

TEXAS

Labor Laws

POSTER COMPLIANCE DATE 06/2020

Minimum Wage

Workforce Commission

Minimum Wage Law

Overview

TWC provides information to employers and employees about their respective rights, duties and remedies under the Texas Minimum Wage Act. The Texas Minimum Wage Act:

- Establishes a minimum wage for non-exempt employees
- Requires covered employers to provide each employee with a written earnings statement containing certain information about the employee's pay
- Designates TWC as the agency responsible for disseminating information about state minimum wage requirements
- Contains provisions concerning agricultural piece rate workers
- Exempts a variety of employers from its coverage
- Provides civil remedies for its violation

Current Minimum Wage

Texas adopts the federal minimum wage rate. Effective July 24, 2009, the federal minimum wage is \$7.25 per hour.

The Texas Minimum Wage Act does not prohibit employees from bargaining collectively with their employers for a higher wage.

With specified restrictions, employers may count tips and the value of meals and lodging toward minimum wage

for on-call time in addition to assigned working hours. Under certain conditions, an employer may pay a sub-minimum wage to an employee who is a patient or client of the Texas Department of Mental Health and Mental Retardation, or to other individuals due to age (see the law for details), or to

An employer does not need to pay an employee who lives on the business premises

Wage Rate Complaints & Deadline

Individuals who believe they have been paid at a rate lower than the law requires may choose to take legal action.

An individual has two years from the date wages were due to file a lawsuit to recover the unpaid wages plus an additional equal amount as liquidated damages. The employer can be assessed reasonable attorney's fees and court costs.

Employers must provide employees a written earnings statement with information that enables employees to determine from a single document whether they have been paid correctly for a given pay period.

The primary exemption from the Texas Minimum Wage Act is for any person covered by the federal Fair Labor Standards Act (FLSA).

Other specific exemptions include:

- Employment in, of or by religious, educational, charitable or nonprofit
- Professionals, salespersons or public officials
- Domestics Certain youths and students
- Family members
- Amusement and recreational establishments
- Non-agricultural employers not liable for state unemployment contributions Dairying and production of livestock
- Sheltered workshops

Agricultural Piece Rates

The Commissioner of Agriculture establishes piece rates for agricultural commodities commercially produced in substantial quantities in Texas, if sufficient productivity information is available. The piece rates are intended to guarantee at least minimum wage for harvesters of average ability and diligence while allowing harvesters to earn more by producing more.

NOTICE: This state has its own minimum wage law. Employers are also required to display the federal Employee Rights Under the Fair Labor Standards Act posting, which indicates the federal minimum wage. Where federal and state rates both apply to an employee, the U.S. Department of Labor dictates that the employee is entitled to the higher minimum wage rate. THIS NOTICE IS FOR INFORMATIONAL PURPOSES ONLY.

Equal Employment Opportunity

Workforce Commission, Civil Rights Division

Equal Employment Opportunity

EQUAL EMPLOYMENT OPPORTUNITY IS ... IGUALIDAD DE OPORTUNIDADES EN EL EMPLEO ES ...

The Law in Texas

The law prohibits employers, employment agencies and labor unions from denying equal employment opportunities in

hiring fringe benefits discharge training

other aspects of employment because of race, color, national origin, religion, sex, age, or disability. Sexual harassment of unpaid interns is also against the law.

La Ley en Texas

La ley prohíbe a los empleadores, agencias de empleo y sindicatos de negar la igualidad de oportunidades de empleo en

beneficios desocupar entrenamiento

otros aspectos del empleo por causa de raza, color, nacionalidad, religion, sexo, edad, o incapacidad. Hostigamiento sexual a los internos sin pago va tambien en contra de la ley.

If you believe you have been discriminated against, contact the Texas Workforce Commission, Civil Rights Division

Si usted cree que ha sido discriminado, comuníquese con la Comisión Laboral de Texas, División de Derechos Civiles 101 East 15th Street, Rm. 144-T; Austin, TX 78778-0001 (512) 463-2642

Toll Free (within Texas) 1-888-452-4778 TTY (512) 371-7473 www.twc.state.tx.us

No appointment necessary No es necesario hacer cita

Free Language Assistance Asistencia lingüística gratuita

Equal Opportunity Employer / Program Igualdad de Oportunidad de Empleo / Programa

Office of Injured Employee Counsel

Workers' Compensation: Ombudsman Program

NOTICE TO EMPLOYEES CONCERNING ASSISTANCE AVAILABLE IN THE WORKERS' COMPENSATION SYSTEM FROM THE OFFICE OF INJURED EMPLOYEE COUNSEL

Have you been injured on the job? As an injured employee in Texas, you have the right to free assistance from the Office of Injured Employee Counsel (OIEC). OIEC is the state agency that assists unrepresented injured employees with their claim in the workers' compensation system.

