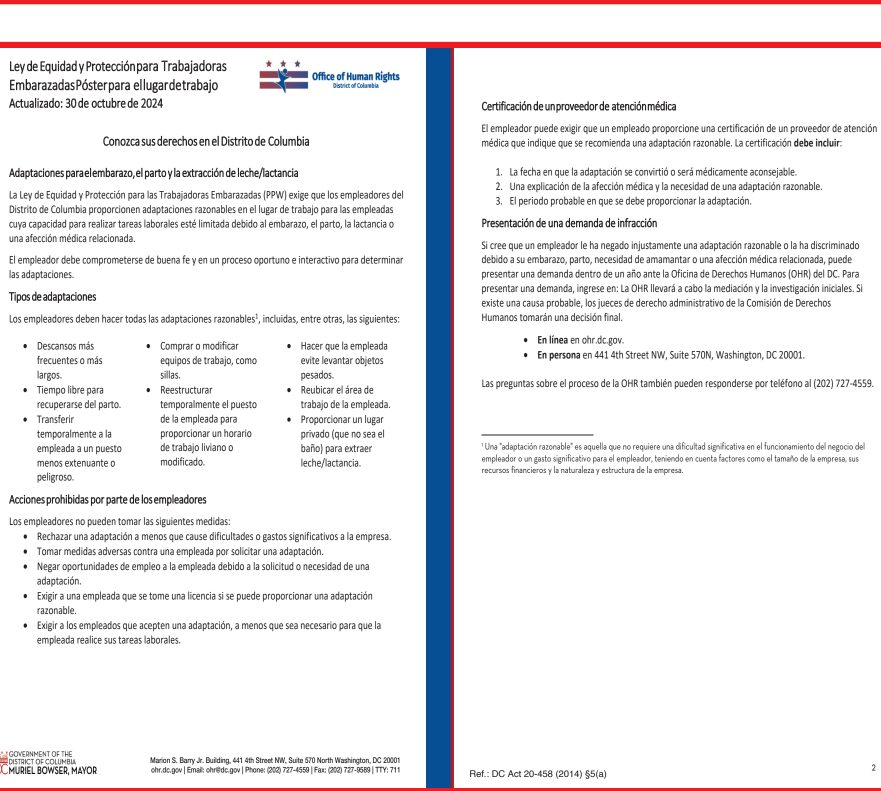
Equal Employment Opportunity (EEO) Office of Human Rights **OHR WORKPLACE** Workplace Poster Updated: May 17, 2024 An employee is eligible under the Act if they have been employed by the employer for at least 12 consecutive or non-consecutive months in the seven years immediately preceding the start of the family or medical leave, and worked at least 1,000 hours during these 12 months. Know Your Rights in the District of Columbia DC Human Right Act DC Parental Leave Act In accordance with the District of Columbia Human Rights Act of 1977, as amended, the District In accordance with the DC Parental Leave Act of 1994, an employee who is a parent shall be entitled to of Columbia and employers cannot discriminate on the basis of (actual or perceived): a total of 24 hours leave² during any 12-month period to attend or participate in school-related events for his or her child. Sexual Orientation Credit Information Status as a victim or family Color Gender Identity and A parent is defined as the: • Sex (including pregnancy) member of a victim of biological mother or father of a child; Domestic Violence, Sexual Family Responsibilities National Origin Matriculation Offense or Stalking (DVSOS) person who has legal custody of a child; Religion • Political Affiliation Homeless Status person who acts as a guardian of a child; Marital Status Genetic Information • aunt, uncle, or grandparent of a child; or is Personal Appearance Disability • a person married to a person listed above. Sexual harassment and harassment based on other protected categories is prohibited by the Act. A school-related event means an activity sponsored either by a school or an associated organization If you believe a violation of the Act has occurred, you can file a complaint with the District of Columbia Office of Human Rights. The process is free and does not require an attorney. Damages can Any employee shall notify the employer of the desire to leave at least 10 calendar days prior to the Filing a Complaint of a Violation DC Family Medical Leave Act If you believe an employer has wrongfully denied you family or medical leave, or retaliated against you The DC Family and Medical Leave Act of 1990 requires all employers with 20 or more employees under this statute, you can file a complaint within one year of the incident with the Office of Human to provide up to 16 weeks of unpaid family leave: Rights (OHR). To file a complaint, visit: for the birth of a child, an adoption or foster care; or ship on the operations of the employer. Online at ohr.dc.gov; or to care for a seriously ill family member • In-Person at 441 4th Street NW, Suite 570N, Washington, DC 20001. It also allows up to 16 weeks of unpaid medical leave: Questions about the OHR process can also be answered by phone at (202) 727-4559 • to recover from a serious illness that left the employee unable to work for a total of 32 weeks During the period of leave, an employee should not lose benefits such as seniority or group health plan coverage. The employer may require medical certification and reasonable prior notice when applicable.

