Labor Law Compliance Center

MAINE

Labor Law Compliance Center posters@laborlawcc.com www.laborlawcc.com (800) 801-0597

Maine Labor Law Posters

English *Recently updated notices are highlighted

Posting Name & ID	Posting Requirements	Published Date
Child Labor Laws ME01E	All employers	11/19
Domestic Violence ME02E	Recommended	09/15
Employment Security Act ME03E	All employers	11/19
Minimum Wage ME04E	All employers	01/25
OSHA ME05E	Public Sector Only	11/19
Regulation of Employment ME06E	All employers	12/23
Video Display Terminal ME07E	All employers	11/19
Whistleblower's Protection ME08E	All employers	11/19
Workers' Compensation ME09E	All employers	03/22
Sexual Harassment ME10E	All employers	10/12



ME-i

Maine Labor Law Posters

English *Recently updated notices are highlighted

Posting Name & ID	Posting Requirements	Published Date
Paid Family & Medical Leave ME11E	All employers	04/25*
Equal Employment Opportunity ME12E	Recommended	10/12
Equal Pay ME13E	Recommended	12/23
Nursing Moms ME14E	Recommended	04/24
Veterans' Benefits & Services ME15E	Required for employers with over 50 full-time equivalent employees	03/24
Sexual Harassment Education & Training ME16E	All employers	04/25*
Portland, Maine Minimum Wage ME17E	Employers in the city of Portland	01/25
Rockland Maine Minimum Wage ME18E	Employers in the city of Rockland	01/25



Child Labor Laws



Child Labor Laws of the State of Maine provide protection for people under the age of 18 in both agricultural and nonagricultural jobs. The Maine Department of Labor administers the laws, which all employers must follow. Department representatives inspect workplaces to ensure compliance. Citations and penalties may be issued to employers who do not comply.



M.R.S.A. § 42-B) requires every employer to place this poster in the workplace where workers can easily see it.

Maine Law (Title 26,

This poster describes some important parts of the laws. A copy of the actual laws and formal interpretations may be obtained from the Department of Labor, Bureau of Labor Standards, by calling (207) 623-7900. (The laws are also on the Bureau website.)

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

14 and 15 year olds may work in most businesses, except in occupations declared hazardous and jeopardize their health, well-being or educational opportunities. **16 and 17 year olds** may work in most businesses, however not in hazardous jobs. These provisions also provide limited exemptions. Contact the Bureau of Labor Standards for details.

Work Permits

- <u>All</u> minors under 16 years of age need work permits in order to work.
- Superintendent of schools certify academic standing.
- Minor allowed only one permit during the school year but two during summer vacation.
- Minor cannot work until permit is approved by Bureau of Labor Standards.
- Employer keeps Bureau-approved permit on file.

Recordkeeping

All employers must keep accurate payroll records for workers under 18. Records must show what time the minor began work, total hours worked, and what time the minor finished work each day.

Note: Maine employers may also be covered under the Federal Fair Labor Standards Act. For more information, contact the U.S. Department of Labor Wage and Hour Office at 603-666-7716 or http://youth.dol.gov/.

For more information, contact:

Maine Department of Labor Bureau of Labor Standards 45 State House Station Augusta, Maine 04333-0045

Tel: 207-623-7900 or 207-623-7930

TTY users call Maine Relay 711 Website: www.maine.gov/labor/bls Email: bls.mdol@maine.gov

Work Hours 14 and 15 year olds

- No more than six days in a row.
- Cannot work before 7 a.m.
- Not after 7 p.m. during school year.
- Cannot work after 9 p.m. during summer vacation.

When School <u>Is Not</u> in Session

- No more than 8 hours in any one day (weekend, holiday, vacation or workshop).
- Not more than 40 hours in a week (school must be out entire week).

When School Is in Session

- No more than 3 hours on a school day, including Friday.
- Not more than 18 hours in a week that school is in session one or more days.

Work Hours 16 and 17 year olds (enrolled in school)

- No more than 6 days in a row.
- Cannot work before 7 a.m. on a school day.
- Cannot work before 5 a.m. on a non-school day.
- Cannot work after 10:15 p.m. the night before a school day.
- Can work up to midnight when there is no school the next day.

When School <u>Is Not</u> in Session

- No more than 10 hours in any one day (weekend, holiday, vacation, or workshop).
- No more than 50 hours in a week.

When School <u>Is</u> in Session

- No more than 6 hours on a school day.
- No more than 10 hours on any holiday, vacation, or workshop day.
- On last day of school week, may work up to 8 hours.
- No more than 24 hours in a week, except may work 50 hours any week that approved school calendar is less than three days or during the first and last week of school calendar.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.



ME01E

Maine Labor Laws on Domestic Violence, Sexual Assault, and Stalking

Maine laws protect victims of domestic violence, sexual assault, and stalking in employment.

