or purchase, use, or disclosure of genetic tests, genetic services, or family medical history)
- Retailation for filing a charge, reasonably opposing discrimination, or participating in a discrimination lawsuit,
- investigation, or proceeding Interference, coercion, or threats related to exercising rights regarding clisability discrimination or pregnancy

What Employment Practices can be **Challenged as Discriminatory?**

- All aspects of employment, including:
- · Discharge, firing, or lay-off
- Harassment (including unwelcome verbal or physical conduct) · Hiring or promotion
- Assignment
- · Pay (unequal wages or compensation)
- Failure to provide reasonable accommodation for a disability pregnancy, childhirth, or related medical condition; or a sincemby-held religious belief, observance or practice
- Renefits
- · Job training · Classification
- Referral
- Obtaining or disclosing penetic information of employees Requesting or disclosing medical information of en Requestions
- Conduct that might reasonably discourage someone from opposing disorimination, filing a charge, or participating in an investigation or proceeding
- Conduct that ocerose, httmidistes, threatens, or interferes with someone exercising their rights, or someone assisting or encurraging someone data to exercise rights, regarding datability discrimination (including accommodation or pregnancy accommodation)

What can You Do if You Believe

Discrimination has Occurred? Contact the EEDC promptly if you suspect discrimination. D not delay, because there are strict time limits for filing a charge of discrimination (180 or 300 days, depending on where you live/work). You can reach the EEDC in any of the

following wave an inquiry through the EEOC's public portal: https://publicportal.exec.gov/Portal/Legin.aspx Submit

FEDERAL LABOR LAWS

WP-AIPFS-E

Compliance Date

June 2023

- 1-800-869-4000 (toll free) 1-800-869-8820 (TTY) 1-844-234-5122 (ASL video phone)
- an EEOC field office (Information at www.eeoc.gow/field-office)

E-Mail info@eeoc.gov

Additional information about the EEOC, including information about filing a charge of discrimination, is available at WWW. BEDC. gov.

EMPLOYERS HOLDING FEDERAL CONTRACTS OR SUBCONTRACTS

The Department of Labor's Office of Federal Contract Compliance Programs 00FC079 enforces the nonflectimistication and effit mathes action convintements of companies doing husiness with the Tederal Grammann. If you are applying for a joint with or are an employeed a company with a Hederal contract or subcontract, you are producided under Federal law from destination on the following bases:

Race, Color, Religion, Sex, Sexual Orientation, Gender Identity, National Origin

Executive Order 11246, as amended, prohibits employment discrimination by Federal contractors based on race, color, religion, sax, accual order tablon, gender identify, or national origin, and requires afilmanike action to areane equality of opportunity in all aspects of employment.

Asking About, Disclosing, or Discussing Pay

Executive Order 11246, as means on the context supplicants and employees of feeded contractors from deprimination based on inquiring about, disclosing, or discussing their compensation or the compensation of other applicants or employees.

Disability

USB01111 Sectors 903 of the Risbalitation Act of 1973, as amended, protoclas qualified incliviousla with clasbilities from discrimination in hiring, promotion, discharge, pay, hinge banefits, glo training, classification refersal, and other assels of employment by Facket a contraducts. Disability discrimination includes rul making reasavable accommodation to the known physical or emchal imitations of an orthanoise qualified individual with a disability who is an application employee, barring rules hardship barries for 503 also majorse that Federal contractors take a dimensione for 503 also majorse that Federal contractors take a dimensione action to employ and solvence in encodiment amatterial relivations with exclusions and lon. and advance in employment qualified individuals with disabilities at all levels of employment, including the executive level.

Protected Veteran Status

The Verham Era Vetorars' Ready strend Assistance Act of 1974, es-amended, 38 U.S.C. 4212, prohibits employment discrimination againet, and negatise affirmative autor in scenuit, annyo, and advances in employment, disabida vetoraris, recently separated vetorana ILe, vetorit three-years of the licitary or nelasias from active couply, softhe dary vesitions or compalign backge veterals, or Armed

Retallation

Retailation is prohibited against a person who files a complaint of discrimination, participates in an 0FOCP proceeding, or otherwise opposes discrimination by Federal contractors under these Federa terms

Any person who belie es a contractor has violated its nondiscrimination or affirmative action obligations under OFCCP's authorities should contact immediately:

The Office of Federal Contract Compliance Programs (0FCCP) t of La 200 Constitution Av mue, N.W.

If you are deal, hard of hearing, or have a speech disability, please diai 7–1–1 to access telecommunications may services. OFCCP may also be contacted by submitting a question online to OFCCP's Help

and the contraction by automating a question at time to encode a map based at the protocophysionski and do growsky of the carling an OFCOP regional or district office, Istaid in most steephone directories under U.S. Generationen. Oppertnement of Labor and no OFCOP's "Contact Us" webpage at https://www.dol.gow/agencies/ofcop/contact.

RECEIVING FEDERAL FINANCIAL

naccy, worwir, networkai Urigin, Sex In addition In the pentochains of Tile VI of the Cali Rights Act of 1964, as annendo, Tile VI of the Cali Rights Act of 1964, as annendid, provible discrimination on the basis of rates, coor or national origin in programs or activities enveloping detent than eable assistance. Employment discrimination is sovered by Tak VI if the primary objective of the financial assistance are provision of employment, or where employment discrimination cases or may cause docrimination in providing services under such programs. Tile X of the Education Amonthemics of 1972 prohibits employment discrimination on the basis of sex in directional programs or activities which processes.

Section 504 of the Rehabilitation Act of 1973, as amended, prohibits employment discrimination on the basis of disability in any program or activity which receives Federal financial assistance. Discrimination

is prohibited in all aspects of employment against persons with disabilities who, with or without reasonable accommodation, can perform the essential functions of the job.

If you believe you have been discriminated against in a program of any institution which receives Federal financial assistance, you

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should immediately contact the Federal agency providing such

PROGRAMS OR ACTIVITIES

Race, Color, National Origin, Sex

Individuals with Disabilities

Washington, D.C. 20210 1-800-397-6251 (toll-free)

ASSISTANCE