KENTUCKY LABOR LAW **POSTINGS**



Safety and Health on the Job

REVISION DATE: 10/22



Kentucky Revised Statute (KRS) Chapter 338 establishes a program for protecting occupational safety and health. This notice details the safety and health protections for public and private sector employees working in the Commonwealth of Kentucky and must be prominently displayed in the

Employer Responsibilities: Employers shall furnish employment and places of employment which are free from recognized hazards that are causing, or are likely to cause, death or serious physical harm to employees; and comply with the occupational safety and health regulations, standards, and rules issued pursuant to KRS 338. Employers must provide information and training on hazards in the workplace including all hazardous substances. Required training must be provided to all employees in a language and vocabulary they understand. It is illegal to retaliate against an employee for exercising any of their rights under the law, including raising a safety and health concern or reporting a work-related injury or illness.

Employee Responsibilities: Employees shall comply with the occupational safety and health regulations, standards, and rules issued pursuant to KRS 338 which are applicable to their own actions and conduct.

Records: Employees may request from their employer copies of their medical records, tests that measure hazards in the workplace, as well as the injury and illness log

Standards: Kentucky's occupational safety and health standards are adopted by the Kentucky Occupational Safety and Health Standards Board. The Board consists of 13 members, comprised of the Secretary of Labor who serves as Chair, and 12 other members equally representing agriculture industry, labor, and the safety and health profession. The Board meets annually and additionally as needed. All meetings are open to the public.

Inspections: The Division of Occupational Safety and Health Compliance conducts workplace inspections to determine the cause or prevent the occurrence of occupational injuries and illnesses. During an inspection a representative of the employer and a representative authorized by the employees are given an opportunity to accompany the Compliance Officer for the purpose of aiding the inspection. Where there is no authorized employee esentative, the Compliance Officer must consult with a reasonable number of employees regarding safety and health at the workplace

Complaints: Employees or their authorized representative have the right to file a complaint with the Division of Occupational Safety and Health Compliance requesting an inspection if they believe a hazardous condition(s) exists in their workplace. The name of the complainant will be kept confidential upon request.

tion Protections: Employees are protected against discharge and other discriminatory actions for having filed complaints and exercising any other right provided by the occupational safety and health laws. Employees who feel they have been so discriminated against may file a complaint with the Kentucky Labor Cabinet within 120 days of the alleged discrimination. Private sector employees also have the option of filing discrimination mplaints with the U.S. Department of Labor within 30 days of the alleged discrimination. Complaint forms are available at www.labor.ky.gov.

Citations: A citation(s) alleging violation of a Kentucky occupational safety and health law(s) or regulation(s) may be issued to an employer following an Controls Technicols merging ventices on technical comparison of the second seco whichever is longer

Proposed Penalties: An employer may be assessed a penalty up to \$7,000 for each serious violation and up to \$7,000 for each other-than-serious violation. Failure to correct a violation within the specified time period may result in penalties up to \$7,000 per day. An employer who commits a willful or repeat violation(s) may be assessed a penalty up to \$70,000 for each violation and not less than \$5,000 for each willful violation.

Contesting Procedures: An employer who has been cited may contest the action before the Kentucky Occupational Safety and Health Review Commission. Equally, any employee or employee representative of an employer who has been cited may also contest the action. Any party wishing to contest a citation(s) must notify the Division of Occupational Safety and Health Compliance in writing of its intent to do so. Notices of contest must be postmarked within 15 working days of receipt by the employer of the citation(s). Notices of contest will be transmitted to the Review Commission in ordance with its rules

Recordkeeping: Employers are required to maintain records of occupational fatalities, injuries, and illnesses experienced by their employees. Records must be kept using OSHA 300, 300-A, 301, or equivalent forms. Unless requested to do so by the U.S. Bureau of Labor Statistics, employers with 10 or fewer employees, or whose establishment(s) fall within an exempted North American Industry Classification System code are exempt from recordkeeping requirements.

Reporting: Employers must report to the Division of Occupational Safety and Health Compliance the work-related death of an employee, including death resulting from a heart attack, within 8 hours from when the incident is reported to the employer, the employer's agent, or another employee. Work-related incidents resulting in the loss of an eye, an amputation, or the in-patient hospitalization of an employee, including hospitalization resulting from a heart attack, must be reported to the Division of Occupational Safety and Health Compliance within 72 hours from when the incident is reported to the employer, the employer's agent, or another employee. Mechanical power press point-of-operation injuries must be reported to the Division of Occupational Safety and Health Compliance within 30 days of the occurrence. Employees have a right to report a safety and health concern or report a vork-related injury or illness without being retaliated against.

