MISSISSIPPI & FEDERAL LABOR LAW POSTER

**WORKERS' COMPENSATION** 

NOTICE OF COVERAGE

I. Please take notice that your Employer is in compliance with the requirements of the

Mississippi Workers' Compensation Law, and (select one) (has been approved by the

workers' compensation insurance coverage with the following:)

Mississippi Workers' Compensation Commission to act as a self-insurer), or (maintains

(Name of insurance carrier or self-insurance group)

(address & telephone number)

(Name of third party claims administrator or claims office)

(address & phone number)

III. This workers' compensation coverage is effective for the following period:

immediate supervisor, or to the person listed below:

IV. All job related injuries or illnesses should be reported as soon as possible to your

(Name of employer contact person)

(Title & Department/Division)

V. Please be advised that any person who willfully makes any false or misleading statement

or representation for the purpose of obtaining or wrongfully withholding any benefit

or payment under the Mississippi Workers' Compensation Law may be charged with

violation of Miss. Code Ann. §71-3-69 (Rev. 2000) and upon conviction be subjected to the

II. Individual workers' compensation claims will be submitted to and processed by:

WORKERS' COMPENSATION SENATE BILL 2576

### **EEOC - KNOW YOUR RIGHTS: WORKPLACE DISCRIMINATION IS ILLEGAL**



Job applicants Union members and applicants for membership in a union

What Organizations are Covered? Most private employers State and local governments (as employers) Educational institutions (as employers)

Unions Staffing agencies physical conduct) Hiring or promotion What Types of Employment Discrimination are Illegal?

• Failure to provide reasonable accommodation for a disability or a sincerely held religious belief, observance or practice Benefits

 Job training Classification Referral · Obtaining or disclosing genetic information of employees Requesting or disclosing medical

filing a charge, or participating in an investigation or proceeding.

What can You Do if You Believe **Discrimination has Occurred?** Contact the EEOC promptly if you suspect discrimination. Do not delay, because there are strict time limits for filing a charge of discrimination (180 or 300 days, depending on where you live/work). You can reach the EEOC in any of the following ways:

Submit an inquiry through the EEOC's public portal: https://publicportal.eeoc.gov/Portal/

**Call** 1–800–669–4000 (toll free) 1-800-669-6820 (TTY) 1–844–234–5122 (ASL video phone)

Visit an EEOC field office (information at www.eeoc.gov/field-office)

E-Mail info@eeoc.gov Additional information about the EEOC, including information about filing a charge of discrimination, is

available at www.eeoc.gov.

### **EMPLOYERS HOLDING FEDERAL CONTRACTS OR SUBCONTRACTS**

The Department of Labor's Office of Federal Contract Compliance Programs (OFCCP) enforces the nondiscrimination and affirmative action commitments of companies doing business with the Federal Government. If you are applying for a job with, or are an employee of, a company with a Federal contract or subcontract, you are protected under Federal law from discrimination on the following bases: Race, Color, Religion, Sex, Sexual Orientation, Gender Identity, National Origin Executive Order 11246, as amended, prohibits employment discrimination by Federal contractors based on race, color, religion, sex, sexual orientation, gender identity, or

opportunity in all aspects of employment. **Asking About, Disclosing, or Discussing Pay** Executive Order 11246, as amended, protects applicants and employees of Federal contractors from discrimination based on inquiring about, disclosing, or discussing their compensation or the compensation of other applicants or employees.

Disability Section 503 of the Rehabilitation Act of 1973, as amended protects qualified individuals with disabilities from discrimination in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment by Federal contractors. Disability discrimination includes not making reasonable accommodation to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, barring undue hardship to the employer. Section 503 also requires that Federal contractors take affirmative action to employ and advance in employment qualified individuals with disabilities at

all levels of employment, including the executive level. **Protected Veteran Status** The Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended, 38 U.S.C. 4212, prohibits employment discrimination against, and requires affirmative action to recruit, employ, and advance in employment, disabled veterans, recently separated veterans (i.e., within three years of discharge or release from active duty), active duty wartime or campaign badge veterans, or Armed Forces service medal veterans. **Retaliation** Retaliation is prohibited against a person who files a

otherwise opposes discrimination by Federal contractors under these Federal laws. Any person who believes a contractor has violated its nondiscrimination or affirmative action obligations under OFCCP's authorities should contact immediately:

U.S. Department of Labor 200 Constitution Avenue, N.W.

