Indiana State Postings



NDIANA **INDIANA MINIMUM WAGE LAW**

WORKER'S COMPENSATION NOTICE

Any employee who is injured while at work should report the injury immediately to their supervisor, employer, or designated representative.

The worker's compensation insurance carrier or the administrator for

(name of insurance carrier or administrator) (city, state, zip)

For more information about rights or procedures under the Indiana Worker's Compensation system, call or write:

Worker's Compensation Board of Indiana Ombudsman Division 402 W. Washington St., Rm W196 Indianapolis, IN 46204 (317) 232-3808 1-800-824-2667

SAFETY AND HEALTH PROTECTION ON THE JOB

The intent of the inclana Occupational Safety and Health Act 1974, Indiana Code 22-8-1.1, is to assure, so far as possible safe and healthful working conditions for the workers in the State.

EMPLOYERS:

EMPLOYEES:

INSPECTION: The Act requires that an

women as at no employer shall discharge, respond, or with discharges and the controlled of employers for the failure or related to engage in all any employers for their failure or related to engage in which we have been as the controlled of the controlled of the controlled of their first bander for Act, owner who believe they two been discharged according to exceed their first bander for Act, owner who believe they two been discharged within 30 of the disposed discrimination. Please not the tax desensors of the act of the

VIOLATION NOTICE:

VOLUNTARY ACTIVITY:

COVERAGE:
The Act does not cover those hired for domestic service in or about a private home and those covered by a federal agency. Those exemples from the Act's coverage include employees in maritime services, who are covered by the U.S. Department of Labor, and employees in atomic energy activities who are covered by the Alomic Energy activities who are covered by the Alomic Energy.

MORE INFORMATION:

EMPLOYERS: This poster must be displayed prominently in the workplace.

Teen Work Hour Restrictions

Employers of minors who are 14, 15, 16 or 17 years of age are required by law to post the maximum number of hours minors may be permitted to work each day of the week. The information must be posted in a conspicuous place or in places where notices are customarily posted. For additional copies please visit

www.in.gov/dol/youthemployment.htm.

14- and 15-year-old minors

3 hours per school day 8 hours per non-school day 18 hours per school week 40 hours per non-school weeks

May not work before 7:00 a.m. or after 7:00 p.m. but may work until 9:00 p.m. from June 1 through Labor Day, except on a night followed by a school day

May only work outside of school hours, (Not during normal school hours)

16- and 17-year-old minors

9 hours per day 40 hours per school week

48 hours per non-school week No more than 6 days per week

No work before 6 a.m. Until 10:00 p.m. on nights followed by a school day

No restricted end time on nights not followed by a school day

May not work in an establishment open to the public after 10:00 p.m. or before 6:00 a.m. unless another employee at least 18 years of age also works during the same hours as the minor.

With written parental permission 16- and 17-year-old minors may work until 11:00 p.m. on nights followed by a school day

Indiana Department of Labor/Bureau of Youth Employment

Department of Labor/Bureau of Youth Emp Mashington Street, Room V195, Indianapolis, India Phone: (317) 232-2655 • Fax: (317) 233-3790 TT Volce: 1-800-743-3333 E-Mail: youthemployment@dol.in.gov Web: www.in.gov/dol/youthemployment.htm

DOF



This Business is Subject to Indiana's Unemployment **Insurance Laws**

If you lose your job or work less than full time, you may be eligible for unemployment insurance benefits. Information is available on-line at www.in.gov/dwd. Computers are available at any Indiana WorkOne Center.

No deductions are made from employees' pay for unemployment insurance. This employer pays this tax.

> www.in.gov/dwd 1-800-891-6499

130 131 134 135



\$7.25 per hour

Both the federal and Indiana state minimum wage increased from \$6.55 per hour to \$7.25 per hour, effective July 24, 2009.

Sr./25 per four, effective July 24, 2004.

The Indiana Minimum Wage Law generally requires employees to pay employees at least the minimum wage for all hours worked and to pay employees 1½ times their regular racted pay; ("Deverflam compensation") when employees work from them forly (40) hours during a work week, However, their are many exceptions to the overfilme pay requirement. Mate of however cheer are many exceptions to the overfilme pay requirement when these exceptions can be found at furdame code \$2.22-2.3 (a)—(i). Indiana law requires every employer subject to the indiana Minimum Wage Law as to furnish each employee a stakement of the hours worded by the employee, and a listing of the deductions made. The Indiana Minimum Wage Law also prothish gay determination on the basis of the state.

Tipped Employees

Senerally, employers must pay tipped employees at least \$2.13 per hour if the employer talims a tip credit. If the employee's tips combined with the hourly wage do not equal the minimum wage, the employer must make up the difference.

Violations

Indiana law provides for both civil and criminal penalties for violation of the Indiana Minimum Wage Law.

For Additional Information

For additional information, please contact the Indiana Department of Labor's Wage and Hour Division by email at <u>wagehour@dol.in.gov</u> or phone (317) 232-2655

Notice to Employers / Employees

This Posting is for Informational Purposes Only

Equal Employment Opportunity is the Law

Applicants to and employees of most private employers, state and local governments, educational institutions, employment agencies and labor organizations with six or more persons are protected under State and Federal law from discrimination on the following bases:

- Color
- Sex
- Disability Ancestry
- Religion
- National Origin
- Veteran Status This includes:

Discriminatory hiring, firing, training, discipline, compensation, promotion and other terms or conditions of employment

Denial of equal benefits or privileges

Denying a reasonable accommodation to a qualified individual with a disability or an employee with deeply held religious beliefs

Conducting medical examinations (except in limited circumstances)

Harassing employees because of their membership in a protected class

Retaliating against a person for filing a complaint, testifying at a hearing or assisting in an investigation Failing to hire an applicant based on their status as a



Contact Us

Indiana Civil Rights Commission 100 North Senate Avenue Room N103 Indianapolis, IN 46204 Office: (317) 232-2600 Toll Free: (800) 628-2909 Hearing Impaired: (800) 743-3333 Fax: (317) 232-6580 E-mail: icrc@crc.in.gov



Website: www.in.gov/icrc





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