Kansas State Postings



This notice must be posted and maintained by the employer in one or more conspicuous places.

Workers Compensation Rights and Responsibilities

Your employer is subject to the Kansas Workers Compensation Law which provides compensation for job-related injuries.

This notice applies to dates of accidents on or after July 1, 2024. Este aviso aplica a las fechas de los accidentes a partir de Julio 1, 2024.

WHAT TO DO IF AN INJURY OCCURS ON THE JOB

NOTIFY YOUR EMPLOYER IMMEDIATELY. Per K.S.A. 44-520, a cla denied if an employer fails to notify their employer within the seriliest of the following dates: (A) 30 calendar days from the date of accident or the date of injury by repetitive trauma; (B) if the employee no longer works for the employer against whom benefits are being sought, 20 calendar days after the employee's last day of actual work for the employer.

Notice may be given orally or in writing. Where notice is provided orally, if the employer has designated an individual or department to whom notice must be give and such designation has been communicated in writing to the employee, notice to any other individual or department shall be insufficient under this section. If the employer has not designated an individual or department to whom notice must be given, notice must be provided to a supervisor or manager.

Where notice is provided in writing, notice must be sent to a supervisor or manager at the employee's principal location of employment.

The notice, whether provided orally or in writing, shall include the time, date, place, person injured and particulars of such injury. It must be apparent from the content of the notice that the employee is claiming benefits under the workers compensation act or has suffered a work-related injury.

BENEFITS. Benefits are paid by the employer's insurance carrier or self BENEFITS. Benefits are paid by the employer's insurance carrier or sein insurance program. Benefits include medical treatment, partial wage replacement for lost time and additional benefits if the injury results in permanent disability. An employer is required to furnish all necessary medical treatment and has the right to designate the treating physician. If the employee seeks treatment from a doctor not authorized by the employer, the employer or its insurance carrier is only liable up to \$00.00 dollars for the unsulthorized medical treatment.

QUE HACER SI UNA LESIÓN OCURRE EN EL **TRABAJO**

NOTIFIQUE A SU EMPLEADOR INMEDIATAMENTE. De acuerdo con el artículo NOTIFIQUE A SU EMPLEADOR INMEDIATAMENTE. De acuerdo con el artículo de lay K.S.A. 44-520, un reclamo puede ser negado si el empleado no notifica a su empleador dentro del antes de las siguientes fechas: (A) 30 días a partir de la fecha del accidente o la fecha de la elesión debido a trauma por movimientos repetilhos; (B) si el empleado está trabajando con el empleador en contra del cu si el empleado ya no trabaja para el empleador en contra del cu si el empleado ya no trabaja para el empleador en contra del cual se están buscando beneficios, 20 días después del último día de trabajo para dicho empleador.

El aviso puede darse cralmente o por escrito. Donde el aviso se da oralmente, si el empleador ha designado un individuo o departamento a quien el aviso se debe dar y tal designación ha sido comunicada por escrito al empleado, aviso a cualquier otro individuo o departamento deberá ser insuficiente bajo esta sección. Si el empleador no ha designado a un individuo o departamento a quien se debe dar el aviso, el aviso puede darse a un supervisor o gerente.

Donde el aviso se hace por escrito, el aviso debe ser enviado a un supervisor o gerente de la oficina principal de empleo del trabajador.

El aviso, sea que se haga oralmente o por escrito, debe incluir la hora, fecha, lugar, persona lesionada y detalles de tal lesión. Debe ser visible a partir del contenido del aviso, que el empleado está reclamando beneficios bajo la ley de compensación del trabajador o que ha sutrido una lesión relacionada con el trabajo.

BENEFICIOS. Los beneficios son pagados por la compañía aseguradora del empleador o programa de seguro propio. Los beneficios incluyen tratamiento médico, neemplazo de sueldo parcial por tiempo perdido y beneficios adicionales si la sisión resulta en incapacidad permanente. El empleador debe proporcionar todo el tratamiento médico necesario y tiene el derecho de designar el doctor para dicho tratamiento. Si el empleado busca tratamiento con un doctor que no ha sido autorizado por el empleador, el empleador o su compañía aseguradora serán responsables de pagar solamente los primeros \$800.00 dólares para tratamiento médico no autorizado.

WHERE TO GET HELP WITH YOUR CLAIM (DÓNDE CONSEGUIR AYUDA CON SU RECLAMO):

Employer's Insurance Carrier (Compañía Aseguradora del Empleador)

Telephone (Teléfono de la Aseguradora)

ALLC 20240712

Address (Dirección de la Aseguradora)

r questions about Workers Compensation Law, contact (Para preguntas acerca de la Ley de mpensación del Trabajador):

KANSAS DEPARTMENT OF LABOR vvorwers Compensation Division/Ombudsman 401 SW Topeka Bivd., Suite 2, Topeka, KS 66603-3105 Website: https://www.dol.ks.gov/wc Email: KDOL.wc@ks.gov Phone: (800) 332-0353 or (785) 296-4000

Persons with impaired hearing or speech utilizing a telecommunications device may access the above number(s) by using the Kansas Relay Center at (800) 766-3777.

