· Hours in two or more weeks cannot be averaged in computing overtime

Rest Periods: 10 minutes, paid, every 4 hours.

Colorado Minimum Wage: \$12.32 per hour, or \$9.30 for Tipped Employees, effective 1/1/2021.

um wage adjusts annually by inflation; next year's COMPS Order and Poster will provide the 2022 min · The minimum wage applies to all adults and emancipated minors, whether paid hourly or any other basis (salary, commission piecework, etc.), unless exempted by COMPS Order Rule 2. Unemancipated minors may be paid 15% below the minimum.

The federal minimum wage (\$7.25) and any local minimum wages (including \$14.77 in Denver as of 1/1/21) may also apply.
 If work is covered by multiple minimum or overtime wage rules, the rule with the higher wage or standard applies.

Overtime: 11/2 times the regular pay rate for hours over 40 weekly, 12 daily, or 12 consecutive.

· Employers may not provide time off (often called "comp time") instead of time-and-a-half premium pay for overtime hour

· If work makes uninterrupted meal periods impractical, eating an on-duty meal must be permitted, and the time must be paid.

#Work Hours: Up to 2 >2, up to 6 >6, up to 10 >10, up to 14 >14, up to 18 >18, up to 22 >22

• Two 5-minute rest periods, instead of one 10-minute, are permitted if employees and employers agree voluntarily and without Two 3-minute rest periods, instead of one 10-minute, are permitted it employees and employers agree voluntarily and with coercion, and if 5 minutes is enough to go back and forth to a bathroom or other place where a genuine break would be taken. Additional flexibility with 5-minute periods applies to agriculture, Medicaid home care, and collectively bargained work.

· Employers that do not authorize and permit rest periods must pay extra for the work time that would have been rest periods

Time Worked: Time employers allow performance of labor/services for their benefit must be paid.

· All time on-premises, on duty, or at prescribed workplaces (but not just letting off-duty employees be on-premises), including:

• Travel for employer benefit is time worked; normal home/work travel is not. For more on travel and sleep time, see Rule 1.9.2.

· putting on or removing work clothes/gear (but not clothes worn outside work), cleanup/setup, or other off-the-clock duty;

Meal Periods: 30 minutes uninterrupted and duty-free, for shifts over 5 hours.

· To the extent practical, meal periods must be at least 1 hour after starting and 1 hour before ending shifts.

## COLORADO OVERTIME & MINIMUM PAY STANDARDS ORDER ("COMPS Order") #37 POSTER Division of Labor Standards & Statistics

available 1st week of each December

Deductions, Credits, & Charges from Wages: Subject to limits in C.R.S. 8-4-105 and below.

Effective January 1, 2021

Must be updated annually; new poster

- Tip credits of up to \$3.02 per hour (lowering minimum wages to \$9.30) are allowed for those regularly, customarily recover \$30 per month in tips. If hourly pay plus tips is below the full minimum wage, the employer must pay the difference. · Meal credits are allowed for the cost or value (without employer profit) of a voluntarily accepted meal.
- Lodging deductions are allowed only if housing is voluntarily accepted by the employee, primarily for the employee's (not
  employer's) benefit, recorded in writing, and limited to \$25 or \$100 per week (depending on the housing type).
- · Uniforms that are ordinary clothes, without special material or design, need not be provided; other uniforms must be provided at no cost. Employers must pay for any special cleaning required, and cannot require deposits or deduct for ordinary wear and tear.

Exemptions from the COMPS Order: All listed in Rule 2; key exemptions listed below.

· Executives/supervisors, decision-making administrative employees, and professionals (Rule 2.2.1-3) paid the exempt salary:

### \$40,500 \$45,000 \$50,000 \$55,000 Prior year's salary, inflation-adjusted · 20% owners, or at a nonprofit the highest-paid/highest-ranked employee, if actively engaged in management (2.2.5).

- · Highly technical computer-related employees (defined in 2.2.10), if paid at least \$28.38 per hour. • Various in-residence workers, including property managers, range workers, and camp/outdoor education field staff (2.2.7).
- Various, but not all, types of salespersons (2.2.4, 2.4.1, 2.4.2) and taxi drivers (2.2.6)
- Certain medical transportation and hospital/nursing home employees have modified overtime rules (2.4.4, 2.4.5).
- · Downhill ski/snowboard employees, including on-mountain food but not lodging, are exemptfrom 40-hour overtime (2.4.3). Agriculture (2.3) and some transportation (2.4.6) jobs are exempt from overtime and meal periods, and have more flexible rest periods (agriculture) or no (transportation) rest periods.