Education and Training Services: The Division of Occupational Safety and Health Education and Training assists employers who are interested in preventing workplace injuries and illnesses by developing and improving their workplace safety management programs. All assistance, such as on-site audits, consultation, and training, is provided cost-free upon request.

Kentucky provides occupational safety and health protections under a plan approved in 1973 by the U.S. Department of Labor. Questions and concerns regarding Kentucky's program may be addressed to the Kentucky Labor Cabinet, Office of Fedral-State Coordinator. The U.S. Department of Labor monitors Kentucky's program. Any person who has a complaint regarding the administration of the Kentucky program may contact the U.S. Department of Labor, OSHA, Atlanta Federal Center, 61 Forsyth Street SW, Atlanta, Georgia, 30303; (678) 237-0400.



No individual in the United States shall, on the grounds of race, color, religion, sex, national origin, age, disability, political affiliation or belief, be excluded from participation in, or denied the benefits of, or be subjected to discrimination under any program or activity under the jurisdiction of the Labor Cabinet

> Paid with Federal and State Funds Updated September 2

> > Kentucky



Employees of this business are covered by the Kentucky Workers' Compensation Act (KRS Chapter 342). Conspicuous posting of this Notice is required by law.

WORKERS' COMPENSATION

COMMONWEALTH OF KENTUCKY

WORKERS' COMPENSATION NOTICE

Employer Name:			
Address:			
Workers Compensati	on Carrier		
(or third party admin	istrator):		
Policy #:	, effective	to	
Address:			
Telephone:	, Contact Person		

EMPLOYEES: IF INJURED - NOTIFY your supervisor IMMEDIATELY; when possible Notice should be in writing. FAILURE to notify your supervisor could result in denial of benefits. OBTAIN MEDICAL CARE. Your employer must pay for ALL NECESSARY MEDICAL CARE to treat a workplace injury. The employee may select the physician or medical facility to render care. If the employer is enrolled in an approved Managed Care Plan employee selection of physicians is LIMITED to the Approved Provider Network, except in certain emergencies. FOR INJURIES REQUIRING CONTINUING CARE the EMPLOYEE MUST DESIGNATE A TREATING PHYSICIAN, a form to do so will be furnished by your employer or its insurance carrier.

This employer IS $[\![$ IS NOT $[\!]$ participating in a Managed Care Plan for medical care. The name of the Managed Care Plan is _ ____, its representative is _, phone number

DISABILITY BENEFITS to replace wages lost due to a workplace injury are payable under the Workers Compensation Act after seven (7) day of disability. A CLAIM MUST BE filed with the Department of Workers' Claim WITHIN TWO YEARS of the date of injury, or last payment of temporary total disability benefits.

NEED ASSISTANCE? Contact your employer's claim representative. If your questions about workers' compensation rights are not promptly answered call THE KENTUCKY DEPARTMENT OF WORKERS CLAIMS at 1-800-554-8601 to speak to an Ombudsman or Workers' Compensation Specialist.

EMPLOYER SUPERVISORS - NOTIFY MANAGEMENT IMMEDIATELY OF ALL INJURIES SO THAT TIMELY REPORT CAN BE MADE AS REQUIRED BY LAW.

UNEMPLOYMENT INSURANCE

INFORMATION ABOUT UNEMPLOYMENT INSURANCE BENEFITS

EMPLOYERS ARE SUBJECT TO KENTUCKY UNEMPLOYMENT INSURANCE LAW

YOU MAY BE ELIGIBLE FOR UNEMPLOYMENT BENEFITS IF YOU LOSE YOUR JOB, ARE LAID OFF OR YOUR HOURS ARE REDUCED.

TO OUALIFY FOR BENEFITS, YOU MUST

- Be unemployed through no fault of your own: Be able and available to work and making a reasonable effort to obtain new work: and
- Register for work when you file your claim.