You can contact OIEC by calling its toll-free telephone number: 1-866-393-6432. More information about OIEC and its Ombudsman Program is available at the agency's website (www.oiec.texas.gov).

OMBUDSMAN PROGRAM

WHAT IS AN OMBUDSMAN? An Ombudsman is an employee of OIEC who can assist you if you have a dispute with your employer's insurance carrier. An Ombudsman's assistance is free of charge. Each Ombudsman has a workers' compensation adjuster's license and has completed a comprehensive training program designed specifically to assist you with your dispute.

An Ombudsman can help you identify and develop the disputed issues in your case and attempt to resolve them. If the issues cannot be resolved, the Ombudsman can help you request a dispute resolution proceeding at the Texas Department of Insurance, Division of Workers' Compensation. Once a proceeding is scheduled an Ombudsman can:

- Help you prepare for the proceeding (Benefit Review Conference and/or Contested Case Hearing);
- Attend the proceeding with you and communicate on your behalf; and
- Assist you with an appeal or a response to an insurance carrier's appeal, if necessary.

CONNECT Twitter @OIEC Instagram @OIECTexas YouTube @OIECtube Website oiec.texas.gov Figure 28 TAC §276.5(c)



For further information about

Texas' child labor laws, call:

1-800-832-9243 (in Texas only)

TDD 1-800-735-2989

This poster provides some guidelines to the Texas child

labor laws, but it is not complete. Chapter 51, Texas

Labor Code, governs the employment of children under

Texas state law. MINIMUM AGE FOR EMPLOYMENT IS

14: however, state and federal laws provide for certain

exceptions. Please call TWC's Labor Law Section concerning

guestions about labor law. The Fair Labor Standards Act

(FLSA) governs federal laws and guidelines pertaining to

laws, consult your local office of the U.S. Department of

Labor, Wage and Hour Division or call 1-866-487-9243

The following are prohibited occupations for

14- through 17-year-old children:

A. on any public road or highway

operations are in progress, or

(3) connected with coal mining,

nvolving firefighting and timber tracts,

forming, punching, and shearing machines,

meat packing, processing, or rendering,

products machines, balers and compactors,

(9) in connection with mining, other than coal,

age include occupations:

C. in excavations.

woodworking machines,

establishments,

child labor. For information concerning federal child labor

Prohibited occupations are the same for both federal and state

aw. The hazardous occupations designated by an asterisk (*)

nave provisions for employment of persons below the age

of eighteen (18), provided applicable apprentice or student-

specific information about these exceptions should contact

the nearest office of the United States Department of Labor.

Occupations declared particularly hazardous or detrimental to

the health or well-being of all children 14 through 17 years of

(4) in logging and sawmill occupations and occupations

(5) * in operating or assisting to operate power-driven

(6) involving exposure to radioactive substances and to

(7) in operating or assist to operate power-driven hoisting

apparatus such as elevators, cranes, derricks, hoists, high-lift

(8) *in operating or assisting to operate power-driven metal

(10) * in operating or assisting to operate power-driven meat

(11) in operating or assisting to operate power-driven bakery

(12) * involved in the operation of power-driven paper

orocessing machines, and occupations including slaughtering,

earner certification has been obtained. Persons desiring

Workforce Commission, Labor Law Section

Child Labor Laws

Texas Workforce Commission Labor Law Section, Child Labor Enforcement U.S. Department of Labor Wage and Hour Division

> (13) in manufacturing brick, tile, and kindred products, (14) * in operating or assisting to operate power-driven circular saws, bandsaws and guillotine shears, abrasive cutting discs, reciprocating saws, chain saws and wood chippers,

(15) in wrecking, demolition, and ship-breaking operations, (16) * in roofing operations and on or about a roof, and (17) * in connection with excavation operations.

