Delaware State Postings



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| TITLE 19 • Labor • General Provisions • CHAPTER 17. | | |
| WHISTLEBLOWERS' PROTECTION | DISCRIMINATION | MINIMUM WAGE |
| 19 Del. C. Pt. I, Ch. 17 | Employers are prohibited by state law from discriminating against employees because of their RACE; COLOR; NATIONAL ORIGIN; SEX (INCLUDING PREGNANCY); RELIGION; DISABILITY; AGE (40+); GENETIC INFORMATION; SEXUAL ORIENTATION; | Regular Rate: effective: 01-01-22 - \$10.50/hour effective: 06-01-15 - \$8.25/hour effective: 01-01-23 - \$11.75/hour |
| § 1701 Short title. | GENDER IDENTITY; MARITAL STATUS; MEMBERSHIP IN VOLUNTEER EMERGENCY RESPONDER ORGANIZATION (VOLUNTEER FREERGETERS, AMBULUNCE PERSONNEL, LADIES AUXILIARY); VICTIM OF DOMESTIC VIOLENCE, SEXUAL, ASSAULT, OR CTM INIDA COMPARISATION FOR ANY | effective: 01-01-19 - \$8.75/hour effective: 01-01-22 - \$13.25/hour effective: 01-01-25 - \$15.00/hour |

§ 1701 Short title.

This cha as the "Delaware Whistleblowers' Protection Act." 74 Del. Laws, c. 361, § 1.;

§ 1702 Definitions.

- As used in this chapter
 - (1) "Employee" means limited to, at-will employ in § 6651(c) of Title 16. ears a person employed full or part-time by any employer, and shall include, but not be ployees, contract employees, independent contractors, and volunteer firefighters as defi
 - toronosi na ros na presente, partherenia, asocciation, cole proprietontajo, corporation or other busines his hackang any department, aperos, commission, committivo, buard, counci, burrano, or autoroty or any individual or them entation, county or marcing-parament. On scala any approximate if services are small for sequence or oxidar any content of histo, artition or count, approximate in advisors "Present" messare analysis. Jante and the approximation and approximation and approximation of any other "Present" messare analysis. Jante and the approximation and approximation and approximation and approximation of any other la present and the request or advisor any content of the approximation and approximation approximation and approximation approximation approximation approximation and approximation approximati
 - "Public body" means all of the following
 - A state-wide elected official, agency, department, division, bureau, board, commission, council authority, or other body in the executive branch of state government or employee of them;
 - A legislator or employee of the legislative branch of state government; An elected official of a county, city, or school district or employee of them

 - A law-enforcement agency or employee of that law-enforcement agency; and A federal agency or employee of that federal agency
 - "Supervisor" means any individual to whom an employer has given the authority to direct and control the rk performance of the affected employee or any individual who has the authority to take corrective action arcling the violation of a law, rule or regulation about which the employee complains.
 - "Violation" means an act or omission by an employer, or an agent thereof, that is: (6)
 - "Vediable" means an act a mission by an employee, or an egant thread, that is, Materially inconsistent is hard a sector deviation from, sharinghar is indication of the Sitat, or the indication of the Sitat, and sector deviation from, think and settor employees the thread sector and the sector of the Sitat, a policial autoMateria of the Sitat, or the indication of the Sitat, and the sector of the Sitat, a policial autoMateria of the Sitat, and the mission of the Sitat, and the sector of the Sitat, a policial autoMateria of the Sitat, and the mission of the Sitat, and the Sitat, a policial autoMateria of the Sitat, a policial standard in plantant to a nice or equilation promispherical by the employer or a law, orde, or emplaining memirgication of the lows of the Sitat, a planticial autoMateria Sitat, and the All Sitat, the prover from france (active), and a subset of the sector of the Sitat, and the All and the Active View Sitat, and a sector of the Sitat, a policial autoMateria of the Sitat, and the All and the All and the Sitat, and the Sitat, and the Sitat, and the Sitat, and the All and the All and the All and the Sitat, and the