You must also meet monetary eligibility requirements based on your earnings in the "base period," the first four of Too mask and neek information regiments of the second of t

IF YOU LOSE YOUR JOB OR ARE LAID OFF:

- File your claim within the first week after you become unemployed at https://uiclaimsportal.ky.gov, or by telephone at 502-875-0442 Monday through Friday, 7:30am-5:30pm ET (this is not a toll-free number).
 After filing your claim, file continuing claims bi-weekly while you are unemployed, through the web site or by toll-free telephone at 877-369-5984 or 877-3MY-KYUI

IF YOUR HOURS ARE REDUCED

You may be eligible for partial benefits if you are still employed by your regular employer but are working less than your normal full-time hours **due to lack of available work.** Benefits are not paid in the case of reducti on in hours due to total disability, vacation or personal reasons.

WORKERS' COMPENSATION RECIPIENTS

If you missed at least seven weeks of earnings due to injury in any quarter during your base period, and were eligible for Workers' Compensation (whether or not you drew it), you may be able to use wages earned <u>before</u> your injury to qualify for unemployment benefits. To qualify, you must file your claim within the first four weeks that you a re an employed following the period covered by Workers' Compensation. Contact your earest Unemployment Insurance of the force of the period covered by Workers' Compensation. office for more information

CONTRIBUTIONS TO THE UNEMPLOYMENT BENEFIT FUND ARE **PAID BY EMPLOYERS. NO DEDUCTIONS** ARE MADE FROM EMPLOYEE WAGES FOR THAT PURPOSE!

-DO NOT COMMIT

If you make a false statement in claiming benefits, you can be disqualified for up to 52 weeks. You could face other penalties as well including felony charges, fines and possible imprisonment. Also, all benefits fraudulently received must be repaid to the Division of Unemployment Insurance. Interest will accrue and there may be a lien filing fee as well as a lien release fee.

POS-UI-5.1 (REV. 11.12)



MINIMUM WAGE

KENTUCKY WAGE AND HOUR LAWS

THE KE

DISCRI

A Kentucky

A WAGE DISCRIMINATION Kentucky

COLLECTION OF UNPAID WAGES

Any employer who discriminates based on sex is more us employee or employees affected in the amount of the unpaid wag of the employer is in willful violation, he is liable for an addition or ual amount as liquidated damages. The court may order of

appropriate action, including reinstatement of employ in violation of KRS 337.420 - 337.433.

DEFINITIONS (KRS 337.420 to 337.433 and KRS 337.990 (11)) EMPLOYEE

mployed by any employer, including but no als employed by the State or any of its politica rumentalities, or instrumentalities of politica ubdivisions, instrum ubdivisions.

EMPLOYER

EMPLOYER person who has two or more employees wi f twenty or more calendar weeks in the alendar year and an agent of such a person.

EXEMPTIONS FROM COVERAGE:

ENFORCEMENT OF LAW AND POWER TO

he Commissioner or his authorized agent has the power to enter are commutative of the administer of the set of the port to the employer's premises to inspect records, compare character of ordr and operations of employees, question employees, and to btain any information necessary to administer and enforce KRS 37.420 – 337.473. The Commissioner or his authorized presentative may examine witnesses under oath, and require by

representative may examine witnesses under outh, and require by subpoent the attendance and testimony of witnesses and the roduction of may documentary evidence relating to the subject natter of any investigation undertaken pursuant to KRS 337.425. If person fails to obey a subpoent, the Circuit Court of the Judicial Jistrict wherein the hearing is being held may issue an order equiring the subpoent to be obeyed. Failure to obey the court order way be punished as contempt of that court.

INSPECT

The employee or employees affected may maintain an action to collect the amount due. At the written request of any employee, the Commissioner may bring any legal action necessary to collect the claim for unpaid wages in behalf of the employee. An agreement between an employee and employee to work for less than the wage to which such employee is entitled will not bar any legal action or voluntary wage restribution. WAGE RATE

compensation for employment, including payment in kind and ounts paid by employers for employee benefits, as defined by the nmissioner in regulations issued under KRS 337.425. PROHIBITION OF THE PAYMENT OF WAGES

POSTING OF LAW BASED ON SEX: The employer is prohibited from discriminating between employees of opposite sexes in the same establishment by paying different vage rates for comparable work on jobs which have comparable equirements. This prohibition covers any employee in any coupation in Kentucky. Any employer in violation shall not reduce to wages of any employee in order to comply with KRS 337.420– 37.433. All employers shall post this abstract in a conspicuous place in about the premises wherein any employee is employed.