Washington, D.C. 20210 1-800-397-6251 (toll-free)

Availability of Unemployment Compensation

TO FILE AN UNEMPLOYMENT CLAIM:

Email questions to BenefitPay@mdes.ms.gov

Visit our website at MDES.MS.GOV

**YOUR CLAIM BY PHONE:** 

FREQUENTLY ASKED QUESTIONS.

was previously taken or certified.

To file a UI claim online visit: MDES.MS.GOV

Social Security Number;

· Full legal name;

each employer

If you are deaf, hard of hearing, or have a speech disability, please dial 7–1–1 to access telecommunications relay services. OFCCP may also be contacted by submitting a question online to OFCCP's Help Desk at https://ofccphelpdesk.dol.gov/s/, or by calling an OFCCP regional or district office, listed in most telephone directories under U.S. Government, Department of Labor and on OFCCP's "Contact Us" webpage at https://www.dol.gov/agencies/ofccp/contact.

### PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE

Race, Color, National Origin, Sex In addition to the protections of Title VII of the Civil Rights Act of 1964, as amended, Title VI of the Civil Rights Act of 1964, as amended, prohibits discrimination on the basis of race, color or national origin in programs or activities receiving Federal financial assistance. Employment discrimination is covered by Title VI if the primary objective of the financial assistance is provision of employment, or where employment discrimination causes or may cause discrimination in providing services under such programs. Title IX of the Education Amendments of 1972 prohibits employment discrimination on the basis of sex in educational programs or activities which receive Federal financial assistance.

1973, as amended, prohibits employment discrimination on the basis of disability in any program or activity which receives Federal financial assistance. Discrimination is prohibited in all aspects of employment against persons with disabilities who, with or without reasonable accommodation, can perform the essential functions of the job. If you believe you have been discriminated against in a program of any institution which receives Federal financial assistance, you should immediately contact the Federal agency providing such assistance.

Unemployment Insurance (UI) benefits are available to workers who are

unemployed and who meet the requirements of UI eligibility laws for the state

You may file a UI claim with the Mississippi Department of Employment Security

• Call MDES at 1-888-844-3577 from 7:00 am to 10:00 pm seven days a week.

THE FOLLOWING INFORMATION WILL BE NEEDED TO COMPLETE

Call wait time may be longer during peak hours and seasons

• Driver's License Number or State Issued Identification number;

· Alien Registration Number or Visa Number if you are not a U.S. citizen;

• The dates you worked and the reason you are no longer working for

• Names and addresses of employers you worked for in the last eighteen

If you experience issues or need more information about filing a UI claim,

you can quickly find the answers to most questions on our website under

**REQUESTING LEAVE** Generally, employees must give 30-days'

cannot perform daily activities, or that hospitalization or continuing

medical treatment is necessary. Employees must inform the

employer if the need for leave is for a reason for which FMLA leave

supporting the need for leave. If the employer determines that the

certification is incomplete, it must provide a written notice

**EMPLOYER RESPONSIBILITIES** Once an employer becomes aware

she is eligible for FMLA leave and, if eligible, must also provide a

notice of rights and responsibilities under the FMLA. If the employee

FMLA leave, and if so, how much leave will be designated as FMLA

ENFORCEMENT Employees may file a complaint with the U.S.

Department of Labor, Wage and Hour Division, or may bring a

indicating what additional information is required.

(MDES) in the first week that employment stops or work hours are reduced.

(Revised 10/20/2022)

MDES Communications 033120

# penalties therein provided.

### **Regular Paydays for Employees of**

PAYDAY NOTICE

Shall be as follows:

(Company Name)

Bi-Weekly

### WITHHOLDING STATUS

### YOU MAY NEED TO CHECK YOUR WITHHOLDING

IRS at 1-800-829-3676.

Since you last filed form W-4 with your employer did you... Marry or divorce?

Gain or lose a dependent? Change your name? Were there major changes to...

• Your nonwage income (interest, dividends, capital gains, etc.)? Your family wage income (you or your spouse started or ended a job)?

Your itemized deductions? Your tax credits?

