South Carolina State Postings



SOUTH CAROLINA

Safety and Health Protection on the Job

THE STATE: Under the South Carolina Occupational Safety and Health Act, the state is responsible for the enforcement of occupational safety and health standards in all workglaces, both public and private, within South Carolina. However, longshoring, shipbuilding, ship repairing and shipbreaking coentions covered by the Longshoremen and Harbor Workers Compensation Act, as smeroldel, men's under lederal jurisdiction.

Theteor Verviets Compensation Act, as interesting, internal under needed jurisocium. EMPLOYERS: Each employer and Il furnish to employees employment and a place of employment which are free from recognized hazards that are causing, or listly to cause, death or physical harm to his employees, and shall comply with coupational satisfy and health standards promulgated by the Director Laber; Lionesting and Regulation (LIP), Employees must report to DSHA all work-related fatallise within 8 hours, and all inpatient hospitalizations, amputations, and bases of an eye within 24 hours. Reporting may be accompliabled by telephone at (800) 895-7672 or in person at 12 Executive Center Drive, Suite 220, Columbia, SC 29211.

EMPLOYEES: Each employee shall comply with occupational safety and health standards and all rules, regulations and orders issued by the director of Labor, Licensing and Regulation which are applicable to his own actions and

Any employee or representative may request an inspection of place or site of employment. Any employee may file a complaint, ather verbally or in writing. Complaint forms and thing information may be found on our website or will be provided, upon request, by the South Carvina Department of Labor, Leoning and Regulation. Employees and employees have the right to participate in inspections by means of bringing to the attention of the impacting differe proside voltations which exist in their area of work and the right to participate in in the velace inspection. The inspecting officer shall have the right to determine the number of persons participating in the walkan inspection.

Under state law, when the authorized representative of the employees accompanies the inspecting officer during a walk-around inspection, he shall not suffer any loss of wages or other benefits which would normally accrue to him. Where there is no authorized representative, the inspecting officer will consult with a reasonable number of employe concerning matters of safety and health in the workplace.

DiSCRIMINATION: State and fideral laws prohibit discrimination against any employee if he files a compliant or causes any proceeding under or related to this Act or is about to testify in any such proceedings or because of the service by any employee on behalf of himself or others of any right filderoid under state and federal law. The director of Labor, Licensing and Regulation or the nearest foderal OSHA diffices must be notified within thinty (30) days after such discriminatory access. State and local government employees balavid (if is such compliants with the director of SC Department of Labor, Licensing and Regulation. A public sector employee balaving that he has been discharged or inherwise discriminated against by any gerson in violation of Section 41-15-510 may proceed with a civil action pursuant to the provisions contained in Chagter 27, Title 8.

CITATIONS: Citations listing the alleged violations during an inspection will be mailed to the employer with re promphress. State law requires such citations be promptly posted at appropriate places for employee information three days, or until the violations are connected, whichever is later, to warn employees of danges that may exis

PENALTIES: An employer may be assessed a penalty up to \$7,000 dollars for a non-serious violation An employer who receives a citation for a serious violation may be assessed a penalty up to \$7,000 dollars for each such

Any employer who willfully violates an occupational safety and health rule or regulation may be assessed a penalty not more than \$70,000 for each violation.

Any employer who willfully violates an occupational safety and health rule or regulation and the violation causes death to an employee shall be deemed guilty of a misdemeanor and, upon conviction, be punished by fine, imprisonment or both

For more information, contact: South Carolina Department of Labor, Liconsing and Regulation Office of OSKIA Compliant, SC 29211-1329 805-806-7655, http://www.scoath.attochina.com/

Under a plan approved November 6, 0, 1972 by the U.S. Degartment of Labor, Occupational Safety and Health Administration (05HA), the Sate of South Carelina is providing job safety and health protection for workers throughout the Sate. Federal OSH will monitor the operation of this plan to assure that continued approval is meretad. Any person may make a complaint regarding the atate administration of this plan disectly to the Regional Office of OSHA, U.S. Department of Labor, 61 Foreigh Newel SW, Room 6150, Alabrid, Gaogia 30303.