PENALTIES: Any person who discharges or in any other manner discriminate against an employee because such employee has: (a) made any complaint to his employer, the Commissioner or any other person, or (b) instituted or causel to be instituted any proceeding underor related to KRS 337.420–337.433, or (c) testified or is about to testify in any such proceedings, shall be assessed a civil penalty of not less than \$100 nor more than \$1.000.

STATUTE OF LIMITATIONS

5/745. o employee can discharge or discriminate against any employee r the reason that the employee sought to invoke or assist in the iforcement of KRS 337.423. assesse \$1.000. EAEMIT HONS FROM COVERAGE: differential paid through an established seniority system or merit nerease system is permitted by KRS 337.423 if it does not liscriminate on the basis of sex. usermining on the basis of sex. Employers subject to the Fair Labor Standards Act of 1938, as amended, are excluded "when that act imposes comparable or greater requirements than contained" in KRS 337.420 – 337.433. However, to be excluded, the employer must life with the Commissioner of the Kentucky Office of Workplace Standards a statement that he is covered by the Fair Labor Standards Act of 1938, as amended. FOR FURTHER INFORMATION CONTACT:

Kentucky Labor Cabinet Division of Wages and Hour Mayo-Underwood Building 500 Mero Street, 3rd Floo Frankfort, Kentucky 4060 Phone: (502) 564-3534

www.labor.ky.go

"No individual in the United States shall, on the grounds of rac color, religion, sex, national origin, age, disability, politic affiliation or belief, be excluded from participation in, or denied t benefits of, or be subjected to discrimination under any progra or activity under the jurisdiction of the Kentucky Labor Cabinet."







KENTUCKY LAW REQUIRES

EQUAL EMPLOYMENT OPPORTUNITY

ENTUCKY CIVIL RIGHTS ACT PROHIBITS EMPLOYMENT	THE KENTUCKY CIVIL RIGHTS ACT PROHIBITS		
MINATION REGARDING:	EMPLOYMENT DISCRIMINATION BASED ON:		
RECRUITMENT	 DISABILITY 		
ADVERTISING	• RACE		
HIRING	• COLOR		
PLACEMENT	RELIGION		
PROMOTION	NATIONAL ORIGIN		
TRANSFER	• SEX		
TRAINING AND APPRENTICESHIP	 AGE (40 YEARS OLD AND 		
COMPENSATION	OVER)		
TERMINATION OR LAYOFF	 TOBACCO-SMOKING STATUS 		
PHYSICAL FACILITIES	 PREGNANCY 		
ANY OTHER TERMS, CONDITIONS OR PRIVILEGES	THE KENTUCKY CIVIL RIGHTS ACT PROHIBITS		
OFEMPLOYMENT	EMPLOYMENT DISCRIMINATION BY:		
	 EMPLOYERS 		
	 LABOR ORGANIZATIONS 		
	 EMPLOYMENT AGENCIES 		
	 LICENSING AGENCIES 		
Kentucky Pregnant Worker	rs Act, (eff. 6/27/2019)		
The Kentucky Pregnant Workers Act, (KPWA),	(KRS 344.030 to 344.110), expressly prohibits employment		

In addition, under the KPWA It is unlawful for an employer to fail to make reasonable accommodations for any employee with limitations related to pregnancy, childbirth, or a related medical conditions who requests an accommodation, *including but not limited to*: [1] the need for more frequent or longer breaks; [2] time off to recover from childbirth; [3] acquisition or modification of equipment; [4] appropriate seating; [5] temporary transfer to a less strenous or less hazardous position; [6] joh restructuring; [7] light duty; modified work

in relation to an employee's pregnancy, childbirth, and related medical condit

FOR HELP WITH DISCRIMINATION. CONTACT THE KENTUCKY COMMISSION ON HUMAN RIGHTS

332 W. BROADWAY, SUITE 1400, LOUISVILLE, KENTUCKY 40202. PHONE: 502.595.4024 TOLL-FREE: 800.292.5566. FAX: 502.595.4801 E-MAIL: KCHR.MAIL@KY.GOV WEBSITE: KCHR.KY.GOV