If you can answer "YES"... To any of these questions or you owed extra tax when you filed your last return, you may need to file a new form W-4.

during the course of employment.

manufacturers, distributors and dispensers. The Act

I-financially assisted programs or activity.

with either:

Rights Center:

The recipient must not discriminate in any of the following areas:

this subject.

**Employer:** Please post or publish this Bulletin Board

indicate where they can get forms and information on

See your employer for a copy of Form W-4 or call the

For more details, get Publication 919, How Do I Adjust

My Tax Withholding?, or use the Withholding Calculator

Now is the time to check your withholding.

at www.irs.gov/individuals on the IRS web site.

Poster so that your employees will see it. Please

2001 M.W.C.C. Notice of Coverage Form

Publication 213

# Internal Revenue Service www.irs.gov

### (Rev. 8-2009) Cat. No. 11047P

# EMPLOYEE POLYGRAPH PROTECTION ACT

you return to work or apply for reemployment in a timely manner after conclusion of service; and discharge or under other than honorable conditions.

If you are eligible to be reemployed, you must be restored to the job and benefits you would have attained if you had not been absent due to military service or, in some cases, a comparable job.

RIGHT TO BE FREE FROM DISCRIMINATION AND RETALIATION If you: • are a past or present member of the uniformed service; • have promotion; or • any benefit of employment, because of this status.

applied for membership in the uniformed service; or • are obligated to serve in the uniformed service; then an employer may not deny you: initial employment;
 reemployment;
 retention in employment; In addition, an employer may not retaliate against anyone assisting in the enforcement of USERRA rights, including testifying or making a statement in connection with a proceeding under USERRA, even if that person has no service connection.

### (b) Reasonable funeral expenses not exceeding Five Thousand

The following is a summary of the changes made to the Workers' Compensation Law by Senate Bill 2576. The changes themselves are underlined for easy reference.

-Section 71-3-1 is amended as follows in relevant part: (1)...[T]his chapter shall be fairly and impartially construed and applied according to the law and the evidence in the record, and, notwithstanding any common law or case law to the contrary, this chapter shall not be presumed to favor one party over another and shall not be liberally construed in order to fulfill any beneficent purposes.

(3) The primary purposes of the Workers' Compensation Law are to pay timely temporary and permanent disability benefits to every worker who legitimately suffers a work-related injury or

occupational disease arising out of and in the course of his employment, to pay reasonable and necessary medical expenses resulting from the work-related injury or occupational disease, and

to encourage the return to work of the worker.

-Section 71-3-7 is amended as follows in relevant part: (1)... In all claims in which no benefits, including disability, death and medical benefits, have been paid, the claimant shall file medical records in support of his claim for benefits when filing a petition to controvert. If the claimant is unable to file the medical records in support of his claim for benefits at the time of filing the petition to controvert because of a limitation of time established by Section 71-3-35 or Section 71-3-53, the claimant shall file medical records in support of his claim within sixty (60) days after filing the petition to controvert.

shown by medical findings to be a material contributing factor in the results following injury, the compensation which, but for this <u>subsection</u>, would be payable shall be reduced by that proportion which such preexisting physical handicap, disease, or lesion contributed to the production of the results following the injury. The preexisting condition does not have to be occupationally disabling for this apportionment to apply.

(2) Where a preexisting physical handicap, disease, or lesion is

(4) No compensation shall be payable if the use of drugs illegally, or the use of a valid prescription medication(s) taken contrary to the prescriber's instructions and/or contrary to label warnings, or intoxication due to the use of alcohol of the employee was the proximate cause of the injury, or if it was the willful intention of the employee to injure or kill himself or another.

(1) ... A physician to whom the employee is referred by his employer shall not constitute the employee's selection, unless the employee, in writing, accepts the employer's referral as his own selection. However, if the employee is treated for his alleged work-related injury or occupational disease by a physician for six (6) months or longer, or if the employee has surgery for the alleged work-related injury or occupational disease performed

-Section 71-3-15 is amended as follows in relevant part:

by a physician, then that physician shall be deemed the employee's selection. Section 71-3-17 is amended as follows in relevant part: (c)(24) Disfigurement: The commission, in its discretion, is authorized to award proper and equitable compensation for serious facial or head disfigurements not to exceed Five Thousand Dollars (\$5,000.00). No such award shall be made

until a lapse of one (1) year from the date of the injury resulting

in such disfigurement. -Section 71-3-19 is amended as follows:

An employee who as a result of injury is or may be expected to be totally or partially incapacitated for a remunerative occupation and who, under the direction of the commission is being rendered fit to engage in a remunerative occupation may, in the discretion of the commission under regulations adopted by it, receive additional compensation necessary for his maintenance, but such additional compensation shall not exceed Twenty-five Dollars (\$25.00) a week for not more than fifty-two (52) weeks. -Section 71-3-25 is amended as follows in relevant part:

If the injury causes death, the compensation shall be known as a death benefit and shall be payable in the amount and to or for the benefit of the following persons: (a) An immediate lump-sum payment of One Thousand Dollars (\$1,000.00) to the surviving spouse, in addition to other compensation benefits.

(1) In the event that an employee sustains an injury at work or <u>asserts a work-related injury, the employer shall have the right to</u> administer drug and alcohol testing or require that the employee submit himself to drug and alcohol testing. If the employee has a positive test indicating the presence, at the time of injury, of any <u>drug illegally used or the use of a valid prescription medication(s)</u> taken contrary to the prescriber's instructions and/or contrary to label warnings, or eight one-hundredths percent (.08%) or more by weight volume of alcohol in the person's blood, it shall be presumed that the proximate cause of the injury was the use of a drug illegally, or the use of a valid prescription medication(s) taken contrary to the prescriber's instructions and/or contrary to label warnings, or the intoxication due to the use of alcohol by the employee. If the employee refuses to submit himself to drug and <u>alcohol testing immediately after the alleged work-related injury,</u> then it shall be presumed that the employee was using a drug illegally, or was using a valid prescription medication(s) contrary to

was intoxicated due to the use of alcohol at the time of the accident and that the proximate cause of the injury was the use of a drug illegally, or the use of a valid prescription medication(s) taken contrary to the prescriber's instructions and/or contrary to label warnings, or the intoxication due to the use of alcohol of the <u>employee. The burden of proof will then be placed upon the</u> employee to prove that the use of drugs illegally, or the use of a valid prescription medication(s) taken contrary to the prescriber's instructions and/or contrary to label warnings, or intoxication due to the use of alcohol was not a contributing cause of the accident in order to defeat the defense of the employer provided under

(2) The results of the drug and alcohol tests, employeradministered or otherwise, shall be considered admissible evidence solely on the issue of causation in the determination of the use of drugs illegally, or the use of a valid prescription medication(s) taken contrary to the prescriber's instructions and/or contrary to label warnings, or the intoxication due to the use of <u>alcohol</u> of an employee at the time of injury for workers'

(3) No cause of action for defamation of character, libel, slander or

-Section 71-7-5 is amended as follows in relevant part: (d) An employer may administer drug and alcohol testing or require

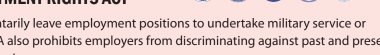
 -A new section is created which states the following: -The Workers' Compensation Commission shall promulgate a written statement specifying the changes made to the Workers' Compensation Law by this act to every employer in this state subject to the Workers' Compensation Law. Within ten (10) days of receipt of this written statement from the Commission, every employer shall post the Commission's statement in a conspicuous place or places in and about his place or places of business and adjacent to the Notice of Coverage as required by Section 71-3-81.

This act shall take effect and be in force from and after July 1, 2012, and shall apply to injuries occurring on or after July 1, 2012. MWCC

### Liles Williams, Chairman John R. Junkin, Commissioner Debra H. Gibbs, Commissioner

# USERRA - UNIFORMED SERVICES EMPLOYMENT AND REEMPLOYMENT RIGHTS ACT

### YOUR RIGHTS UNDER USERRA



certain types of service in the National Disaster Medical System. USERRA also prohibits employers from discriminating against past and present members of the uniformed services, and applicants to the uniformed services. **HEALTH INSURANCE PROTECTION** 

# REEMPLOYMENT RIGHTS

You have the right to be reemployed in your civilian job if you leave that job to perform service in the uniformed service and: you ensure that your employer receives advance written or verbal notice of your service;

you have five years or less of cumulative service in the uniformed services while with that particular employer;

you have not been separated from service with a disqualifying

# • If you leave your job to perform military service, you have the right to

an employer for violations of USERRA.

elect to continue your existing employer-based health plan coverage for you and your dependents for up to 24 months while in the military. • Even if you don't elect to continue coverage during your military service, you have the right to be reinstated in your employer's health plan when you are reemployed, generally without any waiting periods or exclusions (e.g., pre-existing condition exclusions) except for service-connected illnesses or injuries.