CLR South Carolina Department of Labor, Licensing and Regulation

YOUR RIGHTS AS A WORKER IN SOUTH CAROLINA

t is the public policy of the state of South Carolina that the ight of persons to work must not be denied or abridged In this top places, parking on the same to solve 1-website and the solution of table of the solution of the solution of tables or endowed to the solution of tables or equivalential or and individuals are uniterability in a solution top employees, labor organizations, and individuals are uniterability in a solution top employees that or equivalential individual of constraints or contracts which requires membership in a labor engorization or remain a member of a labor engorization, or pay fare or remain a member of a labor engorization, and any engineement that are engloyees that an engineement that are engineer and that are engineer and that any engineement and the places or remain a member of a labor engarization or engineer that an engineer to a labor engineer that an engineer that an engineer the solution of entitions of engineer that an engineer that the the data is deviced from the assess of the engineer that the the data is deviced from the assess of

such an appeernent is unenholosable. An engisyer heat height is docket from the wages of employees and is pay to a labor opprization, or its authorized representative, membraneling dues in a labor organization, however, the employer must have neovind from each engleyee written authorization which runt not be invesceities for a period of more than one year or until the termination date of any applicable collective agreement or authorization, whichever occurs scorer. After one year, the employee has the right to reveake the written authorization allowing for deduction of membership dues in a labor

allowing for deduction of membership dues in a labor uncon-list laundhead lar a person or generate to use force. Intrinsidiano, vicience, threats or vicientificating language against a person or property, or any member of the family of any person, to inderter, or attempt to interfere, with the person in the exercise of his right to work, to pursue or engage in any lawful vocation or business activity, to enter or lawer has place of employment, or to methe, this or deliver materials, passes ar services not prehibited by law, or compet attempt to complete any person to fair, any support, or referant hom joining or supporting any labor organizations, or referant hom joining or supporting any labor organizations, or referant homo person genes and persons hom, any place of employment. Preschil protecting is permissible under the Constitution of the United States.

constitution of the United States. An employee, labor organization, or other person who tails to comply a guilty of a mademenor, and, upon conviction, must be pursited by implorment for not less than ten days nor more them thinly days, at the other data than one or both. A person whose rights are adversely attended by contract, agreement, assemblings, or others do for thing dane or threatend to be done and declared to be unleaful or threatend to be done and declared to be unleaful or threatend to be done and declared to be unleaful prohibited by statis law may apply to a court having general equity jurisdiction for appropriate reliet.

For more information, go to South Carolina Code of Laws 41-7-10 et seq.

EMPLOYMENT DISCRIMINATION

Ser state law an employer may not discriminate against on the bases of: Race, Color, National Origin, Religion, Age -) or Disability, Sex (Including pregnancy, childbirth, or related facil conditions, aeoual orientation, or gender Identify).

- outh Carolina Human Affairs Commission (SCHAC) ces state and federal laws that protect employees and ants from employment discrimination.
- Examples of lifegal Employment Practices spects of employment including Failure to life or prevents Wry (chengal weaps or compensation) or Benefits Failure to previde reasonable accommodation due to: a detentific
- a disability almostrily held nellgious ballet, observance, or practice, pregnancy, childbrith, or related medical condition, including, bat not limited to childbrith, ar milated medical condition, including, investigation and an antipather and an antipather and an antipather investigation and an antipather antipather and an antipather and an antipather and an antipather antipathe
- Uniwith Disciplina/Denotion/Buspension Retailation or conduct, that might reasonably discourage someone from:

- How to report unlawful discrimination
- tion has occur believe discrimina an Alfaire Commiss
 - Complete a questionnaire Online at www.schac.sc.gov Call us at (903) 737-7800 or Toll-Free at 1-800-521-0725
 - or roi-me at 1-000-lat-1-020 In person or mail to: 1026 Sumbs Steet, Suba 101 Octumble, SC 20201 w must file a formal complaint to leucoh an inv
- dia you sho
- Discrimination is inappress. Employees including date agencies, local governments (as en educational institutions (as employeed, and local subdivision the POST, KEEP POSTED, AND MAINTAINED IN CONSPICUOUS UPON THEIR PREMISES, where nations to employees and app
- customity social. The mission of the SC Human Attains Commission is to eliminate and prevent unlanded discrimination in: Employment on the bases of hear. Colors, National Origin, Religious, See (Including programmer, childthrift, and elicity, en elicital childthrine, security orientations, or genetize distributional Origin, Religiou. See, Partitud Status or Desettility. Colors, National Origin, Religiou. See, Partitud Status or Desettility. Including and Palacianess on the bases of Base, Color, National Origins or Palacianess on the bases of Base, Color, National Origins or Palacianess on the bases of Base, Color, National Origins or Palacianess on the bases of Base, Color, National Origins or Palacianess on the bases of Base, Color, National origins or Palacianess on the bases of Base, Color, National origins or Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Base, Color, National origins of Palacianess on the bases of Ba
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 - South Cerolina Human Affairs Commi 1026 Sumter Street, Suite 101 Columbia, SC 29201 www.schac.ec.dov