The Right to Under the District of Columbia Human Rights Act of 1977, as amended, A woman has a right to breastfeed her child in any location, public or private, where she has the right to be with her child, without respect to whether the mother's breast or any part of it is uncovered during or incidental to the breastfeeding of her child. An employer must provide reasonable daily unpaid break-time, as required by an employee so she may express breast milk for her child to maintain milk supply and comfort. The break-time for expression of milk, if possible, may run concurrently with any break-time, paid or unpaid, already provided to the employee. An employer is not required to provide break-time if it would create an undue hard-An employer shall make reasonable efforts to provide a sanitary room or other location in close proximity to the work area, other than a bathroom or toilet stall, where an employee can express her breast milk in privacy and security. The employer must create a policy for breastfeeding mothers and must post and maintain a poster in a conspicuous place that sets forth these requirements. The employee must file within one (1) year of the occurrence or discovery of the violation of the Act. An employee of the District of Columbia government must file within 180 days of the occurrence or discovery of the violation. If the employee feels as if she is being discriminated against under the Act, THE DISTRICT OF COLUMBIA OFFICE OF HUMAN RIGHTS 441 4th Street, NW : Suite 570 North : Washington, DC 20001 [202] 727 / 4559 or ohr.dc.gov Ref.: 4 DCMR §518.2



dc paid 💙 GOVERNMENT OF THE DISTRICT OF COLUMBIA

MURIEL BOWSER, MAYOR

DEPARTMENT OF EMPLOYMENT SERVICES

Ref.: D.C. Code §2-1402.51, §32-511, §32-1206

² Leave is unpaid unless the parent elects to use any paid family, vacation, personal or compensatory leave provided by the

NOTICE TO EMPLOYEES Information on Paid Family Leave in the District of Columbia

Your employer is subject to the District of Columbia's Paid Family Leave law, which provides covered employees paid time off from work for qualifying parental, family, medical, and prenatal events. For more information about the Paid

Family Leave program, please visit the Office of Paid Family Leave's website at dcpaidfamilyleave.dc.gov. **Applying for Benefits**

or contact the Office of Paid Family Leave using the contact information below. Your employer is required to tell you if you are covered by the Paid Family

Leave program. Additionally, your employer is required to provide you information about the Paid Family Leave program at these three (3) times: At the time you were hired;

To receive benefits under the Paid Family Leave program,

you must work for a covered employer in DC. To find out

if you are a covered worker, you can ask your employer

Additional categories protected from discrimination but not in the area of employment include: familial status, source of

Marion S. Barry Jr. Building, 441 4th Street NW, Suite 570 North Washington, DC 20001

income, place of residence or business, sealed eviction record, and status as a victim of an intrafamily offens

2. At least once a year; and 3. If you ask your employer for leave that could qualify for benefits under the Paid Family Leave program.

