Arizona State Postings



ARIZONA I AW PROHIBITS DISCRIMINATION IN EMPLOYMENT

ON THE BASIS OF: Race, Color, Religion, Sex, Age (40+), National Origin, Disability, or Results of Genetic Testing.

BY: Employers, Employment Agencies, or Labor Unions. WITH RESPECT TO: Hiring, Promotion, Transfer, Termination, Salary or Benefits, Lay-Off, Apprenticeship and Training Programs, Job Referrals, or Union Membership.

REMEDY MAY INCLUDE: Employment, Reinstatement, Back

*Intake form available online at www.azag.gov

LA LEY DE ARIZONA PROHIBE **DISCRIMINACIÓN EN EL EMPLEO**

POR RAZONES DE: Raza, Color, Religión, Sexo, Edad (40+), Origen Nacional, Incapacidad, o Resultados de Pruebas Genéticas.

POR PARTE DE: Empleador, Agencias de Empleo, o

CON RESPECTO A: Ocupación, Ascenso, Transferencia Terminación, Salarios o Beneficios, Despido, Aprendizaje de Trabajo, Referencias de Trabajo, o Membrecía en

LOS REMEDIOS PUEDEN INCLUIR: Empleo, Re-Empleo, Sueldo Afrasado, Ascenso, o Beneficios Perdidos

*Formulario de cuestionario está disponible en nuestro sitio de web: www.azag.gov



EMPLOYEE SAFETY AND

HEALTH PROTECTION

As an employee, you have the following rights:

You have the right to notify your employer or ADOSH about workplace hazards. You

You have the right to request that ADOSH conduct an inspection if you believe there are unsafe and/or unhealthful conditions in your workplace. You or your

If you believe you have been discriminated against for making safety and health complaints, or for exercising your rights under the Act, you have a right to file a

complaint with ADOSH within 30 days of the discriminatory action. You are also afforded protection from discrimination under the Federal Occupational Safety and

Health Act and may file a complaint with the U.S. Secretary of Labor within 30 days

You have the right to see any citations that have been issued to your employer. Your

The Industrial Commission and ADOSH do not cover employers of household domestic labor, those in maritime activities (covered by OSHA), those in atomic energy activities (covered by the Atomic Energy Commission) and those in mining activities (covered by the Arizona Mine Inspector's office). To file a complaint, report an

2675 East Broadway

Tucson, AZ, 85716

employer must post the citations at or near the location of the alleged violation.

You have the right to protest the time frame given for correction of any violation. You have the right to obtain copies of your medical records or records of your

The Arizona Occupational Safety and Health Act of 1972 (Act), provides safety and health protection for employees in Artona. The Act requires each employer to furnish his employees with a place of employment free from recognized hazards that might cause serious injury or death. The Act further requires that employers and employees comply with all workplace safety and health standards, rules and regulations promulgated by the Industrial Commission. The Arizona Division of Occupational Safety and Health (ADOSH), a division of the

Industrial Commission of Arizona, administers and enforces the requirements of the Act.

may ask ADOSH to keep your name confidential.

representative may participate in the inspection.

exposure to toxic and harmful substances or conditions.

Your employer must post this notice in your workplace.

800 West Washington

Phoenix AZ. 85007

602-542-5795 Toll free: 855-268-5251

emergency or seek advice and assistance from ADOSH, contact the nearest ADOSH office:

Note: Persons wishing to register a complaint alleging inadequacy in the administration of the Arizona

U.S. Department of Labor – OSHA 230 N. 1st Ave., Ste. 202 Phoenix, AZ 85003

Telephone: 602-514-7250

of the discriminatory action.

JOB SEEKERS, APPLICANTS FOR UNION MEMBERSHIP, OR PATRONS.

NOTICE TO EMPLOYEES YOU ARE COVERED BY **UNEMPLOYMENT INSURANCE (UI)**

For an explanation of what this insurance means to you, visit our website at www.azui.com for a copy of the pamphlet A Guide to Arizona Benefits. You may obtain additional information from the Unemployment Insurance office by calling (602) 364-2722 in the Phoenix area, (520) 791-2722 in the Pucons area, or toll free at 1-877-600-2722.

IF YOU BECOME UNEMPLOYED. YOU MAY BENEFITS IF YOU:

- Open or reopen a claim by going on line at www.azui.com. If you do not have internet access, go to your nearest Arizona Department of Economic Security (ADES) Employment Service (ES) office for assistance.
- Were separated from your last job for a
- . Meet the wage requirements established by law.
- . Are registered for work with Arizona Job Connection -DES will attempt to register you based on the information you provide when your claim is filed.
- · Actively seek work and remain available and able to accept suitable employment.
- . Meet all other eligibility requirements.