Additional prohibited occupations that apply under state law: (1) Occupations involved in sales and solicitation by a child

under 18 years of age. Consult 51.0145 Texas Labor Code for exceptions and requirements

(2) Occupations in sexually oriented businesses by a child

under 18 years of age. Additional prohibited occupations that apply only to 14- and 15-vear-old children:

Occupations declared particularly hazardous or detrimental to the health or well-being of 14- and 15-year-old children

(1) mining, manufacturing, or processing occupations, including duties in workrooms or places where goods are manufactured, mined, or otherwise processed, (2) operating or assisting in operating power-driven machinery or hoisting apparatus other than typical office machines, (3) work as a ride attendant or ride operator at an amusement

park or a "dispatcher" at the top of elevated water slides, (4) driving a motor vehicle or helping a driver. (5) occupations involved in transporting persons or property by rail, highway, air, water, pipeline, or other means,

(6) youth peddling, sign waving, or door-to-door sales, (1) in or about plants or establishments other than retail establishments which manufacture or store explosives or (7) poultry catching or cooping, articles containing explosive components other than retail (8) lifequarding at a natural environment such as a lake, river, ocean beach, quarry, pond (youth must be at least 15 years (2) involving the driving of motor vehicles and outside helpers of age and properly certified to be a lifeguard at a traditional

swimming pool or water amusement park), (9) public messenger jobs, B. in or about any place where logging or sawmill (10) communications and public utilities jobs, (11) construction including demolition and repair,

(12) work performed in or about boiler or engine rooms (Under certain conditions, driving a motor vehicle for or in connection with the maintenance or repair of the a commercial purpose is NOT considered a hazardous establishment, machines, or equipment, occupation under state or federal law, (13) outside window washing that involves working from window sills, and all work requiring the use of ladders,

and clerical work

scaffolds or their substitutes, (14) cooking, except with gas or electric grills that do not involve cooking over an open flame and with deep fat fryers that utilize devices that automatically lower and raise the baskets from the hot grease or oil,

(15) baking and all activities involved in baking, (16) occupations which involve operating, setting up, adjusting, cleaning, oiling, or repairing power-driven food slicers and grinders, food choppers and cutters, and bakerytype mixers

(17) freezers or meat coolers work, except minors may occasionally enter a freezer for a short period of time to retrieve items,

(18) meat processing and work in areas where meat is processed

(19) loading and unloading goods to and from trucks, railroad cars or conveyors, and (20) all occupations in warehouses and storage except office

Work times for 14- and 15-year-old children:

State Law — A person commits an offense if that person permits a child 14 or 15 years of age who is employed by that person to work:

(1) more than 8 hours in one day or more than 48 hours in one

(2) between the hours of 10 p.m. and 5 a.m. on a day that is followed by a school day or between the hours of midnight and 5 a.m. on a day that is not followed by a school day if the

child is enrolled in school, or (3) between the hours of midnight and 5 a.m. on any day during the time school is recessed for the summer if the child is

not enrolled in summer school. Federal Law — The FLSA further regulates hours of employment. 14 and 15 year old children may not work:

(1) during school hours, (2) more than eight hours on a non-school day or 40 hours

during a non-school week,

(3) more than three hours on a school day or 18 hours during a school week, and

(4) between 7 p.m. and 7 a.m. during the school year, or (5) between 9 p.m. and 7 a.m. from June 1 and Labor Day.

Child Actors- state law

Child actor definition — a child under the age of 14 who is to be employed as an actor or other performer **Child actor extra definition** — a child under the age of 14 who is employed as an extra without any speaking, singing, or dancing roles, usually in the background of the performance Every person applying for child actor authorization must

submit an application for authorization on a form provided by

the Texas Workforce Commission. Special authorization for child actors to be employed as extras is granted without the need for filing an application if the employer meets the Texas Workforce Commission's requirements. Contact 1-800-832-9243 for instruction.

