Hawaii State Postings



NOTICE TO EMPLOYEES

WAGE AND HOUR LAWS

Minimum Wage - You have the right to receive a minimum wage of at least \$14.00 per hour beginning January 1, 2024, at least \$18.00 per hour beginning January 1, 2026, and at least \$18.00 per hour beginning January 1, 2026, and at least \$18.00 per hour beginning January 1, 2028. Undecertain conditions, "tipped employees" may be paid less per hour.

Overtime - You have the right to be paid overtime at least one and one-half times your regular rate for all hours worked in excess of 40 in a workweek. The law also requires employees to maintain payerfl recrofe for all reads of years.

The Hawaii Wage and Hour Law exempts certain types of employment from minimum wedge and overtime, such as outside selepsyersors and employees in an executive, administrative, supervisory, or professional capacity.

Payment of Wages - You have the right to be past at least twice monthly on regular paydays designated in advance in cash, by checks convertible into cash, row within certain requirements. By direct deposit into the employees account at a federally insured depository institution or pay card; within 7 days after the end of each pay period, paid wages in full at the time of discharge or no later than the next versting day, or paid no later than the next regular payday if you quilt or resign. However, 2 flow give you remployer one pay period's notice of your intention to quit, you must be paid on your last day of employment.

intention to quit, you must be paid on your last day of employment.

Notification Requirements - You have the right to be notified in willing at the time of hire of your rate of pay and the paydaye. Any changes in pay arrangements prior to the time of such changes, and of any policies with regard to vacation, sick, or holistly pay must be made in writing or through a posted notice. You must also be furnished with a pay steament on payday showing gross wages, amount and purpose of each deduction, net pay, date of payment, and pay period covered. If you employer requires that you give abstrace notice of quitting and you are terminated after giving that notice, your employer is abile for the wages you would have earmed up to the last day you intended to work unless you were terminated for cause.

Withholding of Wages - You have the right to ensure that there are no wrongful withholdings of your wages. Your employer may not collect, deduct or obtain authorization to deduct for:

Fines (For example - an amount you must pay to your employer for being tardy.)

Penalties or replacement costs for breakage

Cash shortages in a common cash register or cash box used by two or more people, or in a cash register or cash box under your sole control unless given an opportunity to account for all moneys received at the start of a shift and all monies turned in at the end of a shift.

Losses due to your acceptance of checks which are later dishonored if the employer has authorized you to accept checks.

Collection of Unpaid Wages - You have the right to file a complaint for unpaid wages with the Wage Standards Division within one year from the time the

Namel Family Leave Law - You have the right to roceive up to 4 weeks of unpaid, job-protected leave for the birth or adoption of your child, or to care for your child, parent, sibling, spouse, grandohild, or reciprocal beneficiary with a serious health condition. You are eligible only if you have at least 6 consecutive months of service, and your employer has 100 or more employees. Accrued paid leaves may be substituted for any part of the 4-week period. If your employer provides for paid sick leave, you may use up to 10 days of your accrued and available sick leave per year unless a collective bergaining agreement provides for more than 10 days.

Lie Detector Tests - You have the right to refuse a lie detector test.

Work Injury - You have the right to file a complaint if you feel that you have

Losses due to faulty workmanship, lost or stolen property, damage to property, or default of oustomer credit or propayment for goods or ser received by customers, as long as those losses are not due to your wi intentional disregard of the employer's interest.

Your employer or prospective employer cannot require you to pey a job application processing fee. Your employer may deduct state and federa withholding taxes, amounts specified by court orders and amounts you authorized in writing.

HAWAII

NOTICE TO EMPLOYEES

DISABILITY COMPENSATION LAW

Workers' Compensation - You have the right to receive workers' compensation benefits and medical care if you suffer a work-related injury. You must report the date, time and ciccumstance of your furgir immediately your employer or supervisor. Give the name of the insurer to your doot or so that your doot will know where to send the physiciants' report. If your employer does not file a report of the injury, you may file a written claim with the Disability. Compensation Division. You do not pay for the premium cost; your employer pays the entire amount.