You may receive partial unemployment insurance payments if your hours and wages are reduced.

Equal Opportunity Employer / Program • Auxiliary aids and services are available upon request to individuals with disabilities • To request this document in alternative format or for further information about this policy, contact the UI Tax Office at 602-771-6606; TTY/TDD Services: 7-1-1 . Disponible en español en línea o en la oficina



DEPARTMENT OF ECONOMIC SECURITY

Your Partner For A Stronger Arizona

Employees are notified that a claim may be made for a condi-infection, disease or disability involving or related to MRSA, s meningitis, or TB within the provisions of the Artzona Workers Compensation Law (AR.S. § 2-1043.04) such a claim shall include the occurrence of a significant exposure at work, whi ined to mean an exposure in the course of employment to rosolized MRSA, spinal meningitis or TB bacteria. Significant posure also includes exposure in the course of employment to SA through bodily fluids or skin.

Employers / Employees

**Deur state has its own minimum wage law which requires posting a notice regarding the aspects of that law. Employers are still an anotice regarding the aspects of that law. Employers are still required to post the Federal Minimum Mage notice from the U.S. Dept. of Labor Fair Labor Standards Act in addition to this state to posting. According to the Dept. of Labor Fair Labor Standards Act in addition to this state law have different minimum wage rates, the higher standard

This Posting is for Informational Purposes Only

WORKERS' COMPENSATION

Notice to Employers/Employees nded to represent the law, nor does it replace any ensation posting requirements within your state.

This Posting is for Informational Purposes Only

WORK EXPOSURE TO

METHICILLIN-RESISTANT

STAPHYLOCOCCUS

AUREUS (MRSA),

SPINAL MENÌNGITIS, OR

TUBERCULOSIS (TB)

Notice to Employees

Certain classes of employees (as defined below) may more easily establish a claim related to MRSA, spinal meningitis or TB by meeting the following requirements:

- g use unowing requirements:

 The employer's regular course of employment involves handling or exposure to MRSA, spinal meningitis or TB. For purposes of establishing a claim under this section, "employee" is limited to therefibres, law enforcement officers, correction officers, probation officers, emergency medical technicians and paramedics who are not employed by a health care institution;
- not employed by a nearin care institution; No later than thirty (30) calendar days after a possible significant exposure, the employee reports in writing to the employer the details of the exposure;
- A diagnosis is made within the following time-frames: For a claim involving MRSA, the employee must be diagnosed with MRSA within fifteen (15) days after the employee reports pursuant to Item No. 2 above;
- For a claim involving spinal meningitis, the employee must be diagnosed with spinal meningitis within two (2) to eighteen (18) days of the possible significant exposure; and
- For a claim involving TB, the employee is diagnos with TB within twelve (12) weeks of the possible significant exposure.

Significant exposurs.

Expenses for pod-exposure exclusion and follow-up, including resonably required prophysicis freatment for MSRA, pixel meninghila, and Bis a considered a medical benefit under the Atzona Workers' Compensation Act for any significant exposure that arises out of and in the curso of employment if the employee files a claim for the significant exposure or hard property employee reports in timing the debilat of the opcourse. Providing post-exposure evaluation and follow-up, including propriyation treatment, does not, investigation, infection, disease or disability involving or related to a significant exposure.

Employers must post this notice in a conspicuous place next to the Workers' Compensation Notice to Employees.

Notification of A.R.S. 823-1502

Constructive Discharge

An Employee is encouraged to communicate to the employer whenever the employee believes working conditions may become interbate to the employee and may cause the employee to resign. Under section 28-1502, Altrona Revised Statuties, an employee may be required to notify an appropriate preservative of the employer in writing that a working condition exists that the employee believes is interbrable, that video competitions of resign or that constitutions constitutive discharge, if the oyee wants to preserve the right to bring a claim against the oyer alleging that the working condition forced the employee

to resign.

Under the law, an employee may be required to walt for fifteen calendar days after providing written notice before the employee may resign if the employee desires to preserve the right or a constructive discharge claim against the employer. An employee may be entitled to paid or unpaid leave of absence of up to fifteen celerator stays while waiting for the employee to spond to the employee's written community of the employee's written community of the commun

THE FAIR WAGES AND **HEALTHY FAMILIES ACT**

Effective January 1, 2024, Arizona's Minimum Wage Is:

RIZONA

\$14.35 per hour

The Fair Wages and Healthy Families Act (the "Act") does not apply to any person who is employed by a parent or a shifting; any person who is employed by a parent or a shifting; any person who is employed in a small possible of the shifting of the shifti

Employers are prohibited from discriminating against or subjecting any person to retaliation for: (1) asserting any claim or right under the Act; (2) assisting any person in doing so, or (3) informing any person of their rights under the Act.