Payment of Wages, Child Labor and Right-to-Work Laws

Payment of Wages Act an employee is hired, the employer must notify the employee in writing of

- the wages agreed upon the normal hours the employee will work
- the time and place wages will be paid the deductions an employer may make from wages, including insurance
- Changes to these terms must be in writing at least seven (7) calendar days before they become effective. Employers must pay employees all wages due each pay period.
- Employers must also give employees an itemized statement showing gross pay and all deductions made each pay period and maintain records of wages paid for three years.

or wage pairs in energies. Employers who violate the Payment of Wages Act are subject to a civil penalty of \$100 for each violation. Employees can recover up to three times the full amount of unpairs wages, costs, and attorney's fees in a civil action.

To report a suspected violation, or for recordiseping or other questions involving the Payment of Wages Act, or to order a copy of the Payment of Wages Act, please contact the Office of Wages and Child Labor at the address and number isted below.

Child Labor

An employer in this state shall engage in any oppressive child labor practices. Oppressive child labor includes employment of any minor in any occupation declared by the director of Labor. Liconsing and Regulation to be particularly hazardous or detimental to the health or well being of minors. Oppressive child bear also includes employment of minors who are 14 or 15 years of under the following conditions:

- During school hours Before 7 a.m. or after 7 p.m. (9 p.m. during the period of summer break of the school district in which the minor resides)
- More than 18 hours during school weeks More than 3 hours on school days
- More than 40 hours in non-school weeks

More than 40 hours in non-school weeks
More than 6 hours on non-school days
More than 6 hours on non-school days
So destination of the bloor provisions, please contact the Office of Wages and Child Labor at:
So Dependment of Labor, Losensing and Regulation
Ploy Best 11325 (Calumbia, SG 2291: 11329
Phone: 800-896-4470, <u>www.linorline.com</u>

Right-to-Work

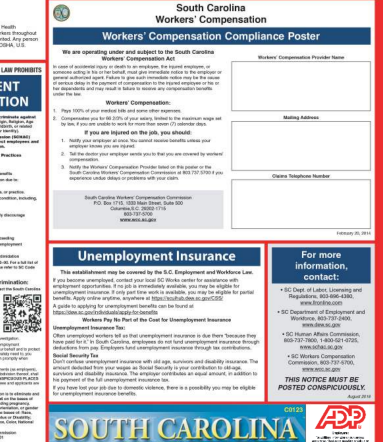
The right to work of a person in South Carolina cannot be derived, interfered with, or abridged because the person belongs - or does not belong - to a labor union. An employe, labor organization, or other person who violates a worker's rights under these provisions is guily of a interdemeantr, and upon conviction, must be paralited by impresonment from folses than 10 days or more than 30 days, a fine of not \$1,000 but not more than \$10,000, or both. In addition, the employer, labor organization, or other person is subject to a lawsuit by the aggreeved worker. For more information call (2008) 805-4770.

Immigrant Worker

The South Carolina Illegal Immigration and Reform Act requires all employers to venity the legal status of new employees and prohibits employment of any worker who is not legally in this country and authorized to work.

After July 1, 2009, all businesses in South Carolina are imputed a South Carolina amployment license which permits an employer to hire employees. The imputed employment license remains in effect as long as the business abides by the law.

Effective January 1, 2012, all South Carolina employers are required to enroll in the U.S. Department of Homeland Security's E-Venity program and writig the totals of new employees within three business days, using E-Venity, Failure to use E-Venity to venity new thires will result in probation for the employer or suspension/hovecation of the employer's business (screase.)



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Compliance Date January 2023

