Montana State Postings



Employment Discrimination is Against the Law

Discrimination in **Employment is Prohibited if** Based on These Protected Classes

Sex (includes maternity, pregnancy, and sexual harassment)

Political Belief (state and local government employment or service)

What Is Illegal Discrimination?

The following practices (if based on one or more of the above classes) are illegal:

- To discharge, to refuse to hire, or to discriminate against a person with respect to compensation or privileges of employment

To deny a reasonable maternity leave or refuse to pinstate an employee following leave

For labor unions to deny membership or otherwise iscriminate against a person or member For employment agencies to fail or refuse to refer or employment

to employment

- To retaliate against a person who filed a complaint,
participated in the investigation or opposed
discriminatory practices

Employer Alert!

Avoid questions about an applicant's race, age, religion, medical condition, marital status, or family responsibilities

Sexual Harassment & Unlawful Harassment

al harassment includes unwelcome verb

Submission to the conduct is explicitly or implicitly ade a term or condition of employment

Submission to, or rejection of, the conduct is used as the basis for an employment decision
 The conduct has the effect of unreasonably interfering with work performance, or creates an intimidating, hostile or offensive work environment.

Harassment directed toward a person because of

Examples of Sexual Harassment oppositions or pressure to engage in sexual

Repeated body contact

Repeated sexual lokes, innuendoes or comments

nepeated sexual joxes, limiterious or comment.

Constant leering or staring
Inappropriate comments concerning appearance
Hiring or promoting a sex partner over more
ualified persons

Harassment based upon gender in nontraditional employment

What You Should Do

If you are offended by sexual jokes, comments, or other sexual or gender-based conduct in your workplace, immediately inform your supervisor. If your complaints are not resolved, or your supervisor is the alleged harasser, you should take the following steps:

Report the sexual harassment to another upervisor or your employer Keep written records of the dates and facts of all exual harassment and the names of witnesses

Employer Alert!

ure sexual narassment

- Co-workers and non-employees in the workplace, when the employer knew, or should have known of the sexual harassment and failed to take immediate corrective action

Harassment based on any protected class is unlawful discrimination!

Pregnancy & Breastfeeding

Pregnant Employees Have These Rights

Continued employment during pregnancy

Reasonable maternity leave

Reasonable maternity leave
No mandatory unreasonable leave
Use of accrued benefits and leave time
Equal treatment in employee benefits and plans
Reinstatement after maternity leave
Employer must provide reasonable
ccommodations as they would for any other
mployee with medical limitations

What is Reasonable Maternity Leave?

An employer is required to provide medically necessary maternity leave for the period of the employee's actual disability.
 An employer may require the employee to provide medical verification.

Communicate with your pregnant employee about the nticipated need for maternity leave and put it in writing

- Be sure the employee understands her obligations to return to work on a specified date and provide medical verification if required. Make sure the employee knows how to request an extension of her leave should complications arise.

extension of her feave should complications arise. - Replacement employees should understand that his or her employment is temporary, unless the pregnant employee resigns or you make other arrangements for reinstatement to her same or equivalent job after the maternity leave. - If an employee plans to voluntarity resign because of her pregnancy, obtain the resignation in writing after making sure she is aware that you are preparted to grant a reasonable leave of absence as required by Jews.

Advised Accommodation for Breastfeeding Mothers

Rights of Persons with Disabilities in

ruguis or rersons with Disabilities in Employment
The Montana Human Rights Act and Americans with Disabilities Act prohibit determination in employment to an papiciant Americans because of a physical or mental papiciant and the paper of the the defend Family Medical Leave Act.

Employment Rights

May not be refused an application, interview or employment because of their disability

May not be terminated or discharged because of their

Have the right to a reasonable accommodation, which would low them to perform the essential functions of their position

allow them to perform the essential functions of their position
Who is Covered?

- To be protected under the Montana Human Rights Act and the ADA, an applicant or employee with a disability must:

- Have a physical or mental impairment the substantially limits one or more major life activities; or

Have a record of such an impairment; or Be regarded or perceived as having such an impairment; or

Be able to perform the essential functions of the position with or without a reasonable accommodation.

Requests For Reasonable Accommodation
Employers

Make a reasonable accommodation, required by a person ifth a disability, to perform the essential job functions Employees should notify the employer if they need an commodation and tell the employer what modifications are eeded to perform the job.

Reasonable Accommodation

Whether or not a suggested accommodation
 Whether or not a suggested accommodation is reasonable will depend on factors such as cost, availability, necessity, and whether a less sepensive or more convenient accommodation is available
 The employer is not required to provide the accommodation suggested by the employee, if there is an effective alternative accommodation.