There are four (4) kinds of Paid Family Leave benefits:

1. Parental leave - receive benefits to bond with a new child for up to 12 weeks in a year;

2. Family leave - receive benefits to care for a family member for up to 12 weeks in a year; 3. Medical leave - receive benefits for your own serious

health condition for up to 12 weeks in a year; and 4. Prenatal leave - receive benefits for prenatal medical care for up to 2 weeks in a year.

Maximum Leave Entitlement Each kind of leave has its own eligibility rules and its own

limit on the length of time you can receive benefits in a vear. The maximum amount of leave for any combination of parental, family, and medical leave is 12 weeks. However, there is an exception for pregnant women who take prenatal leave. Pregnant women are eligible for 2 weeks of prenatal leave while pregnant and 12 weeks of parental leave after giving birth, for a maximum of 14 weeks.

If you have experienced an event that may qualify for

benefits, be sure to apply no more than 30 days after your event. You can learn more about applying for benefits with the Office of Paid Family Leave at dcpaidfamilyleave.dc.gov.

Benefit Amounts

Paid Family Leave benefits are based on the wages your employer paid to you and reported to the Department of Employment Services. If you believe your wages were reported incorrectly, you have the right to provide proof of your correct wages. The current maximum weekly benefit amount is \$1,153.

Employee Protection The Office of Paid Family Leave does not administer any job protections for District workers who take leave from work. However, some job protections may be available

under laws and regulations administered by the District's Office of Human Rights (OHR). Under the Universal Paid Leave Act, the Office of Paid Family Leave is required to provide notice of the

following: 1. That retaliation by a covered employer against a covered employee for requesting, applying for, or

using paid-leave benefits is prohibited; 2. That an employee who works for a covered employer with under 20 employees shall not be

entitled to job protection if he or she decides to take paid leave pursuant to this act; and 3. That employees have a right to file a complaint with OHR if they feel they have been retaliated against

for requesting, applying for, or using paid leave.

For more information on OHR and job protections,

please visit the following web address: ohr.dc.gov.

For more information about Paid Family Leave, please visit the Office of Paid Family Leave's website at dcpaidfamilyleave.dc.gov, call **202-899-3700**, or email **does.opfl@dc.gov**.

Office of Paid Family Leave | 4058 Minnesota Avenue NE | Washington DC 20019

OPFL EE Rev. 11/2024

Ref.: D.C. Law 21-264 § 106(i)(3)

OFFICIAL NOTICE (Post Where Employees Can Easily Read)

Accrued Sick and Safe Leave Act of 2008 (This poster includes provisions of the Earned Sick and Safe Leave Amendment Act of 2013, effective February 22, 2014)

REQUIRES EMPLOYERS IN THE DISTRICT OF COLUMBIA TO PROVIDE PAID LEAVE TO EMPLOYEES FOR THEIR OWN OR FAMILY MEMBERS' ILLNESSES OR MEDICAL APPOINTMENTS AND FOR ABSENCES ASSOCIATED WITH DOMESTIC VIOLENCE OR SEXUAL ABUSE.

EMPLOYERS REQUIRED TO COMPLY WITH THE ACT Pursuant to the Accrued Sick and Safe Leave Act of 2008, all employers in the District of Columbia must provide paid leave to each employee,

including employees of restaurants, bars, temporary, staffing firms and part-time employees

ACCRUAL START DATE

Paid leave accrues at the beginning of employment, provided that the accrual need not commence prior to November 13, 2008 and provided that an employer need not allow accrual of paid leave for tipped restaurant or bar employees prior to February 22, 2014.

Paid leave accrues on an employer's established pay period.