# Complaint & Anti-Retaliation Rights

- The Division of Labor Standards and Statistics (contact info at the bottom of this Poster) accepts complaints and tips as to violations of COMPS or other wage rights under federal, state, or local law. Alternatively, employees may file lawsuits in court.
- · Parties liable for unpaid wages include the employer as an entity, and individuals with operational control over the entity. · Employers cannot retaliate by threatening, coercing, or discriminating for purposes of reprisal, interference, or obstruction, as to
- Violations of wage or anti-retaliation provisions may be reported to the Division as complaints or anonymous tips.
- · Immigration status is irrelevant to wage rights. The Division will investigate and rule on complaints without asking, reporting, or considering status. Using status to interfere with rights is illegal under Wage Protection Rule 4.8 and other applicable law.

This poster must be displayed where easily accessible to workers, included in any existing employee handbook or manual, shared with remote workers, provided in languages other than English as needed, and replaced annually.

This Poster summarizes key wage rules in the COMPS Order, but not all, and should not be relied upon as complete information. For the full Order, more detailed fact sheets, or for questions, information, or complaints as to wage or other labor laws, contact:

Division of Labor Standards and Statistics, coloradolaborlaw.gov, cdle labor standards@state.co.us, 303-318-8441 / 888-390-7936.

COLORADO DEPARTMENT OF LABOR AND EMPLOYMENT DIVISION OF LABOR www.colorado.gov/cdle/labo

Colorado

**Labor Law** 

**Postings** 

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NOTICE OF PAYDAYS

In accordance with 8-4-107, C.R.S.:

Every employer shall post and keep posted conspicuously at the place of work if practicable, or otherwise where it can be seen as employees come or go to their places of work, or at the office or nearest agency for payment kept by the employer a notice specifying the regular paydays and the time and place of payment, in accordance with the provisions of section 8-4-103, and also any changes concerning them that may occur

Pay periods can be no greater duration than a calendar month or 30 days, whichever is longer. Paydays must occur no later than 10 days following the close of each pay period. 8-4-103, C.R.S.

**EMPLOYEES ARE PAID ON REGULAR PAYDAYS AS FOLLOWS:** 

· awaiting assignments at work, or receiving or sharing work-related information; or

security/safety screening, clocking/checking in or out; or

· waiting for any of the above tasks.

COLORADO DEPARTMENT OF LABOR AND EMPLOYMENT DIVISION OF WORKERS' COMPENSATION

Colorado Workers' Compensation Information Your employer has workers' compensation coverage for employees through

Workers' compensation is a type of insurance coverage that employers must provide to their employees. The cost of workers' compensation insurance is paid entirely by the employer and may not be deducted from an employee's wages.

on benefits as provided by law. WRITTEN NOTICE MUST BE GIVEN TO YOUR EMPLOYER WITHIN 4 WORKING DAYS OF THE ACCIDENT. If you don't report your injury or occupational disease promptly your benefits may be reduced. If you are unable to work as the result of a work-related injury or occupational disease

compensation (wage replacement) benefits will be based on 2/3 of your average weekly wage up to a maximum set by law. No compensation is payable for the first 3 days' disability unless the period of disability exceeds two weeks.

occupational diseases. If you notify your employer of an injury or occupational disease and are not offered medical care, you may select the services of a licensed physician or chiropractor. You may file a Worker's Claim for Compensation with the Division of Workers'

You are entitled to reasonable and necessary medical treatment of compensable injuries or

Compensation. To obtain forms or information regarding the workers' compensation system, you may call Customer Service at 303-318-8700 or toll-free at 1-888-390-7936 or visit our website at <a href="https://www.colorado.gov/cdle/dwc">www.colorado.gov/cdle/dwc</a>.

COLORADO DIVISION OF WORKERS' COMPENSATION 633 17<sup>th</sup> Street, Suite 400, Denver, CO 80202-3626

**UNEMPLOYMENT INSURANCE** 



**NOTICE TO WORKERS** 

# YOU HAVE THE RIGHT TO BE:

- Properly classified as an employee or an independent contractor
- Paid accurately and timely for the services you perform

There are resources available to you if you believe you are being subject to improper classification or inaccurate payment

nsurance and workers' compensation purposes. As a worker, you have certain rights as an employee vs. independent contractor

create many problems, both for law-abiding businesses and for workers in Colorado.

criteria of an employee, visit colorado.gov/cdle/TipForm, or call us at 303-318-9100 and select Option 4. To be classified as an employee, you must meet the criteria in Colorado Revised Statute 8-70-115. You can read the law online and find out