PENALTIES:

State of Texas — An offense under Chapter 51, Texas Labor Code, is a Class B misdemeanor, except for the offense of employing a child under 14 to sell or solicit, which is a Class A misdemeanor. If the Commission determines that a person who employs a child has violated this Act, or a rule adopted under this Act, the Commission may assess an administrative penalty against that person in an amount not to exceed \$10,000 for each violation. The attorney general may seek injunctive relief in district court against an employer who repeatedly violates the requirements established by this Act relating to the employment of

Federal — The FLSA prescribes a maximum administrative penalty of \$11,000 per violation and/or criminal prosecution and fines

101 E. 15th Street • Austin, Texas 78778-0001 (512) 463-2222 RELAY TEXAS: 800-735-2989 (TDD) 800-735-2988 (Voice) www.texasworkforce.org

Equal Opportunity Employer/Services

LLCL-70

REV. 10/2016

REV. 04/2020

Unemployment Ins./ Payday

Workforce Commission

Attention Employees

Your employer reports your wages to the Texas Workforce Commission If you become unemployed or your work hours are reduced, you may be eligible for unemployment benefit payments. File online at www.twc.texas.gov or call 1-800-939-6631. Additional assistance may be available at your local Workforce Solutions Office; please visit the directory at: www.twc.texas.gov/directory-workforce-solutions-offices-services.

Jnemployment Insurance (UI) benefits are available to workers who are unemployed and who

meet the requirements of state UI eligibility laws. To file, you will need to provide your full legal name and your social security number or your

The Texas Payday Law, Title II, Chapter 61, Texas Labor Code, requires Texas employers to pay heir employees who are exempt from the overtime pay provisions of the Fair Labor Standard: Act of 1938 at least once per month. All other employees must be paid at least twice a month and each pay period must consist as nearly as possible of an equal number of days.

Scheduled paydays: (You must indicate date or dates of the month for employees paid monthly or semi-monthly, and day of the week for employees paid weekly or at other times.) MONTHLY: SEMI-MONTHLY: WEEKLY: _

TO EMPLOYERS: Texas Labor Code section 208.001(b) and 40 T.A.C. 815.1(14)(A) & (B) require that this notice, or its equivalent, be displayed in a location reasonably calculated to be encountered by all employees, and that an employer provide such information, individually, to an employee upon separation from employment.

To report suspected fraud, waste or abuse of the program call 800-252-3642.

Y-10C(0420)

Workers' Comp.

Department of Insurance, Division of Workers' Compensation

Workers' Compensation

NOTICE TO EMPLOYEES CONCERNING WORKERS' COMPENSATION IN TEXAS

COVERAGE: [Name of employer]

has workers' compensation insurance coverage from [name of commercial insurance company]

in the event of work-related injury or occupational disease. This coverage is effective from [effective date of workers' compensation insurance policy] Any injuries or occupational diseases which occur on or after that date will be handled by [name

of commercial insurance company] An employee or a person acting on the employee's behalf, must notify the employer of an injury or occupational disease not later than the 30th day after the date on which the injury occurs or

the date the employee knew or should have known of an occupational disease, unless the Texas Department of Insurance, Division of Workers' Compensation (Division) determines that good cause existed for failure to provide timely notice. Your employer is required to provide you with coverage information, in writing, when you are hired or whenever the employer becomes, or ceases to be, covered by workers' compensation insurance.

EMPLOYEE ASSISTANCE: The Division provides free information about how to file a workers' compensation claim. Division staff will answer any questions you may have about workers' compensation and process any requests for dispute resolution of a claim. You can obtain this assistance by contacting your local Division field office or by calling 1-800-252-7031. The Office of Injured Employee Counsel (OIEC) also provides free assistance to injured employees and will explain your rights and responsibilities under the Workers' Compensation Act. You can obtain OIEC's assistance by contacting an OIEC customer service representative in your local Division field office or by calling 1-866-EZE-OIEC (1-866-393-6432).

SAFETY VIOLATIONS HOTLINE: The Division has a 24 hour toll-free telephone number for reporting unsafe conditions in the workplace that may violate occupational health and safety laws. Employers are prohibited by law from suspending, terminating, or discriminating against any employee because he or she in good faith reports an alleged occupational health or safety violation. Contact the Division at 1-800-452-9595.

Notice 6 • TEXAS DEPARTMENT OF INSURANCE, DIVISION OF WORKERS' COMPENSATION • Rule 110.101(e)(1)

REV. 01/2013

OIEC **TWO** ways to verify poster compliance! **REV. 04/2018** QR CODE Scan with phone camera: Go to: JJKeller.com/LLPverify **ONLINE** Enter this code: **62923-062020**

To update your labor law posters contact J. J. Keller & Associates, Inc. JJKeller.com/laborlaw 800-327-6868