ACCESSING PAID LEAVE An employee must be allowed to use paid leave no later than after 90 days of service with the employer. An employee may use leave on short

notice if the reason for leave is unforeseeable. NUMBER OF HOURS ACCRUED

Accrual of paid leave is determined by the type of business, the number of employees an employer has, and the number of hours an employee works. For tipped employees of restaurants or bars, regardless of the number of employees the employer has, each tipped employee must accrue at least one (1) hour per 43 hours worked, up to five (5) days per calendar year and be paid at the full District of Columbia's Minimum Wage. For all other employers, use the following chart:

If an employer has... Employees accrue at least... Not to Exceed... 100 or more employees 1 hour per 37 hours worked 7 days per calendar year 25 to 99 employees 1 hour per 43 hours worked 5 days per calendar year 1 hour per 87 hours worked Less than 25 employees 3 days per calendar year

UNUSED LEAVE

Under this Act, an employee's accrued paid sick leave carries over from year to year. Employers do not have to pay employees for unused paid sick leave upon termination or resignation of employment.

EMPLOYEE PROTECTION protected from retaliation.

Under the Act, employees who assert their rights to receive paid sick leave or provide information or assistance to help enforce the Act are **ENFORCEMENT**

The DC Department of Employment Services, Office of Labor Law and Enforcement can investigate possible violations, access employer records, enforce the paid sick leave requirements, order reinstatement of employees who are terminated, as a result of asserting rights to paid sick leave, order payment of paid sick leave unlawfully withheld, and impose penalties. An employer who willfully violates the requirements of the Act shall be assessed a civil penalty in the amount of one thousand dollars (\$1,000) for the first offense, fifteen hundred dollars (\$1,500) for the second offense, and two thousand dollars (\$2,000) for the third and any subsequent offenses.

TO FILE A COMPLAINT OR FOR ADDITIONAL INFORMATION To request full text of the Act, to obtain a copy of the rules associated with this Act, to receive the Act translated into other languages, or to file a complaint, visit www.does.dc.gov, call the Office of Labor Law and Enforcement at (202) 671-1880, or visit at 4058 Minnesota Avenue, N.E., Suite 3600, Washington, D.C. 20019.

Complaints shall be filed within three (3) years after the event on which the complaint is based unless the employer has failed to post notice

Ref.: 7 DCMR §3213.2

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NOTICE TO EMPLOYEES Information on Unemployment Compensation

in the District of Columbia

Your employer is subject to the District of Columbia Unemployment Compensation Act which establishes a system of protecting insured workers from complete wage loss when they become unemployed through no fault of their own and are seeking new jobs. To help finance the unemployment insurance system, a tax is levied against employers-- not workers. No deductions are made from your pay for this purpose. This program is administered by the District of Columbia's Department of Employment Services.

If you should become unemployed or your hours are reduced, you may be entitled to receive unemployment compensation benefits. To apply for benefits, please call and make an appointment to visit one of the American Job Centers listed below.

American Job Center – Headquarters American Job Center – Northeast **CCDC - Bertie Backus Campus** 4058 Minnesota Avenue, N.E. 5171 South Dakota Avenue, N.E., 2nd Floor Washington, DC 20019 (202) 724-2337 Washington, DC 20017 (202) 576-3092 **American Job Center – Southeast** American Job Center – Northwest Frank D. Reeves Municipal Center 3720 Martin Luther King, Jr. Avenue, S.E. 2000 14th Street, N.W., 3rd Floor Washington, DC 20032 Washington, DC 20009 (202) 741-7747 (202) 442-4577 **American Job Centers Hours of Operation:** Monday - Thursday 8:30 a.m. - 4:30 p.m.

Friday 9:30 a.m. - 4:30 p.m. You may also apply for benefits through the Internet at www.dcnetworks.org.

IMPORTANT: Employers must display this Notice To Employees prominently on the work

premises. Additional copies may be furnished upon request by calling (202) 698-7550.





