Georgia State Postings



GEORGIA

EQUAL PAY FOR EQUAL WORK ACT

he General Assembly of Georgia hereby declares that the practice of control to the basis of sex the sex at a kesser rate than the sate past to employees of the opposite sex that pasts were not provided to the proposite sex that pasts were not provided to the prov

PROHIBITION OF DISCRIMINATION

- 1. A seniority system;
- 2. A merit system;
- A system which measures earnings by quantity or quality of production, or
- productions or AdMinistration and other factor other than SEX: Provided, that an employee who is peying a wage rate differential in violation of this subsection shall not, in order to comply with the provisions of this subsection, reduce the wage rate of any employee.

It shall also be unlawful for any person to cause or attempt to cause an employer to discriminate against any employee in violation of the provis

or this Unlepter.

It shall be unlawful for any person to discharge or in any other manner it shall be unlawful for any person to discharge or in any other manner is discriminate against any employee covered by this Chapter because such employee his made a complaint against the employer or any other person or has instituted or caused to be instituted any proceeding under or related to this Chapter or has instituted or is about to leastly in any such proceedings. Any person who violates any provision of this Codes exciton shall, upon convection thereof, be pursaised by a fine not to exceed \$100.00. (COGA Section 44-6.3.)

FOR INFORMATION ON EQUAL PAY FOR EQUAL WORK ACT CONTACT:

POST IN PROMINENT PLACE

partment of Labor • Mark Butter, Cor An Equal Opportunity Employen Program

VACATION

UNEMPLOYMENT INSURANCE

NOT PAYABLE

WHEN YOU ARE ON

- LEAVE OF ABSENCE at your own request
- PAID VACATION
- · UNPAID VACATION, up to two weeks in a calendar year if provided by EMPLOYMENT CONTRACT, or by **ESTABLISHED EMPLOYER** CUSTOM, PRACTICE OR POLICY

PARAGRAPH (a)(3) OF OCGA SECTION 34-8-195

GEORGIA DEPARTMENT OF LABOR

Notice to Employers/Employees

GEORGIA STATE BOARD OF WORKERS' COMPENSATION **BILL OF RIGHTS FOR THE INJURED WORKER**

Employee's Rights

- Your dependent(s), in the event you die se a result of an on-the-job cocident, will receive humi depense up to \$7,500 and two-thirds of you serongs weekly wage, but not more than \$800 per week. A widowed spouse with no children will be paid a maximum of \$2,00,00. (Benefits cocilises with Mahier remarkers or openly cochable with a person of the cocilises with Mahier remarkers or openly cochable with a person of the cocilises with Mahier remarkers or openly cochable with a person of the cocilises with Mahier remarkers or openly cochable.

- You should follow written rules of safety and other reasonable policies and procedures of the employer. You must report early scaleder immediately, but not later than 35 days after the accident, to your employer, your employer's representative, your feerman or immediate supervisor. Failure to do so may result in the loss of the benefits.
- An employee has a continuing obligation to cooperate with medical providers in the course of their treatment for work related injuries. You must accept reasonable medical treatment and rehabilition services when ordered by the State Board of Workers' Compensation or the Board may suspend your benefits.

The State Board of Workers' Compensation will provide you with information regarding how to file a claim and will answer any other questions regarding your rights under the Isw. If you are calling in the Atlanta ares the telephone number is (404) 565-318, outside the metro Atlanta area call 1-80-53-30-682, or write the State Board of Workers' Compensation at: 270 Peachtree Street, N.W., Atlanta, Georgia 30303-1299 or visit our website: https://www.abws.georgia.gov. A lawyer is not needed to file a claim with the Board; however, if you think you need a lawyer and do not have your own personal lawyer, you may contact the Lawyer Referral Service at (404) \$21-0777 or 1-800-334-6855.