• The U.S. Department of Labor, Veterans Employment and Training

• For assistance in filing a complaint, or for any other information on USERRA, contact VETS at 1-866-4-USA-DOL or visit its website at https://www.dol.gov/agencies/vets/. An interactive online USERRA Advisor can be viewed at https://webapps.dol.gov/elaws/vets/userra • If you file a complaint with VETS and VETS is unable to resolve it, you may request that your case be referred to the Department of Justice or the Office of Special Counsel, as applicable, for representation.

Publication Date — May 2022

notices for employees. Office of Special Counsel









# OSHA - THE OCCUPATIONAL SAFETY AND HEALTH ACT

# **Job Safety and Health** IT'S THE LAW!

# All workers have the right to:

A safe workplace.

 Raise a safety or health concern with your employer or OSHA, or report a workrelated injury or illness, without being retaliated against.

job hazards, including all hazardous substances in your workplace.

of your workplace if you believe there are unsafe or unhealthy conditions. You have the right to have a representative contact OSHA on your behalf.

participate) in an OSHA inspection and speak in private to the inspector.

File a complaint with OSHA within 30 days (by phone, online or by mail) if you have been retaliated against for using your

 Request copies of your medical records, tests that measure hazards in the workplace, and the workplace injury and illness log.

Contact OSHA. We can help.

# **Employers must:**

 Provide employees a workplace free from recognized hazards. It is illegal to retaliate against an employee for using any of their rights under the law, including raising a health and safety concern with you or with OSHA, or reporting a work-related injury or illness.

 Comply with all applicable OSHA standards.

Notify OSHA within 8 hours of a workplace fatality or within 24 hours of any work-related inpatient hospitalization, amputation, or loss of an eye.

 Provide required training to all workers in a language and vocabulary they can understand.

 Prominently display this poster in the workplace.

Post OSHA citations at or near the place

of the alleged violations. On-Site Consultation services are available

to small and medium-sized employers, without citation or penalty, through OSHAsupported consultation programs in every state.



### Know Your Rights: Workplace Discrimination is Illegal MISSISSIPPI WORKERS' COMPENSATION The U.S. Equal Employment Opportunity Commission (EEOC) enforces Federal laws that protect you from



Race

Color

Religion

Disability

conditions, sexual orientation,

or gender identity)

Age (40 and older)

Who is Protected? of genetic tests, genetic services, or family Employees (current and former), including medical history) • Retaliation for filing a charge, reasonably managers and temporary employees opposing discrimination, or participating in a discrimination lawsuit, investigation,

or proceeding. **What Employment Practices can be Challenged as Discriminatory?** All aspects of employment, including:

 Discharge, firing, or lay-off · Harassment (including unwelcome verbal or

Under the EEOC's laws, an employer may not Pay (unequal wages or compensation) discriminate against you, regardless of your immigration status, on the bases of: National origin

Sex (including pregnancy and related information of employees Genetic information (including employer Conduct that might reasonably discourage requests for, or purchase, use, or disclosure someone from opposing discrimination,

complaint of discrimination, participates in an OFCCP proceeding, or national origin, and requires affirmative action to ensure equality of

The Office of Federal Contract Compliance Programs (OFCCP)

Individuals with Disabilities Section 504 of the Rehabilitation Act of

UNEMPLOYMENT COMPENSATION

### **Unemployment Insurance for Employees** IMPORTANT **NOTICE TO EMPLOYEES**

This employer is registered with the Mississippi Department of Employment Security, and the employees are covered by Unemployment Insurance. This insurance is carried to protect you in case you become unemployed through no fault of your own.

Nothing is deducted from your pay to cover its cost.

MDES

MISSISSIPPI DEPARTMENT of EMPLOYMENT SECURITY

An equal opportunity employer and program, MDES has auxiliary aids and services available upon request to those with disabilities. Those needing TTY assistance may call 800-582-2233.

Funded by the U.S. Department of Labor through the Mississippi Department of Employment Security.