KANSAS DEPARTMENT OF LABOR

Kansas Law Provides

Equal opportunity in employment without regard to race, religion, color, sex, disability, national origin, ancestry, or age.

Genetic testing and screening is also prohibited. Sex includes LGBTQ+, all derivatives of sex, and pregnancy.

Age is 40 or more years.

If you have suffered discrimination in recruitment, hiring, placement, promotion, transfer, training, compensation, layoff, or termination contact...

KANSAS

KANSAS HUMAN RIGHTS COMMISSION AREA OFFICES:

MAIN OFFICE TOPEKA: 900 S.W. JACKSON SUITE 568-SOUTH TOPEKA KANSAS 66612-1258 II-Free (888) 793-6874 E-mail khrc@ks.gov

DODGE CITY OFFICE DODGE CITY OFFICE: MILITARY PLAZA OFFICES SUITE 220 100 MILITARY PLAZA DODGE CITY, KS 67801-4945 Voice (620) 371-5681 Fax (620) 371-5682

WICHITA OFFICE SUITE 220 WICHITA, KS 67202 Fax (316) 337-7376



Notice to Workers About

UNEMPLOYMENT **INSURANCE**



Aviso Para el Trabajador Sobre

EL SEGURO DE DESEMPLEO

Our organization participates in the Kansas Unemployment Insurance Program. Should you become unemployed, you can learn about unemployment benefits and apply online at www.GetKansasBenefits.gov.

If you are unable to apply online, you can apply for benefits by calling the Kansas Unemployment Contact Center.

Kansas City Area.....(913) 596-3500

Topeka Area (760) 575-1460
Wichita Area
Toll free outside these areas (800) 292-6333
Speech and/or hearing disabled Kansans can access the Kansas Relay Center by calling toll free
Claims specialists are available:
Mon Wed
Thursday
Existence Discovery to Alexander

The Kansas Unemployment Insurance Program is

KANSAS DEPARTMENT OF LABOR 401 SW Topeka Blvd. Topeka, KS 66603-3182

Nuestra organización participa en el programa del Seguro de Desempleo de Kansas. Si acaso llega ser desempleado puede aprender mas sobre los beneficios de desempleo y aplicar en www.GetKansasBenefits.gov.

Si no puede aplicar por la Internet, usted puede aplicar por beneficios de desempleo al llamar al Centro de Contacto de Desempleo de Kansas.

Centro de Contacto de Desempleo de Kansas

Área de Kansas City	(913) 596-3500
Área de Topeka	(785) 575-1460
Área de Wichita	
Si vive fuera de las áreas de llamadas	
Para ayuda con el habla y el audio llame al Kansas Relay Center	(800) 766-3777
Disponibilidad de Especialistas de F	Reclamo:

Lunes - Miércoles Viernes..... 8 a.m. a 4 p.m.

El programa de Seguro de Desempleo de Kansas es administrado por:

KANSAS DEPARTMENT OF LABOR 401 SW Topeka Blvd. Topeka, KS 66603-3182



Notice of Hours (CHILD LABOR)

IT SHALL BE A VIOLATION OF LAW for any child under 16 years of age to be employed, permitted or suffered to work in the business establishment before 7 a.m., or after 10 p.m., on days preceding a school day, or for more than eight hours per day, or 40 hours per week when school is not in session.

FURTHER, IT. SHALL BE A VIOLATION OF LAW to employ, permit or suffer to work any child under 18 years of age in any vocation which has been declared by Rulid or Regulation of the Secretary of Labor to be dangerous or injurious to the file, health, mortals or welfare of a minor.

WORK PERMITS SHALL BE REQUIRED when the minor is under 16 years of age and ONLY when such minor ndary school.

NOTICE OF HOURS (KSA 38-605) that every employer shall keep this notice posted in a conspicuous place near the principal entrance in an establishment where children under. 16 years of age are employed, permitted or suffered to work. This notice shall state the maximum number of hours each child may be required or permitted to work, on each day of the week, the hours of commencing and stopping work and the hours allowed for dinner

This poster is not required and should not be posted if you are covered under the Federal Child Labor Laws. If you are unsur-it is suggested that you contact the US Department of Labor information. You may contact the following federal office:

Wage and Hour Division Gateway Tower II 400 State Ave., Suite 1010 Kansas City, KS 66101 (913) 551-5721 Toll Free (866) 487-9243





Patriot + * *

SP-KS-E



www.dol.ks.gov