74 Del. Laws, c. 361, § 1.

§ 1703 Protection

nployer shall not discharge, threaten, or otherwise discriminate against an employee regarding the emp ensation, terms, conditions, location, or privileges of employment: (1) Because the employee, or a person acting on behalf of the employee, reports or is about to report to a public body, verbally or in writing, a violation which the employee knows or reasonably believes has occurred or is about to occur, unless the employee knows on has reason to know that the report is false; or

(2) Because an employee participates or is requested by a public body to participate in an investigation, hearing, or inquiry held by that public body, or a court action, in connection with a violation as defined in this chapter, or (3) Because an employee refuses to commit or assist in the commission of a violation, as defined in this chapter; or

chargetric or to the employee reports writably or in writing to the employeer or to the employee's supervisor a vixability, which the employee knows or manosably believes has coursed or in adout to occur, unless the writes of the employee increase or manosably believes has coursed or in adout to occur, unless the employee have or to also be how that the response of the land, writes how that it the response is writeably (a) Because an employee sports the stands to noted to a public load, be employee of the employee spectrum creating or an employee reports the stands to noted to a public load, be the employee of the employee believes the expectition and the employee, regarding accounting on a minimal and which employees, resolution or reasonable believes the report is the employee, regarding accounting on an immediation, having run or beinging of a persona or earling with which cancels to participate in an immediation. Amount, run or being's rule spectra or earling the employee, regarding accounting one or an immediation which are the first or rule to account of Charget B of the resolution or a distribution which are the first or rule to account or a calculate to account and the stands of the resolution. There are the first or high which becaused to participate in and or a clauder and or a clauder and the stands of the stands o

74 Del. Laws, c. 361, § 1; 79 Del. Laws, c. 344, § 1.;

§ 1704 Relief and damages.

(a) Aperon who alleges a violation of this chapter may bring a chill action for appropriate declaratory relief, or actual almaque, or tobil within 3 years after the occurrence of the alleged violation of this chapter. (b) A such non-more prevant to allocation (a) of the section was be brought in Spatrior Court in the cou-where the alloged violation occurrent, the courty where the complianant reliefs, or the courty where the person against where the of incompliant list enterlase to this ther printed part does at basines. ans damages for injury or loss caused by each vie

As used in subsection (a) of this section, "damages" me this chapter. (4. Acust, is modering a judgment in an action brought under this chapter shall order, as the coart considers appropriate, instatiationed of the employee, the apprend of back wayse, but instatiationed of the interplayee, and appropriate in a state of the appropriate interplayee and appropriate and appropriate and appropriate and appr

74 Del. Laws. c. 361. § 1.:

§ 1705 Collective bargaining. This chapter shall not be construed to diminish or impair the rights of a person under any collective bargaining accrement. 74 Del Laws, c. 361, § 1.;

§ 1706 Exemption

This chapter shall not be investigation, hearing or e construed to require an employer to compensate an employee for particip r inquiry held by a public body in accordance with § 1703 of this title. 74 Del Laws, c. 361, § 1.;

§ 1707 Notices require

other appropriate means to keep the employer's employ An employer shall post notices and use protections and obligations under this r

74 Del Laws, c. 361, § 1; 70 Del Laws, c. 186, § 1.;

§ 1708 Burden of proof.

The burden of proof in any action brought under this chapter shall be upon the employee to show that the primary basis for the discharge, threats, or discrimination alleged to be in violation of this chapter was that the employee undertook an act protected pursues to § 1733 of this tille. 74 Del Laws, c. 361, § 1.;

WORKERS COMPENSATION

IMPORTANT THINGS TO DO IN CASE OF INJURY

THE EMPLOYER SHOULD:

THE BARLYOFER SHOULD: Carry Worker: Compensation insurance coverage. Provide all necessary medical, augrical, and hospital teatment from the acadent date. Every employer abilities that employees and make a report within the 100 days thereof in writing to the Office of Workers' Compensation. Accrisin the among workey aways of the employee and the provisions of the loss for finability beyond the Brief day that the accident day agreements as to compensation must be autimited to be Office Workers' ements as to compensation n nitted to the Office of Workers pensation for approval