Employer: Please Post in a Conspicuous Place Extra Copies on Request To file a UI claim by phone call: 1-888-844-3577

FMLA - FAMILY AND MEDICAL LEAVE ACT EMPLOYEE RIGHTS UNDER THE FAMILY AND MEDICAL LEAVE ACT

employer can take up to 12 weeks of unpaid, job-protected leave in crew employees. a 12-month period for the following reasons: • The birth of a child or placement of a child for adoption or foster

qualifying serious health condition; makes the employee unable to perform the employee's job; For qualifying exigencies related to the foreign deployment of a military member who is the employee's spouse, child, or parent. An eligible employee who is a covered servicemember's spouse,

with a serious injury or illness.

paid leave while taking FMLA leave. If an employee substitutes that an employee's need for leave is for a reason that may qualify accrued paid leave for FMLA leave, the employee must comply with under the FMLA, the employer must notify the employee if he or the employer's normal paid leave policies.

benefits, and other employment terms and conditions. An employer may not interfere with an individual's FMLA rights or retaliate against someone for using or trying to use FMLA leave, private lawsuit against an employer.

**ELIGIBILITY REQUIREMENTS** An employee who works for a covered employer must meet three criteria in order to be eliqible for FMLA leave. The employee must: Have worked for the employer for at least 12 months;

leave;\* and

discrimination or supersede any state or local law or collective

bargaining agreement that provides greater family or medical leave For additional information or to file a complaint: 1-866-4-USWAGE TTY: 1-877-889-5627 WWW.WAGEHOUR.DOL.GOV

# within 75 miles of the employee's worksite.

It is illegal to discriminate against work-authorized individuals. Employers CANNOT specify which document(s) they will accept from an employee. The refusal to hire an individual because the documents have a

For information, please contact The Office of Special Counsel for Immigration Related Unfair Employment Practices Office at 800-255-7688.

EMPLOYEE RIGHTS UNDER THE FAIR LABOR STANDARDS ACT

# FEDERAL MINIMUM WAGE \$7.25 PER HOUR BEGINNING JULY 24, 2009

The law requires employers to display this poster where employees penalties for each willful or repeated violation of the minimum wage or can readily see it.

non-farm jobs and at least 18 to work in non-farm jobs declared hazardous by the Secretary of Labor. Youths 14 and 15 years old may work outside school hours in various non-manufacturing, non-mining, non-hazardous jobs with certain work hours restrictions. Different rules apply in agricultural ADDITIONAL INFORMATION employment TIP CREDIT Employers of "tipped employees" who meet certain conditions may claim a partial wage credit based on tips received by their employees.

Employers must pay tipped employees a cash wage of at least \$2.13 per

hour if they claim a tip credit against their minimum wage obligation. If an

employee's tips combined with the employer's cash wage of at least \$2.13

per hour do not equal the minimum hourly wage, the employer must **NURSING MOTHERS** The FLSA requires employers to provide reasonable break time for a nursing mother employee who is subject to the FLSA's overtime requirements in order for the employee to express breast milk for her nursing child for one year after the child's birth each time such employee has a need to express breast milk. Employers are also required to orovide a place, other than a bathroom, that is shielded from view and free

from intrusion from coworkers and the public, which may be used by the employee to express breast milk. **ENFORCEMENT** The Department has authority to recover back wages and an equal amount in liquidated damages in instances of minimum wage, overtime, and other violations. The Department may litigate and/or recommend criminal prosecution. Employers may be assessed civil money

THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVISION **LEAVE ENTITLEMENTS** Eligible employees who work for a covered \*Special "hours of service" requirements apply to airline flight

advance notice of the need for FMLA leave. If it is not possible to give 30-days' notice, an employee must notify the employer as soon • To bond with a child (leave must be taken within 1 year of the as possible and, generally, follow the employer's usual procedures. child's birth or placement); Employees do not have to share a medical diagnosis, but must • To care for the employee's spouse, child, or parent who has a provide enough information to the employer so it can determine if the leave qualifies for FMLA protection. Sufficient information could · For the employee's own qualifying serious health condition that include informing an employer that the employee is or will be unable to perform his or her job functions, that a family member

child, parent, or next of kin may also take up to 26 weeks of FMLA leave in a single 12-month period to care for the servicemember

Employers can require a certification or periodic recertification An employee does not need to use leave in one block. When it is medically necessary or otherwise permitted, employees may take leave intermittently or on a reduced schedule.