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WAGE DISCRIMINATION

BECAUSE OF SEX

HOURS OF WORK PERMITTED FOR MINORS 14 TO 18 VEARS OF AGE

CHILD LABOR

KENTUCKY CHILD

LABOR LAWS

AGE	MAY NOT WORK BEFORE	MAY NOT WORK AFTER	MAXIMUM HOURS WHEN SCHOOL IS IN SESSION ¹	MAXIMUM HOURS WHEN SCHOOL IS NOT IN SESSION
14 & 15 years	7:00 A.M.	7:00 P.M. (9:00 P.M. June 1 through Labor Day)	Three (3) hours per day on school day Eight (8) hours per day on non-school day Eighteen (18) hours per week	Eight (8) hours per day Forty (40) hours per week
16 & 17 years	6:00 A.M.	10:30 P.M. preceding school day/1:00 A.M. preceding non-school day	Six (6) hours per day on school day Eight (8) hours per day on non-school day Thirty (30) hours per week	NO RESTRICTIONS
16 & 17 years with Parental Permission ²	6:00 A.M.	11:00 P.M. preceding school day/1:00 A.M. preceding non-school day	Six and one-half (6.5) hours per day on school day Eight (8) hours per day on non-school day Thirty-two and one-half (32.5) or forty (40) hours per week ³	NO RESTRICTIONS

School in session" means the time established by local school district authorities, pursuant to KRS 160.290.

School in session means use must be in writing and shall remain at the employer's place of business. (100.27%) Parental or guardian permission must be in writing and shall remain at the employer's place of business. ^A A minor may work up to thirty-two and one-half (32.5) hours in any one (1) workweck if a parent or legal guardian gives permission in writing and the principal or head of the schoo ies in writing that the mir year unless revoked soon to or has maintained at least 2.0 grade point average in the most recent grading period. School certification s her by the school authority. The parental permission and school certification shall remain at the employer's p one (1) year

Lunch Break. Minors under 18 years of age shall not be permitted to work more than five (5) hours continuously without an interval of at least thirty (30) minutes for a lunch period. The beginning and ending of the lunch period shall be documented by the employer.

OCCUPATIONS PROHIBITED FOR MINORS UNDER 18 YEARS OF AGE

- Occupations in or about Plants or Establishments Manufacturing or Storing Explosives or Articles Containing Explosive Components.
- Motor-vehicle Driver and outside helper on a motor vehicle.
- · Coal Mine Occupations.
- · Logging or Sawmill Operations.
- Operation of Power-Driven Woodworking machines.
- · Exposure to Radioactive Substances
- · Power-driven hoisting apparatus, including forklifts.
- Operation of Power-Driven Metal Forming, punching, and shearing machines
 Excavating Operations.

- Power-driven paper products machines including scrap pape cardboard box compactors. Manufacturing bricks, tile, and kindred products · Power-driven circular saws, band saws, and Guillotine shears
- · Wrecking, demolition, and shipbreaking operations
- · Roofing operations and all work on or about a roof
- Mining, other than coal mining.
 Operating power-driven meat processing equipment, including meat slicers and other food licers, in retail establishments (such as grocery stores, restaurants, kichens and Delis), wholesale establishments, and most occupations in meat slaughtering, packing, processing, or
 In absence of the sale of alcoholic leverage Control Board (except the sale of alcoholic beverages by the package is merely incidental to the main business actually conducted).
 - Pool or Billiard Room

Limited exemptions for 16 and 17 year old apprentices and student-learners may apply. For questions, please call (502) 564-3534

⁴Minors fourteen (14) but not yet sixteen (16) years of age may NOT be employed in: manufacturing, mining, or processing occupal requiring the performance of any duties in workrooms or workplaces where goods are manufactured, mined, or otherwise processed the operation or lending of hoising apparatus or any power-driven machinery other than office machines, operation of motor vehi such vehicles, public messenger service; occupations in connection with: (1)transportation of persons or property prail, highway means, (2) warefolger, (3) communications and publics utilities, or (4) construction (including demolition and repair, and repair).

PROOF OF AGE REQUIRED FOR MINORS 14 BUT NOT YET 18 YEARS OF AGE Driver's License, Birth Certificate, Government Document with Date of Birth



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POST THIS ORDER WHERE ALL EMPLOYEES MAY READ

U.