EMERGENCY NUMBERS CALL 911

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POLICE:
AMBULANCE:
PHYSICIAN:
HOSPITAL:
FIRE DEPARTMENT:
POISON CONTROL:
OSHA:
PAY DAY NOTICE

PAY DAY IS ON: ■ MONDAY

☐ TUESDAY

☐ FRIDAY ■ SATURDAY □ SUNDAY

■ WEDNESDAY ☐ THURSDAY

PAY SCHEDULE IS: ■ WEEKLY

■ SEMI MONTHLY ☐ MONTHLY

□ BIWEEKLY

PAYCHECKS ARE ISSUED ON THE:



Do you know your rights as an employee working in Washington, DC?

Employees have the right:

To be paid at least the minimum wage To be paid on time

To receive a detailed pay stub To accrue and use paid sick and safe leave

To request time off to attend a child's school-related

To qualify for unpaid family and medical leave To be compensated for work-related illness or injury

 To remain free from discrimination To be accommodated in the workplace during

• To remain free from employer retaliation for discussing or exercising any of these rights • To file a complaint for violation of workplace rights

with the Department of Employment Services (DOES) or the Office of Human Rights (OHR) EFFECTIVE JULY 1, 2024, THE MINIMUM WAGE IS \$17.50 PER HOUR, AND THE TIPPED

MINIMUM WAGE IS \$10.00 PER HOUR. This notice does not create, expand, or limit any rights under District or Federal law, including:

 The amount of sick and safe leave that a worker may accrue annually Current hourly minimum wage

Current hourly tipped minimum wage

To learn about these workplace rights, visit the websites below. This notice does not create, expand, or limit any rights

under District or federal law. OFFICE OF WAGE-HOUR

been paid pursuant to DC wage laws, either administratively or through court action. Wage-Hour compliance involves ensuring adherence to the wage laws of the District of Columbia by holding employers accountable to the laws. Wage-Hour Phone Number: 202-671-1880

The Office of Wage-Hour conducts compliance audits and works to recover unpaid wages for employees who have not

Wage-Hour Website: does.dc.gov/service/office-wage-hour-compliance-O File a Wage-Hour Claim: does.dc.gov/page/office-wage-hour-employees

OFFICE OF HUMAN RIGHTS The Office of Human Rights (OHR) was established to eradicate discrimination, increase equal opportunity, and protect human rights for persons who live in, work, or visit the District of Columbia. To that end, OHR provides administrative relief



Office of Human Rights Phone Number: 202-727-4559 Office of Human Rights Website: ohr.dc.gov File a Human Rights Claim: ohr.dc.gov/page/tipped-wage-workers-fairness-act

Office of the Attorney General Office of the Attorney General website: oag.dc.gov/worker-rights Phone Number: 202-727-3400

your employment and labor rights.

for violations of human rights laws that occur in the District of Columbia.





identifiable information.

analyze, or sell any personally

NOTICE

Mandatory Workplace Communications

District of Columbia Wage Transparency Act

Employers must provide the minimum and maximum projected salary or hourly pay in all job listings and position descriptions advertised. Employers must also disclose to prospective employees the existence of healthcare benefits that employees may receive before the first interview. Employees may inquire about disclosures if the employer does not provide them.

An employer shall not:

Ref.: D.C. Code § 32-161

Require, as a condition of employment, that an employee refrain from inquiring about, disclosing, comparing, or otherwise discussing the employee's compensation or the compensation of another employee;

Discharge, discipline, interfere with, negatively affect the terms and conditions of employment, or otherwise retaliate against an employee who inquires about, discloses, compares, or otherwise discusses the employee's compensation or the compensation of another employee or is believed by the employer to have done so;

Prohibit or attempt to prohibit an employee from lodging a complaint, or testifying, assisting, or participating in an investigation or proceeding, related to a violation of this Act;

Screen prospective employees based on their wage history, including by requiring that a prospective employee's wage history satisfy minimum or maximum criteria or by requesting or requiring as a condition of being interviewed or as a condition of continuing to be considered for an offer of employment that a prospective employee disclose the prospective

employee's wage history; or Seek the wage history of a prospective employee from a person who previously employed the individual.

Ref.: DC Code § 32-1453.02