The EMMLYDPE BADOLD: Intendisely notify the endyser in writing of accidental signing or occupational disease and request medical anxiety. The energiese of the right to componentiation, Give promptly to the energiese of the right to componentiation of the endysers. The transmission of the right to componentiation of the endysers of the endysers of the endysers of the endysers of the days after the accident in case of data injuries, notice must be writed by a second comparison to the endysers of the angleciston with the handlink Accident Board of the Alampian on the matter at assaurable in the action of the data of accidental light or or one data of the data of accidental light or or one of the data of accidental light or or one of the data of accidental light or or one of the data of accidental light or or one of the data of accidental light or one of the data of the data of accidental light or one of the data of the data of accidental light or one of the data of the data of accidental light or one of the data of THE EMPLOYEE SHOULD

UNEMPLOYMENT INSURANCE

Notice to Employers/Employees 'ou must be a registered employer in this state in order to receive the official Unemployment ting. If you have any questions concerning this mandatory posting, please contact your local forfice. ur local unemployment office for your rights concerning unemployment ber

> This Posting is for Informational Purposes Only Γ

Copyright © 2022 ADP, LLC. ALL RIGHTS RESERVED. The ADP Logo, ADP, ADP Always Designing for People, and RUN Powered by ADP are registered trademarks of ADP, LLC. agencia and joint takor management committees for agreembenities to training are covered by the law. BERNIL MARASSEMENT costnaria result or drawness of constraints, staffing agency workers, urgradi interna, and independent contractors in ur surfauld. Secondaria trainers can be surveycome secure and advances of the employee's unbinnels to a rejection of static conduct is used as the basis of employement docistory. Secondaria Carl 2011, the employee's unbinnels to a rejection of static conduct is used as the basis of employement docistory of Static concells and the field of amountability with the employee's unbinnels with a static and responsible even if the employee insubility and the employee in agreed basis of employeement docistory responsible from employee and completioned. If the imagement is by a fallow work or non-employee, employees responsible from employees and a employees. Employees mills of the employee in agreed basis responsible from employees and a employees. Employees that of employee and the employees many temployees basis that assume it for the employees, and use the large state in the state match to be able to action basis in the secondaria and the employees, employees that and employee and the employees many temployees bases that assume it fitted the assumption of the employees and the employees matching with the state match to be able to action basis that assume it for employees, and very the system at discuss that the state match to be accured of dashibility. Sub-test assumes that the employees, and the employees and the employees and the employees and the employees and the secondaria complexity and a method with a dashibity with the relation action that the employees and th

Accumulations, can preven the elementar intractif of 8,00.
REGMENDE: Encloyee multiple accommodation de accommodation to employees with respect to programer, childrint, lactation and related conditions. Employees may not deny to apopticant engloyees to apopticant engloyee to apopticant engloyee to apopticant engloyee to apopticant engloyee to bala paid or unpaid leave whon a reasonable accommodation work of permittive engloyees in the molecular of a commodation work of permitti the employee to bala paid or unpaid leave whon a reasonable accommodation work permit the employee.

NY PERSON: who believes he or she has been discriminated against should contact the Delaware Department of Labor Office of Anti-Discrimination at (302) 761-8200.

tion must be filed within 300 days of the alleged unlawful employment practice

CHILD LABOR

General Provisions:

ile on

- nimum age for employment is 14.
- The minimum age to employment is in, Work Permits are required of all employed minors under the age of 18. Employers are required to keep Work Permits on file for each employed A new Work Permit is required when a minor changes employers.
- ns for Individuals 14 and 15 Years of Age
- MINORS 14-15 YEARS OF AGE SHALL NOT WORK
 - tefore 7:00 a.m. or after 7:00 p.m. except from June 1st through Labor Day when the ev hall be extended to 9:00 p.m.
 - More than four (4) hours per day on school days
 - More than eight (8) hours per day on non-school days More than eighteen (18) hours in any week when school is in session for five (5) days

 - More than equine (1(e) nous if any week when solvo in session or ner (c) tays. More than ski (b) days in any week More than fark (b) hours per week; and More than five (b) hours continuously without a non-work period of at least thirty (30) cons minutee.