You are entitled to all required medical, surgical and hospital services and supplies including medication; weekly benefits from the fourth day of disability to replace wage loss, representing 66 279% of your average weekly wage but not more than the maximum weekly benefit amount annually set by the Department; additional benefits if the rijuary results in permanent disability or disfigurement; vocational rehabilitation; if appropriate, funeral and burial expenses if the work injuary results in death; and additional weekly benefits to the surviving spouse and other dependents.

remover y unsurinty insurance - You have the right to file a claim for temporary disability insurance benefits within 80 days from the date of disability for use utilities a disability nor under the state of the substance of th

After a 7 consecutive day waiting period, you will be paid 58% of your average weekly wage, not to exceed the maximum in the TDI law. Your employer may have an "oquivater" [shar approved by the Department, which may provide different benefits. You should ask your employer for details if they have an "oquivater" [shar].

You may be required by your employer to share in the premium cost. Your share cannot be more than one-half of the cost and should not exceed. 5% of your weekly wages. Your employer pays the remaining portion exceeding the prescribed initiation. If you are not eligible to benefits (see second paragraph above), your employer cannot deduct any contributions from you to share in the premium cost.

Prepaid Health Care - You have the right to enroll in your employer's prepaid health care insurance plan after 4 consecutive weeks of employment where you have worked at least 20 hours each week. The Department of Labor & Industrial Relations must approve the health care plan and include insurance coverage for hospital, surjiciar, medical, diagnositic and materially medicalic are.

You should claim benefits under this program if a non-work-related injury or illness requires medical care. Give your doctor or hospital the name of your employer's health care contractor and the plan name.

If you are required to share in the premium cost for your coverage, your share cannot be more than 1.5% of your monthly wages or one-half the premium cost (whichever is less). Your employer pays the balance.

Disability Compensation Division

586-9188 (Temporary Disability Insurance and Prepaid Health Care) 974-6464

Maui 243-5322 274-3351

You Have a Right to a Safe And Healthful Workplace

IT'S THE LAW!

- You have the right to request a HIOSH inspection if you believe that there are unsa and/or unhealthul conditions at your wedsplace. You or your representative may pu in the inspection.
- You have a right to see HIOSH citations issued to your employer. Your employer must post the citations at or near the place of the alleged violation.
- Your employer must correct workplace hazards by the date indicated on the citation and must certify that these hazards have been reduced or eliminated.
- You have the right to copies of your medical records or records of your exposure to toxic and harmful substances or conditions.
- Your employer may not discrimine against you for making a safety and health compliant or bit sectioning your rights under the law, some of which are detailed above. You can like a decembration compliant with HIOSDs within 50 days of the discrimination, all. <u>Plytade</u> sector employees must also file a discrimination compliant with the OSMA Regions office below within 30 days of the descrimination yeal or they will been their rights to Office below within 30 days of the descrimination yeal or they will been their rights to place in federal chaim order sociols of 150 of the federal Occupational Sulfety and Health Act of 1570 after the conclusion of the HOOSH investigation.
- Report to OSHA all work-related total ties within 8 hours, and all inpatient hospitalize emputations, and losses of an eye within 24 hours.
- Provide required training to all workers in a language and vocabulary they can unders

notions are customerly located.

The Island Coupcington Stelly and Island Law of 1972, Chapter 356, Hawaii Revised studies, assures safe and health Law of 1972, Chapter 356, Hawaii Revised studies, assures as an analysis of the safe of the safe of the safe Coupcing of the safe of the safe Coupcing of the safe Coupcing of the safe Coupcing of the safe of the safe Coupcing of the safe of t

Regional Administrator
U.S. Department of Labor
Occupational Safety and Health Administration
90 7th Street, Suter 18100
San Francisce, California 94103



NOTICE TO EMPLOYEES

LAWS PROHIBITING EMPLOYMENT DISCRIMINATION

sewal lare against employment discrimination. Vicus cannot be devided a job, fired, or subjected to unequal terms and conditions of functional terms of the control of th

Examples of Unlawful Employment Discrimination

- If you are denied a job or a promotion because of your race, sex, including gender entity or expression, sexual orientation, age, religion, color, ancestry, disability, marit atus, civil union status, credit history, credit report, arrest and court record (except in rited chroumstances), or domestic or sexual violance victim status.