Your employer contributes to unemployment insurance and cannot deduct this from your wages

nployed and wish to file for unemployment insurance benefits, go to coloradoui.gov and click on File a Claim. If your hours of work and pay are reduced, you may be entitled to partial unemployment benefits. If you cannot access a computer, call one of the following numbers: 303-318-9000 (Denver-metro area) or 1-800-388-5515

utside Denver-metro area); hearing impaired 303-318-9016 (TDD Denver-metro area) or 1-800-894-7730 (TDD outside

EMPLOYERS ARE REQUIRED BY LAW TO POST THIS NOTICE

Employers can download copies of this poster at coloradoui.gov/employer, then click on Forms / Publications

FAIR EMPLOYMENT



Colorado Law Prohibits Discrimination in: **EMPLOYMENT** 

IT SHALL BE A DISCRIMINATORY OR UNFAIR EMPLOYMENT PRACTICE: to REFUSE TO HIRE, to DISCHARGE, to PROMOTE or DEMOTE, to HARASS during the course of employment. or to discriminate IN MATTERS of COMPENSATION, TERMS, CONDITIONS, or PRIVILEGES of employment.

BECAUSE OF:

DISABILITY, RACE, CREED, COLOR, SEX, SEXUAL ORIENTATION (including TRANSGENDER STATUS), RELIGION, AGE, NATIONAL ORIGIN or ANCESTRY, or, in certain circumstances, MARRIAGE TO A COWORKER.

REASONABLE ACCOMMODATIONS FOR DISABILITIES:

An employee with a disability is entitled to a reasonable accommodation(s) which is necessary to perform the essential functions of the job. An accommodation is not reasonable if its provision would result in an undue hardship on the employer's business.

PREGNANT WORKERS FAIRNESS ACT — C. R. S. § 24-34-402 3

An employee with a health condition(s) related to pregnancy or physical recovery from childbirth is entitled to a reasonable accommodation(s) necessary to perform the essential functions of the job. An accommodation is not reasonable if its provision would result in an undue hardship on the employer's business

RETALIATION PROHIBITED — C.R.S. § 24-34-402(e)

It is a discriminatory act to retaliate against a person who opposes a discriminatory practice or who participates in a discrimination investigation, proceeding or hearing.

SHARING WAGE INFORMATION PROTECTED - C.R.S. § 24-34-402(i)

An employer shall not discharge, discipline, discriminate against, coerce, intimidate, threaten, or interfere with an employee or person due to an inquiry, disclosure or discussion of wages. An employer shall not require an employee to waive the right to disclose wage information.

or historically associated with race, such as braids, locs, twists, tight coils or curls, cornrows, Bantu knots, Afros, and headwraps. eff. 9/13/20.

TO FILE A COMPLAINT OF DISCRIMINATION, OR FOR MORE INFORMATION CONTACT THE COLORADO CIVIL RIGHTS DIVISION; 1560 BROADWAY, LOBBY WELCOME CENTER, SUITE # 110, DENVER, CO 80202 MAIN PHONE: 303-894-2997; HOTLINE ESPANOL: 720-432-4294; TOLL-FREE: 800-262-4845; V/TTD RELAY: 711;

FAX: 303-894-7830; EMAIL: DORA\_CCRD@STATE.CO.US EMPLOYMENT DISCRIMINATION COMPLAINTS MUST BE FILED WITHIN SIX (6) MONTHS

AFTER THE ALLEGED DISCRIMINATORY ACT OCCURRED.

WORKERS' COMPENSATION - REPORT OF INJUR'

**WARNING** IF YOU ARE INJURED ON THE JOB. WRITTEN NOTICE OF YOUR INJURY MUST BE GIVEN TO YOUR EMPLOYER WITHIN FOUR WORKING DAYS AFTER THE ACCIDENT, PURSUANT TO **SECTION 8-43-102(1) AND (1.5), COLORADO REVISED STATUTES.** 

IF THE INJURY RESULTS FROM YOUR **USE OF ALCOHOL OR CONTROLLED** SUBSTANCES, YOUR WORKERS' **COMPENSATION DISABILITY** BENEFITS MAY BE REDUCED BY **ONE-HALF IN ACCORDANCE WITH SECTION 8-42-112.5, COLORADO REVISED STATUTES.** 

CROWN Act of 2020:

Discrimination on the basis of one's race includes hair texture, hair type, or a protective hairstyle commonly

ccrd.colorado.gov