WILLFULLY MAKING A FALSE STATEMENT FOR THE PURPOSE OF OBTAINING OR DENYING BENEFITS IS A CRIME SUBJECT TO PENALTIES OF UP TO \$10,000.00 PER VIOLATION (O.C.G.A. §34-9-18 AND §34-9-19).

UNEMPLOYMENT INSURANCE FOR EMPLOYEES

Your job with this employer is covered by the Employment Security Law. You may be able to establish a claim for Unemployment Insurance if you become TOTALLY or PARTIALLY unemployed through no fault of your own and comply with all requirements.

IMPORTANT: YOU MAY FILE A CLAIM FOR UNEMPLOYMENT INSURANCE BENEFITS VIA THE INTERNET AT dol.goorgia.gov. YOU MAY ALSO FILE A CLAIM IN PERSON AT ANY GEORGIA DEPARTMENT OF LABOR (GDOL) CAREER CENTER LISTED BELOW.

THE GEORGIA EMPLOYMENT SECURITY LAW STATES FOR EACH WEEK YOU CLAIM UNEMPLOYMENT BENEFITS YOU MUST:

- Be UNEMPLOYED, ABLE to work, AVAILABLE for work, ACTIVELY SEEKING WORK, and be willing to immediately accept suitable work.
- Register for employment services with the Georgia Department of Labor.
- Report weekly work search contacts, all earnings each week, and any job refusal.

Employers cannot deduct any money from employees' paychecks to pay unemployment insurance tax. The funding for unemployment insurance benefits comes from taxes paid by employers. OFFICES WHERE UNEMPLOYMENT INSURANCE CLAIMS MAY BE FILED

CARROLLTON CARTERSVILLE CLAYTON COUNTY COBBICHEROKEE COLUMBUS COVINGTON

LAGRANGE MACON MILLEDGEVILLE MOULTRIE HOME

Equal Opportunity Employer/Program

Auxiliary Aids & Services Are Anniable Upon Request To Individuals With Disabilities

(This notice must be posted in a conspicuous place readily accessible to the employee at all times.)

PANEL OF PHYSICIANS OFFICIAL NOTICE

WORKERS MUST REPORT ALL ACCIDENTS IMMEDIATELY TO THE EMPLOYER BY ADVISING THE EMPLOYER PERSONALLY, AN AGENT, REPRESENTATIVE, BOSS, SUPERVISOR, OR FOREMAN.

used at work, the employer at also pay a part of the worker

the employer will also pay a part of the worker's lost veges.

Work injuries and occupational diseases should be reported in writing whenever possible. The worker may lose the right to receive compensation if an accident in not reported within 30 days (see O.C.G.A.§ 34-9-80).

The employer will supply free of change, upon request, as from for reporting accidents and will also furnish, free of change, information about workers compensation. The employer will also furnish to the employee, upon request, opinis of board forms on the will be employee, presenting to an employee's delim.

A worker injured on the job must select a doctor from the list below. The minimum panel shall consist of at least six physicisms.

A worker injured on the job must select a doctor from the list below. The minimum panel shall consist of all least six physicisms below industrial clinics (see O.G.G.A.§ 34-9-20). Further, this panel shall induced once minority physicism, henover feasible (see Rule 201 for definition of minority physicism). The Doard may grant exception to the required size of the panel where it is demonstrated that more than they physicisms are not reasonable processable.

instructions to injured worker: Review the following physician's contact information and select the provider with whom you would like to receive medical treatment.

Physician's Contact Information: Name, Address, Phone, and website listed below:

(Additional doctors may be added on a separate sheet)

This box is checked if additional physicians are listed on separate sheet

IF YOU HAVE QUESTIONS PLEASE CONTACT THE STATE BOARD OF WORKERS' COMPENSATION AT 404-656-3818 OR 1-800-533-0682 OR VISIT https://sibwc.georgia.gov Willufy making a false statement for the purpose of obtaining or denying benefits is a crime subject to penalties of up to \$10,000.00 per violation (O.C.G.A. § 34-9-18 and § 34-9-18).