Examples of Reasonable Accommodation

isabilities

Making existing facilities used by employees readily accessible to and usable by employees with disabilities

Restructuring the job; offering part-time or modified wachedules

Adjusting or modifying examinations or training materials or policies as appropriate
 Providing qualified readers or interpreters

- Providing qualitator feaces or interpreters
 Processe Mo Perceived Disability
 Those who are "perceived" as having disabilities are protected from employment discrimitation based on stereotypes, fears, or misconceptions about disability. This protection applies to decisions based on unsustatentiated concerns about productivity, safety, insurance, liability, attendance, the costs of accommodation, accessability, worker's compensation costs or acceptance by co-workers and customers.

P.O. Box 1728 Helena, MT 59624-1728 Phone (406) 444-2884 or 1-800-542-0807 Relay Service 711 ww.montanadiscrimination.co







MONTANA

MONTANA'S MINIMUM WAGE

(Effective 1/1/2025)

\$10.55*

*The minimum wage is subject to a cost-of-living adjustment based on the Consumer Price Index no later than September 30\mathfrak{n} of each year. Montana's minimum wage is to be the greater of the federal or current state minimum wage.

Exception: A business not covered by the Fair Labor Standards Act whose gross annual sales are \$110,000 or less may pay \$4.00 per hour. However, if an individual employee is producing or moving goods between states or otherwise covered by the Fair Labor Standards Act, that employee must be paid the greater of either the federal minimum wage or Montana's minimum wage.

NO TIP CREDIT, TRAINING WAGE OR MEAL CREDIT IS ALLOWED IN THE STATE OF MONTANA

Employees who work in excess of 40 hours in a workweek must receive overtime compensation at a rate of at least 11's times their regular hourly rate for those hours worked over 40. There are exclusions from overtime pay. This information can be obtained by calling our office at (406) 444-6543.

PAYMENT OF WAGES

WHILE STILL EMPLOYED: An employee must be paid within 10 business days after the end of the pay

WHEN SEPARATED FROM EMPLOYMENT: When an employee quits, wages are due on the next scheduled pay day for the period in which the employee was separated, or 15 calendar days, whichever occurs first.

TERMINATED FOR CAUSE: When an employee is laid off or discharged, all wages are due immediately (within four hours or end of the business day, whichever occurs first), unless the employer has a preexisting, written policy that extends the time for payment. The wages cannot be delayed beyond the next pay day for the period in which the separation occurred, or 15 calendar days, whichever occurs first.

FOR ADDITIONAL INFORMATION PLEASE CONTACT:

DEPARTMENT OF LABOR & INDUSTRY PO BOX 201503 HELENA MT 59620-1503 PHONE (406) 444-6543 EMAIL: DLIERDWage@mt.gov Please visit us on the web at

www.mtwagehourbopa.com Notice to Employers / Employees

Your state has its own minimum wage law which requires posting a notice regarding the aspects of that law. Employers are still required to post the Federal Minimum Wage notice from the U.S. Dept. of Labor Fair Labor Standards Act in addition to this state posting, According to the Dept. of Labor, where Federal and state law have different minimum wace raise. The higher standard applies.

This Posting is for Informational Purposes Only

MONTANA LAW PROHIBITS DISCRIMINATION & RETALIATION



in employment, housing, education, public accommodations, credit, finance, insurance, &

Discrimination is unlawful if based on one of these protected classes:

BACE / COLOR RELIGION / CREED NATIONAL ORIGIN **VACCINATION STATUS**

MENTAL DISABILITY MARITAL STATUS **FAMILIAL STATUS** (IN HOUSING)

(INCLUDING PREGNANCY, SEXUAL ORIENTATION, & GENDER IDENTITY)

POLITICAL BELIEFS IN GOVERNMENTAL SERVICES
OR GOVERNMENT EMPLOYMENT

FOR MORE INFO CONTACT THE MONTANA HUMAN RIGHTS BUREAU P.O. BOX 1728, HELENA, MT 59624-1728 (406) 444-2884 OR 1 (800) 542-0807 (RELAY SERVICE 711) MONTANADISCRIMINATION.COM

UNEMPLOYMENT INSURANCE

Notice to Employers/Employees

Employers: You must be a registered employer in this state in order to receive the official Unemployment Insurance ns concerning this mandatory posting, please contact your local unemployment of Employees: Contact your local unemployment office for your rights concerning unemployment benefits as an employee.

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WORKERS' COMPENSATION

Notice to Employers/Employees

This is not intended to represent the law, nor does it replace any Workers' Compensation posting requirements within your

Employers: Place your notice of compliance/certificate of insurance with Workers' Compensation Laws from your insurance carrier next to this poster.

Employees: Refer to notice of compliance/certificate of insurance from your Employer's Insurance Carrier. If you have any further inquiries, please contact your personnel office.

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