ENFORCEMENT:

Any person or organization may file a complaint with the industrial Commission's Labor Department alleging that an employer has violated the Act. Certain time limits apply. A civil action may also be filed as provided in the Act. Violations of the Act may result in penalt

THIS POSTER MUST BE CONSPICUOUSLY DISPLAYED IN A PLACE THAT IS ACCESSIBLE TO EMPLOYEES

THE FAIR WAGES AND HEALTHY FAMILIES ACT



Earned Paid Sick Time

EXEMPTIONS

The Fair Wages and Healthy Families Act (the "Act") does not apply to any person who is employed by a parent or a sibling, any person who is employed performing babystiting semionis in the employer's home or a castal basis; or any person employed by the State of Artzona or the United States government.

orises, suspice, to les obovers ja initiations.

Employees whose employers have less than 15 employees may only accrue or use 24 hours of earned paid sick time per year.

Employees whose employers have 15 or more employees may only accrue or use 40 hours of earned paid sick time per year.

Employers are permitted to select higher accrual and use limit

TERMS OF USE

employees are permitted to select righer accrual and use limits.

Farmed paid sick time may be used for the following purposes; (1) medical care or mental or physical illness, injury, or health condition; or (2) a public health merrgency, and (3) absence due to domestic violence, sexual violence, abuse, or stabiling. Employees may use earned paid sick time for therewise or for family members. See Artzona Revised Statutes § 23-373 for more information.

institutes, see Actional revenues Assumes 3 22-33 of or time interminant, Employers are prohibited from descriminating against or subjecting any preson to retalliation for (1) asserting any claim or right under the Act, including requesting or using enemal pad is often (2) assisting any preson in chaigs so; or (3) informing any preson of their rights under the Act. Each employee has being to first on fact that the Act of the Act of the substance of the Act of the Act of the labor Ungertheet alleging that are employer has violated the Act. Custain time times apply, Act with on may also be filed as provided in the Act. Wolstons of the Act may result in permittee.

WORK EXPOSURE TO BODILY FLUIDS

NOTICE TO EMPLOYEES

Employees are notified that a claim may be made for a condition, infection, disease, or disability envisiting or related to the Haman immonosticitionary Vision stiff. Acquired immonos felicitionary Syndromic Infectionary Conditionary Condi

AN EMPLOYEE MUST CONSULT A PHYSICIAN TO SUPPORT A CLAIM. Claims cannot arise from sexual activity or illegal drug use.

all admitty of illegal drug use.

Certain classes of employees may more easily establish a claim related to HM, ADS, or Hepatitis C sey meet the following requirements:

1. The employees hegate course of employment involves handling or exposure to blood, sense, 1. The employees health course of employment involves handling or exposure to blood, sense, and the providers, forestic taboratery workers, forestic taboratery and taboratery forestic taboratery workers.

bednicisms, parameticas and correctional officers.

2. No LATER THAN TEX (10) CALENDAR DAYS after a possible significant exposure which arises out of an in the course of employment, the employee reports in writing to the employer the detail of the exposure as provided by Commission in extend the exposure as provided by Commission in extended and the office of this to the exposure as provided by Commission in extended and the office of the total control of the exposure and the exposure as provided in the exposure and the exposur

not to complete the reporting form, that employee may be at risk of losing a prima facia claim.

3. NO LATE THAN THE (10 CALENDAR DAYS after the possible significant exposure between the employee has blood drawn, and NO LATER THAN THINTY (20) CALENDAR DAYS the blood is tested for HVO REPATILE 50 yet surfolly testing and the test results are negative.

4. NO LATER THAN EIGHTER (18) MONTHS after the date of the possible significant exposure of the complex of the possible significant exposure at over the complex of the certain of the second and the results of the test and the possible significant exposure at over, the enaphyse is not and the results of the test due of the possible significant exposure at over, the enaphyse is noted and the results of the test and the possible significant exposure at over, the enaphyse is noted and the results of the presence of Highlist SC or the employee has been diagnosed as positive for the presence of Highlist SC or the employee has been diagnosed as positive for the presence of Highlist SC or the employee has been diagnosed as positive for the

KEEP POSTED IN CONSPICUOUS PLACE NEXT TO WORKERS' COMPENSATION NOTICE TO EMPLOYEES TO WORKERS COMPENSATION NOTICE TO EMPLOYEES

NOVED BY THE INDUSTRIAL COMMISSION OF ARIZONA FOR CARRIER USE



ARIZONAA

SP-AZ-E



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Occupational Safety and Health plan may do so at the following address:

Compliance Date January 2024



ALLC 20231115