Specific Provisions for Individuals 16 and 17 Years of Age:

- Not more than twelve (12) hours in a combination of school and work hours per day Must have at least eight (8) consecutive hours of non-work, non-school time in each twenty-four (24) hour period
- May not work more than five (5) hours continuously without a non-work period of at least thirty (30) consecutive minutes. For a list of Prohibited Occupa

The Delaware Department of Labor, Division of Industrial Affairs, Office of Labor Law Enforcer of the addresses listed. This poster provides only general information regarding the provisions of Delaware's Child Labor Laws. The equirements of state law do not affect an employer's obligation to comply with any provisions of federal law

Takes effect January 1, 2019 Employers must distribute this information sheet to new employees at the commencement of employment and to existing employees by July 1, 2019 www.dol.delaware.gov

STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS



8 Georgetown Plaza, Suite 2 Georgetown, DE 19947 (302) 422-1134 Blue Hen Corporate Center 655 S. Bay Road, Suite 2H Dover, DE 19901 (202) 422-1134

DELAWARE SEXUAL HARASSMENT NOTICE

The Delaware Discrimination in Employment Act The Delaware Discrimination in Employment Act protects all individual or conder Serving hersesment is a form of gender discrimination. A ne 5. Sexual herassment is a form of gender unscriministrum, a new new against sexual na advertisity against processing a protections to all individuals, in all workplaces, including employees, applicants, apprentices, staffing agency independent contractors, elected officials and their staff, agricultural workers, domestic workers, and unpaid independent contractors.

Sexual Harassment and the Law

Some Examples of Sexual Harassment

- envencione o magnoposa concung terrenteringo organging in advence making leved or sexual comments about an individual's appearance, body, or style of dress conditioning promotions or client opportunities or sexual favors

displaying pomographic images, cartoons, or graffiti on computers, emails, cell phones, bulletin boards, etc making sexist remarks or derogatory comments based on gender

Retaliation Is Prohibited Under the Law

Pediatation is a Fromance United the Law Is a voltain of the wind of the an employer to be also majority pour because you oppose or speak out against harassment in the windpates. The behavior Discrimitation is Employment Act publish responses to maily determinants against any person beauses that person opposed an unitary discriminatory partice. Related occur through direct actions, such as demotions or terminations, or more audio behavior, and is an increase and or being transferred to a loss destable beautions. The Belavera Discrimination in Employment Act probets individual against entitation who have a good faith helid that their employer's constacts is lingal, even it is the law of their generations.

Report Sexual Harassment

f you have witnessed or experienced sexual harassment inform a manager, the equal employment opportunity officer at your workplace, or human resources as soon as possible.

. Report sexual harassment to the Delaware Department of Labor Office of Anti-Discrimination. Call 302-761-8200 or 302-424-1134 or visit https://dia.delawareworks.com/discrimination/

to learn how to file a complaint or report discrimination. The Department can investigate or mediate your co may be able to help you collect lost wages and other damages.

DELAWARE

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Compliance Date January 2022

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MINIMUM WAGE EXEMPTIONS

RECORD KEEPING REQUIREMENTS:

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ent at any

Employees in agriculture. Employees in domestic service in or about private homes. Employees of the United States Government. Outside commission paid salespeople. Bona fide executives, administrators, and professi

Employees engaged in fishing and fish processing at sea Volunteer workers (for educational, religious or non-profit organizations). Junior camp counselors employed by non-profit summer camp programs.

ve been issued granting exemptions when

Employers must keep records (including rate of pay, hours worked, and amount paid for each employee for three (3) years.