Employees may choose, or an employer may require, use of accrued

**BENEFITS & PROTECTIONS** While employees are on FMLA leave, is not eligible, the employer must provide a reason for ineligibility. employers must continue health insurance coverage as if the Employers must notify its employees if leave will be designated as employees were not on leave. Upon return from FMLA leave, most employees must be restored to the same job or one nearly identical to it with equivalent pay,

opposing any practice made unlawful by the FMLA, or being The FMLA does not affect any federal or state law prohibiting involved in any proceeding under or related to the FMLA.

Have at least 1,250 hours of service in the 12 months before taking

**OVERTIME PAY** At least 1 ½ times your regular rate of pay for all hours CHILD LABOR An employee must be at least 16 years old to work in most

> wage, and/or overtime pay provisions. Special provisions apply to workers in American Samoa, the Commonwealth of the Northern Mariana Islands, and the Commonwealth

the difference between the two because employees (unless exempt) are entitled to the FLSA's minimum wage and overtime pay protections and correctly classified independent contractors are not. Certain full-time students, student learners, apprentices, and workers th disabilities may be paid less than the minimum wage under special

repeated. The law also prohibits retaliating against or discharging workers who file a complaint or participate in any proceeding under the FLSA. Certain occupations and establishments are exempt from the minimum

certificates issued by the Department of Labor.

1-866-487-9243

TTY: 1-877-889-5627

# U.S. Department of Labor | Wage and Hour Division

· Work at a location where the employer has at least 50 employees

# **ANTI-DISCRIMINATION NOTICE**

future expiration date may also constitute illegal discrimination.

# FEDERAL MINIMUM WAGE

overtime pay provisions of the law. Civil money penalties may also be assessed for violations of the FLSA's child labor provisions. Heightened civil money penalties may be assessed for each child labor violation that results in the death or serious injury of any minor employee, and such assessments may be doubled when the violations are determined to be willful or

> Some state laws provide greater employee protections; employers must Some employers incorrectly classify workers as "independent contractors" when they are actually employees under the FLSA. It is important to know

> > UNITED STATES
> > DEPARTMENT OF LABOR **WH**■

EMPLOYEE RIGHTS | EMPLOYEE POLYGRAPH PROTECTION ACT The Employee Polygraph Protection Act prohibits economic loss to the employer. The law does not most private employers from using lie detector preempt any provision of any State or local law or any tests either for pre-employment screening or collective bargaining agreement which is more

restrictive with respect to lie detector tests.

applicant to take a lie detector test, and from standards concerning the conduct and length of the discharging, disciplining, or discriminating against an test. Examinees have a number of specific rights, employee or prospective employee for refusing to including the right to a written notice before testing, take a test or for exercising other rights under the Act. the right to refuse or discontinue a test, and the right **EXEMPTIONS** Federal, State and local governments not to have test results disclosed to unauthorized are not affected by the law. Also, the law does not persons. apply to tests given by the Federal Government to **ENFORCEMENT** The Secretary of Labor may bring certain private individuals engaged in national court actions to restrain violations and assess civil security-related activities. The Act permits polygraph penalties against violators. Employees or job applicants (a kind of lie detector) tests to be administered in the may also bring their own court actions.

private sector, subject to restrictions, to certain THE LAW REQUIRES EMPLOYERS TO DISPLAY THIS prospective employees of security service firms POSTER WHERE EMPLOYEES AND JOB APPLICANTS (armored car, alarm, and guard), and of pharmaceutical CAN READILY SEE IT. also permits polygraph testing, subject to restrictions, of certain employees of private firms who are

DEPARTMENT OF LABOR

1-866-487-9243

# reasonably suspected of involvement in a workplace incident (theft, embezzlement, etc.) that resulted in

PROHIBITIONS Employers are generally prohibited **EXAMINEE RIGHTS** Where polygraph tests are

from requiring or requesting any employee or job permitted, they are subject to numerous strict

# DISCRIMINATION **EQUAL OPPORTUNITY IS THE LAW**

It is against the law for this recipient of Federal financial assistance to discriminate on the following basis:

