Arkansas State Postings

ARKANSAS WORKERS' COMPENSATION COMMISSION

324 Spring Street, Little Rock, AR 72201 Mail: P.O. Box 950, Little Rock, AR 72203-0950 Little Rock Office - 1-800-622-4472 / 501-682-3930 Springdale Office - 1-800-852-5376 / 479-751-2790

WORKERS' COMPENSATION INSTRUCTIONS

TO EMPLOYERS AND EMPLOYEES

All employees of this establishment entitled to benefits under the provisions of the Arkaneas workers' compensation laws are hereby notified that their employer has secured the payment of such compensation as may at any time be due employees their dependents. This employer has englined by table two for provide workers' compensation coverage of this employer has waived the exclusion or exemption from the operation of the vectorie' compensation laws, and the employer certilies by the display of this poster that vectors' compensation coverage is now provided by a vectors' compensation imaxine policy or by enrollment in the Arkaneas Self-insurance Program or by the Public Employee Claims Division of the Arkaneas Insurance December 1.

(Place label indicating Insurer's Name, Claims Office Address, Claims Office Phone Number and Policy Expiration Date)

The Employer Shall: Provide all necessary medical, surgical and hospital treatment, as required by law, following the injury and for such additional time as ordered by the Workers' Compensation Commission.

Provide compensation payments in accordance with the provisions of the law. The first installment of compensation becomes due on the 15⁻ day after the employer has notice of the injury or death, except in those cases where lability has been denied by the employer.

The Employee Shall:

The employee shall report the injury to the employee on Form N and to a person or at a place specified by the employee, unless the injury either renders the employee physically or mentally unable to do so, or the injury is made known to the employee immediately after it occurs. The employee abundle in the responsible for disability, media, or other benefits prot to receipt of the employee stackade notice of thir operint procedures specified by the employee must be trassonable and shall addre adar employee enscandate notice of the responsible transmission to the songhold with an applying the an employee requires emerginery medical heatment classified the employer's normal bundless from the lower, in the employee inclusion a regord of the report by condition the employee's next regulate submission device, in the amployee inclusion a regord of the report by condition the employee's next regulate submission device, in the employee inclusion as report of the report by condition the employee's next regulate submission device.

Failure to give such notice shall not bar any claim (1) if the employer had knowledge of the injury or death, (2) if the employee had no knowledge that the condition or disease arcse out of and in the course of employment, or (3) if the Cammission excurses such failure on the ground's haf for some assistatory reasons such notice could not be given. Objection to failure to give notice must be made at or before the first hearing on the claim.

Statutory Information:

Code Ann. § 11-9-514(b) states: "Treatment or services furnished or prescribed by any physician other than the ones ted according to the foregoing, except emergency treatment, shall be at the claimant's expense."

Ark. Code Arn. § 11-9-514(f), however, indicates: When compensability is controverted, subsection (b) shall not apply it: (1) The employee requests medical assistance in writing prior to seeking the same as a result of an alleged compensable injury; and

(2) The employer refuses to refer the employee to a medical provider within forty-eight (48) hours after such written request as provided above; and

Il you have any questions regarding your rights under the Arkansas workers' compensation laws, you may call an Arkansas Workers' Compensation Commission legal advisor at our toll-free number listed above.

NOTICE TO EMPLOYEES HOW TO CLAIM UNEMPLOYMENT INSURANCE

The Law provides Unemployment Benefits for unemployed workers and under certain conditions for those working only part

All employers who come within the operation of the Arkansas workers' compensation laws and have complied with its provisions must post this notice in a CONSPICUOUS place in or about their place or places of business.

IN CASE OF JOB-RELATED INJURIES OR OCCUPATIONAL DISEASES

3. Provide prompt reporting of accidents to appropriate parties. 4. Keep a record of all injuries received by its employees.

(3) The alleged injury is later found to be a compensable injury; and
 (4) The employer has not made a previous offer of medical treatment



RKANSAS

NOTICE to employer & employee

ARKANSAS DEPARTMENT OF LABOR AND LICENSING

MINIMUM WAGE

mploynes covered by Arkansas Code 11-4-202 to 11-4-220 t be paid a minimum wage of at least: \$11.00 an hour effective January 1, 2021 with an allowance for gminulities not to exceed \$8.37 per hour.

COVERAGE

nsas Minimum Wage applies to an employer of four (4) or sons. Common exemptions include: *Executive, administrative or professional employees. Outside commission-paid sa

Students whose work is a part of a bona fide vocational training Students who work in the schools they are attending.

Some farm laborers.

idependent contractors Employees of the United States

STUDENT RATE

e exident attending any accordited institution of within the State of Arkanises, and who is employed to mount not to exceed twenty (20) hours during weeks the resiston of forey (40) hours during weeks when solitoid sesion, such rate of wage shall be equal to not less than the original to end the state of the share of the solitoid second

The Director has established rules for employment of these workers. For further information contact the Department of Lal and Licensing.

STUDENT-LEARNERS

A "Bludent-Learner" is a person who is receiving regular instructions in an according school and who is employed on a per-Hime basis in a bors tild in Initiang program. For further information contact the Department of Labor and Licensing.

OVERTIME PAY

vertime compensation must be paid at the rate of one and ne-half times the regular houry rate of pay for hours excise access of 40 hours in a excitweek. This exertime provision at to be applicable with respect to employers with less than 4 replayment, or agricultural employees.

WORKWEEK eak is a regularity recurring particit of 168 bours in the form consecutive 24-hour periods.