Notice to Employers / Employees

Nour stale has its own minimum wage law which requiries 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. Accounting 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

BREAKS

All employees must be offered a meal break of at least 30 consecutive minutes if the employee is scheduled to work 7.5 or more hears per day. That be also that the first faunce (work, and before the last 2 hours of work. This rule does not apply when:

The employee is a proteosional employee certified by the State Board of Education and employed by a local school board work directly with children. There is a collective bargaining agreement or other employee employee written agreement which provide otherwise.

www.ween works granting exemptions when: Compliance would adversely affect public safety, Only one (1) employee may perform the duties of a position. An employee has fever than five (5) employees on a shift at one location (the exception to that shift).

The continuous nature of an employer's operations, such as chemical production or res requires employees to respond to urgent or unusual conditions at all times and the emp compensated for their meal breaks.

Where exemptions are allowed, employees must be allowed to eat meals at their work stations or other authorized locations and use restroom facilities as reasonably necessary.

PAYMENT OF WAGES

Day, hour and place of psyment
 Day, hour and place of psyment
 Tempolyse's finge benefits publicles
 Notly enployses in timps of any reductions in the rate of pay, and any changes in the day, hour or
 place of payment or benefits.
 Furnish each enployee with a pay statement showing:
 Amount of wages day;
 Pay period converdo by the payment;
 Amount of wages day;
 Amount of wages day;

Wages must be paid at least once each month. Employees must be paid at least once each month. Employees must be paid at leagues with eave (7) days from the close of each pay period (with some exceptions, see § 1028)(1). If an employee is and once work day, payment shall be made on the percending work day. If an employee is anot on the regular payday, payment shall be made on the eact regular workship that the employee is anoted to the runal (our if requested by the employee). Wages may be paid to a bank account designated by an employee (upon the employee's written regular).

Wages may be paid in cash or by check (provided that suitable arrangements are made by the employer for cashing at a bank or other business establishment convenient to the workplace).

Whenever an employee quits, resigns, is discharged, suspended or laid off, the wages earned shall be paid on the next regularly scheduled payday(s) either through the usual pay channels or by mail (if requested by the employee) as if employment had not been suspended or terminated.

Cash advances or charges for goods and services (unless there is a signed agreement specifying the amount owed and the repayment schedule);

Delaware Department of Labor

Division of Industrial Affairs It is unlawful to retailate against an employee because (s)he has made a complaint or given information to the Dept of Labor about possible labor law violations.

Blue Hen Corporate Center 655 S Bay Road, Ste. 2H Dover, DE 19901 (302) 422-1134 Po

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Revised 11/17/2021

sur services, te or visit us at

ań d'ADP, inc.

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Always Designing for F

Employ

speak to your local sales associat www.adp.com The ASP Lage is a registered tester All other products and marks are the respective senses.

EMPLOYERS ARE REQUIRED BY LAW TO DISPLAY THIS OFFICIAL POSTER IN A PLACE ACCESSIBLE TO EMPLOYEES AND WHERE THEY REGULARLY PASS.

Violations of Delaware Labor Laws could result in fines of up to \$10,000 per violation

EMPLOYERS OF FOUR (4) OR MORE EMPLOYEES ARE REQUIRED TO

mployees in writing at the ti Rate of Pay Day, hour and place of payme

Wages must be paid at least once each month

Employers are not permitted to deduct or withhold wages for: Cash or inventory shortages

Fox Valley Offices Georgetown American Job Center 4425 North Market Street- 3rd Floor 8 Georgetown Plaza, Suite 2 Georgetown, DE 19802 (302) 761-8200 (302) 856-5230

PAYMENT OF WAGES

UNLAWFUL DEDUCTIONS

Damaged Property

Failure to return employer's property.

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(**151**)

EMPLOYEES WHO RECEIVE TIPS

employees who receive tips is \$2.23 per hour, effective 10/1/96. Interminantia conser may pagement or subsystems are sourced as to 26.2.5 per max, intervent to interve. The employer must be able prover that the employer encoded be that interminantial to track. NOTE: Extension starts and the prover that the employer encoded be that the canab mage negative by field and and Encloperum match poly because in subsystems and the provided by the subsystem starts poly because in the constant Table may not be table or retrieved by an employer exception by encloped by the propilied is permitted (under orthain constitution) in an annotation of the constant of the constant time for the analysis.