You have the right to Bile a complaint if you have been subjected to discrimination because if your locate and individual to because if you have come in charlow goalest destifict or expression, reproductive on relating to enter into a nondisclosure agreement that prevents you through your wedges expression. The same more or assumption state of the production of the prod

can file a complaint by calling the Hawaii Civil Rights Commission. Under state law, must file your complaint within 180 days of the act of discrimination.

You have the right to be free from discriminatory or retaliatory action from your employer for Ring a complaint, participating in an investigation, or opposing a discriminatory

274.3141 ovt 68636 1-800-468-4644, ext. 68636 974-4000, ext. 68636 586-8636 Revised 01/02 Maui: 984-2400, ext. 68636 TDD/TTY:

NOTICE TO EMPLOYEES

REQUIRED NOTICE TO DISLOCATED WORKERS/PLANT CLOSINGS

You have the right to be notified in writing at least 60 days in advance of possible You have the right to be notified in writing at least 60 days in advance of possible legoths or terminations due to certain business transactions taken by your employer Your employer must also notify the Department of Labor and Industrial Relations in the same manner according to the Delicacted Wedersex Act (DWA). The DWA applies to businesses which have at least 50 persons employed in the state at any lime during the 12 months preceding the event, and are a party to a sike, transfer, merger, business bakeows, bankruptcy, or business transaction, which will result in the relocation outside the state or the slutting down of all or a portion of operations You have the right to payment of a dislocated worker allowance if you are led off or terminated due to these transactions and are ediple for unemployment benefits. These payments supplement unemployment benefits for a maximum 4-week period.

For general information about the Dislocated Workers Act or the Dislocat Allowence, please call the Worldorce Development Division at 586-8877.

NOTICE TO EMPLOYEES

UNEMPLOYMENT INSURANCE LAW

You have the right to unemployment benefits if you lose your job or your work hours are substantially reduced through no fault of your own. You may file your claim for unemployment insurance benefits online or in-person at a local claims office.

unemproyment insurance peneris ontine or im-person at a rocal caims ontoe.

Go ta <u>ulcelam, harwall, gov</u> between 6:30 am to 11:00 pm, Monday through Friday and between 9:00 am to 11:00 pm on weekends & holidays (Hawaii Standard Time).

You will need a valid emaîi address to create an online account.

avasacion.

You will need to provide information for all of your employers in the past 18 months, such as the employer's name, address, zip code, phone number, dates of nemployment, and the reason for separation. Ex-mitted service-pencors about have their OD214 (mamber 4) available. Former federal employees about have their OD214 (mamber 4) available. Services federal employees about have their Standard Form 5 Services Former federal employees about have their Standard Form 5 Services Former federal employees about the services are considered to the services of the se

File your claim promptly. Your claim will begin only from the week that you file with the UnemploymentInsurance Office. If benefits are payable, you must receive your payments by direct deposit. You must provide your account type (savings or checking), financial institution routing number, and your account number.

Maui Claims Office 984-9400 dlir.ui.maui@hawaii.gov Kauai Claims Office 274-3043 dlir.ui.kauai@hawaii.gov Regular UI Claims, Regular UI Adjudication, & Employer Services http://labor.hawaii.gov/ui/appointments

When you file, you must provide your social security number.

Oahu: 768-5701 Hawaii: 935,6527

Kauai: 274-9056

Wage Standards Division:

Oahu: 586-8777 Kona: 322-4808

Notice to Employers / Employees assume us is own imminum wage into whome property and in 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 Fau Labor Standurds Act in addition to this state posting. According 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



State of Hawaii
Department of Labor and Industrial Relations 830 Punchbowi Street
Honolulu, Hawaii 98813
Phone: (800) 588-8842
Email: dir. director@hawaii.gov

You may satisfy Hawaii Labor Lawa' posting requirements by posting our official labor law poste for more information: http://labor.hawaii.gox/labor-law-poster





Copyright © 2024 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.

Compliance Date January 2024

dlir.ui.hilo@hawaii.gov

.. dir.ui.kona@hawaii.gov



General Unemployment. (833) 901-2275

Hilo Claims Office

Kona Claims Office