Against any individual in the United States, on the basis of race, color, religion, sex, national origin, age, disability, political affiliation or belief; and Against any beneficiary of programs financially assisted under Title I of the Workforce Investment Act of 1998 (WIA), on the basis of the beneficiary's citizenship/status as a lawfully admitted

immigrant authorized to work in the United States, or his or her participation in any WIA Title

Deciding who will be admitted, or have access, to any WIA Title I-financially assisted program

or activity. Providing opportunities in, or treating any person with regard to, such a program or activity; or

or activity. What to Do If You Believe You Have Experienced Discrimination If you think you have been subjected to discrimination under a WIA Title I-financially assisted

program or Activity, you may file a complaint within 180 days from the date of the alleged violation

**State - Workforce Investment Act Equal Opportunity Officer** 

Dovie Reed

Making employment decisions in the administration of, or in connection with, such a program

Phone: 601-321-6024 Email: dreed@mdes.ms.gov **Assistant Equal Opportunity Officer** Randy Langley

Phone: 601-321-6504

Email: rlangley@mdes.ms.gov

**Mississippi Department of Employment Security** 

P.O. Box 1699

Jackson, MS 39215-1699 Fax: 601-321-6037 TDD: 800-582-2233 If you file your complaint with the recipient, you must wait either until the recipient issues a written

Notice of Final Action, or until 90 days have passed (whichever is sooner), before filing with the Civil

**The Director** 

**Civil Rights Center (CRC)** 

**U.S. Department of Labor** 

200 Constitution Avenue, NW, Room N-4123

Washington, D.C. 20210 Voice: 202-693-6502 - TTY: 202-693-6516 If the recipient does not give you a written Notice of Final Action within 90 days of the day on which you filed your complaint, you do not have to wait for the recipient to issue that notice before filing a complaint with CRC. However, you must file your CRC complaint within 30 days of the 90-day deadline

(in other words, within 120 days after the day on which you filed your complaint with the recipient).

If the recipient does give you a written Notice of Final Action on your complaint, but you are dissatisfied

with the decision or resolution, you may file a complaint with CRC. You must file your CRC complaint



within 30 days of the date on which you received the Notice of Final Action.

**Equal Opportunity Employer Program** Auxiliary aids and services available upon request to individuals with disabilities.

MISSISSIPPI DEPARTMENT of EMPLOYMENT SECURITY

052913

# 1-800-321-OSHA (6742) • TTY 1-877-889-5627 • www.osha.gov

# <u>Dollars (\$5,000.00)</u> exclusive of other burial insurance or benefits.

(3)... Attorneys may not recover attorney's fees based upon benefits voluntarily paid to an injured employee for temporary or permanent disability. Any settlement negotiated by an attorney shall not be considered a voluntary payment.

-Section 71-3-63 is amended as follows in relevant part: -Section 71-3-121 is amended as follows:

the prescriber's instructions and/or contrary to label warnings, or

<u>Section 71-3-7.</u> compensation purposes under Section 71-3-7.

damage to reputation arises in favor of any person against an employer under the provisions of this section. that the employee submit himself to drug and alcohol testing as provided under Section 71-3-121 in the event that the employee sustains an injury at work or asserts a work-related injury.

Ray C. Minor, Executive Director

### THE UNIFORMED SERVICES EMPLOYMENT AND REEMPLOYMENT RIGHTS ACT USERRA protects the job rights of individuals who voluntarily or involuntarily leave employment positions to undertake military service or

Service (VETS) is authorized to investigate and resolve complaints of

• You may also bypass the VETS process and bring a civil action against

The rights listed here may vary depending on the circumstances. The text of this notice was prepared by VETS, and may be viewed

on the internet at this address: https://www.dol.gov/agencies/vets/programs/userra/poster. Federal law requires employers to notify employees

of their rights under USERRA, and employers may meet this requirement by displaying the text of this notice where they customarily place



 Receive information and training on Request a confidential OSHA inspection

Participate (or have your representative

 See any OSHA citations issued to your employer.

This poster is available free from OSHA.

MS-1222-F03

June 14, 2012 Mississippi Workers' Compensation Commission 1428 Lakeland Drive / Post Office Box 5300 Jackson, Mississippi 39296-5300 (601) 987-4200 http://www.mwcc.state.ms.us