ENFORCEMENT

The Director of the Division of Labor or his representatives have the authority for

- entre and impact any place of exployment in the State to coamine books, payoets, and records having to do with wages and hours. He may copy these records if necessary and may quistion any employees to third cut if the was to being obeyint
- require written or secon statements from an employer about his employees' earnings and hours of work; and extraors of adversements when (0)

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DEDUCTIONS FROM THE MINIMUM WAGE

duction from the applicable minimum wage may be made t those authorized or required by low or by rule of the or of Labor, however, deductions which are not otherwise elds and which are for the employees's benefit may be made orized in writing by the employee.

KEEPING OF RECORDS

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EQUAL PAY ACT

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PERALTIES
Any employee who will help known or daiby the Dietector of this authorized the impresentation in the performance of the authorized table autoperturbation in the performance of the autoperformance PENALTIES construite a separate offense. In addition to the civil penalty, the Directic abor is sufferited to perform any court of competent jurisdiction to en-evaluate any penaton, fine, cooperation, pentherable, or association who the provision of the law or any rule.

EMPLOYEES REMEDIES

The Director of Labor may enforce Altansas minimum wage law by instituting legal addition to recover any wages due. An enginyee may bring an editor for equilable and normality rolef against an empoyer "fire angelayer pays the angelayes loss than the minimum wages, locating over time wages, to writin the employee be smither. The enginese shall not be engined to estuate the status. The Diffusion and the intervention of the second se

CHILD LABOR

After August 1, 9023, permits will no object be required. MOT: All state and factors laws regarding work schrütigt auch tawar will remain in effect and the service Enhanced efficit and charact and tawar will remain in effect law violations were provided by Act 687 of 2022. Static aw regulation be antigromer of materia in cartest prostores govern the employment of materia in and efficient investigations are set and 15 years of age may not work. "Note than 6 days a week. "Alter than 6 days a week.

- More than 48 hours a wee

Address do as uno alter 7.00 p.m. accept on rights preceding non-school days, auch children may work will 9.00 p.m. without under 14 may not be entropiced accept in the interfamment industry, newspaper canners, bet long no tab gins of probesional basetol clubs, characteristic acception of the another the school acception of the problem of the problem of the problem of activity without the school acception of the problem of the problem of activity without the school acception of the problem of the problem of activity without the school acception of the problem of activity without the school acception of the problem of acception of acception

ildren who are 16 years of age may not work

- None than a contract of the second se

except that the similations of 6.00 µm and 11.00 µm, shall not apply to children 15 years of ego employed on rights proceeding non-school days in occupations disensed by and other Advancias Department of Labor and Learning to be sufficiently safe for that employment. Provided, however, that no boy or gift between the ages of 16 and 18 shall be subject to the provision of the Aut.

such boy or girl is a graduate of any high school, vocational school or technical school.

isothesi idoto: (b) such boy or girl is married or is a parteril. (c) 407 of 1987 also for the employment of chikten in the entertainment diastry provided the child is issued an Distratament Work Nemit by the interver of Lukor. Child labor videlither meant in a divid meanly panality or of issues than \$100,00 and not more than \$5,000.00 for each violation. IF YOU HAVE QUESTIONS CONCERNING THE

ARKANSAS MINIMUM WAGE LAW, TELEPHONE 682-4500.

WAGE COLLECTION ACT

The Wage 2014 Control of the Control of the Section of the Control of the Control

THIS POSTER CONTAINS ONLY A SUMMARY

This POSTER CONTAINTS OTHER A SUMMIT

EMPLOYERS SUBJECT TO THE MINIMUM WAGE ACT ARE REQUIRED TO POSTTHIS NOTICE IN A CONSPICUOUS PLACE FOR ALL EMPLOYEES. 1/21

Notice to Employers / Employees

Your state has its own minimum wage law which requires posting a notice regarding the aspects of that law. Employers are still required to post the Federal Minimum Wage notice from the U.S. Dept. of Labor Fair Labor Standards Act in addition to this state posting. According to the Dept. of Labor; where Federal and state law have different minimum wage rates, the higher standard applies.

This Posting is for Informational Purposes Only



ALLC 20230725

Compliance Date August 2023



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ed to or will re which benefits are paid. NO DEDUCTIONS CAN BE MADE FROM YOUR WAGES FOR THIS PURPOSE. Be sure your employer has your correct Social Socially Number.

If and when you know you are going to be out of work for a calendar week or more, YOU SHOULD PROMPTLY:

Employees of _____ are covered by the Division of Worldorce Services Law.

Form AR-P

Ark. Code Ann. §11-9-403, 407 AWCC Rule7

Updated: 06-16-14

Department

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File a claim for benefits through the Division of Workforce Services.

We will try to help locate work for you both before benefit payments start and while they are being paid.

If you are attached to a regular employer, working less than full time due entirely to lack of work, you may be eligible for partial Unemployment Insurance Benefits.

Our Local Office will answer questions and supply further information.

Full time Local Offices are situated in the following cities to provide services to Unemployment Insurance Claimants:

Arkadelphia	El Dorado	Hope	Mena	Rogers
Batesville	Fayetteville	Hot Springs	Monticello	Russellville
Benton	Forrest City	Jonesboro	Mountain Home	Searcy
Blytheville	Fort Smith	Little Rock	Newport	Texarkana
Camden	Harrison	Magnolia	Paragould	West Memphis
Conway	Helena	Matvern	Pine Bluff	

CAUTION: False statements to obtain benefits, concealment of material facts, or failurs to report earnings to the purpose of obtaining or increasing Unerployment insurance Reyment, are volkation of criminal laws and head to prosecution.

(Rev. 1-07) v00142021

that case, claim partial benefits-<u>promptly</u>-by reporting the facts (dates, wages, employer) a not delay doing this,