PAID FOR WITH STATE FUNDS

UPDATED FEBRUARY 2020

(Effective July 1, 2009) WAGES

Breakag

vo (2) or more persons

disregard of employer's interest

d) Losses due to acceptance by an employee of checks which are

Losses oue to acceptance by an employee of enecks which are subsequently dischanced if such employee is given discretion to accept or reject any check; or Losses due to defective or faulty workmanship, lost or stolen property, damage to property, default of customer credit or nonpayment for goods or services received by the customer if such losses are not attributable to employee's willful or intentional disancent of aremolatoric interest.

TIME AND ONE HALF FOR WORK DONE ON SEVENTH

PAYMENT OF WAGES:

MINIMUM WAGE¹ = \$7.25 per hou

e) Los

- UNLAWFUL FOR EMPLOYER TO WITHHOLD WAGES over shall withhold from any employee's wages any part of the No employer shall deduct the following fr b) Cash shortages in a common money till, cash box or p
- a) the employer is required to do so by local, state, or federal law; or
 b) when a deduction is expressly authorized in matting to the state. to cover insurance premiums, hospital, or medical
- c) when a deduction is expressly authorized in writing by the
- when a deduction is expressly autonized in writing by the employee for other deductions not amounting to a rebate or deduction from the standard wage arrived at by collective bargaining or pursuant to wage agreement or statute; or
 Deductions for union dues where such deductions are authorized by joint wage agreements or collective bargaining contracts negotiated between employers and employees or their
- resentat

OVERTIME

No employer shall employ any employee for a workweek longer than forty hours unless such employee receives compensation for employment in excess of forty hours in a workweek. The rate of pay for time in excess of forty hours shall be not less than one and one-half the

DAY OF WEEK¹ Any employer who permits any employee to work seven days in any one workweek shall pay the rate of time and a half for the time worked on the seventh day. This shall not apply where an employee is not permitted to work more than forty (40) hours during the workweek. TIPPED EMPLOYEES

INFEDENTIOPLES Any employee engaged in an occupation in which more than \$30 dollars per month is customarily and regularly received in tips, the employer may pay minimum of \$2.13 per hour if the employer records can establish for each week where credit is taken, when adding the tips received to wages paid, not less than the minimum wage is received by the employee. No employer shall: • Use all or part of any tips or gratuities received by employees toward the payment of the minimum wage.

- loyee to remit to the employer any gratuity, or any portion thereof, except for the purp ose of withholding am
- recurst or state law. Require an employee to participate in a tip pool whereby the employee is required to remit to the pool any gratuity, or any portion there distribution among employees of the employee. Employees may voluntarily enter into an agreement to divide gratuities among themselv employer may inform the employees of the existence of a voluntary pool and the customary tipping arrangements of the employees establishment. Upon potition by the participants in the voluntary pool, and at the employe's own option and expense, an employer may p custodial services for the safekeeping of funds placed in the pool if the account is properly identified and segregated from the other b records and open to examination by pool participants

PERFORMANCE BONDS: Perfe n and mining indu: ars. For more inf-

¹ Certain exemptions from minimum wage and overtime apply. For questions, please call (502)564-3534.

BREAKS

RECORDS

REST PERIODS: No employer shall require any employee to work without a rest period of at least ten (10) minutes during each four (4) hours worked. This shall be in addition to the regularly scheduled lunch period. No reduction in compensation shall be made for hourly more heriod membersone the statement of the

LUNCH PERIODS: Employers shall grant the reasonable period for lunch, and such time shall i middle of the employee's scheduled work shift as p Iddle of the employee's scheduled work sum as possion. In the sta-lall an employee be required to take a lunch period sooner than three b) hours after the work shift commences, nor more than five (5) hours om the time the work shift commences. This section shall not be e time the work shift commences. This s ed to negate any provision of a collective ba al agreement between the employee and er

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RECORD RETENTION: ONE (1) YEAR AFTER ENTRY Every employer subject to the provisions of the Kentucky Minimum Wage Law shall make and preserve records containing the following

ddress, and Social Sec c) Regular hourly rate of pay

(d) Overtime hourly rate of pay for hours in excess of forty hours in a workweek.

- work week, (c) Additions to eash wages at cost, or deductions (meals, board, lodging, etc.) from stipulated wages in the amount deducted, or at cost of the item for which deductions are made; (f) Total wages paid for each workweek and date of payment.

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PAID FOR WITH STATE FUNDS