This poster describes some important parts of the laws. A copy of the actual laws or formal interpretations may be obtained from the Maine Department of Labor by calling (207) 623-7900.

This poster may be copied.



How You Are Protected

Leave for Victims of Domestic Violence, Sexual Assault, or Stalking:

- ✓ You may take reasonable and necessary leave from employment if you, your child, spouse, or parent is a victim of domestic abuse, sexual assault, or stalking. Title 26, § 850.
- ✓ Notice of violation(s) must be reported within six months of the occurrence. If you are denied leave, a fine of up to \$1,000 for each violation may be assessed against the employer. Additionally, the employer is liable for liquidated damages in an amount equal to three times the amount of total assessed fines. If you are terminated, you may elect either the liquidated damages or reemployment with the employer with back wages.

Unemployment Benefit Eligibility:

- ✓ If you voluntarily leave work, you may not be disqualified from receiving benefits if your leaving was necessary to protect yourself from domestic abuse, and you made all reasonable efforts to keep your job. Title 26, §1193, §§1(A)4
- ✓ You may not be disqualified from receiving benefits because of misconduct if your actions were based solely on the need to protect yourself or an immediate family member from domestic violence, and you made all reasonable efforts to keep your job. Title 26, §1043, §§23(B)3

Who You Can Contact for Help

Domestic Violence Hotlines by County:

Androscoggin	1-800-559-2927
Aroostook	1-800-439-2323
Cumberland	1-800-537-6066
Franklin	1-800-559-2927
Hancock	1-800-315-5579
Kennebec	1-877-890-7788
Knox	1-800-522-3304
Lincoln	1-800-522-3304
Oxford	1-800-559-2927
Penobscot	1-800-863-9909
Piscataquis	1-888-564-8165
Sagadahoc	1-800-522-3304
Somerset	1-877-890-7788
Waldo	1-800-522-3304
Washington	1-800-315-5579
York	1-800-239-7298

Other Resources:

	09/15	K
United Somali Women of Maine	207-753-0061	
Penobscot Nation Advocacy Center	207-631-4886	
Passamaquoddy Peaceful Relations	1-877-853-2613	
Maliseet Advocacy Center	207-532-6401	
	or 1-800-355-1435	
Aroostook Band of Micmac	207-764-1972	
Maine Coalition to End Domestic Violence	207-430-8334	
Maine Department of Labor TTY users cal	207-623-7900 l Maine Relay 711	
Statewide Sexual Assault Crisis Line	1-800-871-7741 Y 1-888-458-5599	
Maine Coalition to End Domestic Violence	1-866-834-4357 www.MCEDV.org	
National Domestic Violence Hotline: TTY: 1-800-787-3224 • wv	1-800-799-7233 vw.thehotline.org	



Maine Employment Security Law



This poster is designed to notify individuals of their rights regarding the filing of claims for unemployment benefits. It does not have the force or effect of law. For more information, call 1-800-593-7660 toll free.



Rules Governing The Administration of the Employment Security Law states every employer shall post and maintain such notices to its workers.

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

Full- and Part-Time Workers

How to file a claim for unemployment benefits All new and reactivated claims for unemployment benefits are filed either online, telephone or by mail. Do not delay in filing your claim once you are out of work. Claims cannot be backdated.

When filing, you will need to know your Social Security Number. Also, you should have the names and addresses of all employers for whom you worked, and your dates of employment in the last 18 months.

To file online: www.maine.gov/reemployme

This is the fastest, easiest way to file.

To file by phone: 1-800-593-7660

TTY Users Call Maine Relay 711.

All individuals filing for Unemployment Insurance benefits are required by law to be registered with the Maine JobLink. Visit **www.mainecareercenter.gov** to access Maine JobLink.

We provide **language interpreter services** in approximately 140 commonly spoken languages. Arrangements will be made to have an interpreter assist you when you call the Unemployment Claims Center.

To claim by mail: In some cases, your employer will give you a claim form. Mail your initial claim form to the Unemployment Claims Center listed below.

Maine Department of Labor Bureau of Unemployment Compensation

97 State House Station, Augusta, ME 04333-0097

Basic eligibility requirements

Earnings during the base period: The "base period" is a one-year period that includes four calendar quarters. To establish a claim, an individual must have earned two times the annual average weekly wage in Maine in each of two different calendar quarters, and a total of six times the annual, average, weekly wage in Maine in the whole base period. In most cases, the Department of Labor has your wage information on file. If it is not on file, the Department will take steps to obtain it.

Separation: If you were laid off from your last job due to a lack of work, no additional investigation is required. If you separated from your last job for reasons other than lack of work, you will be scheduled for a fact-finding interview. A determination will then be made regarding your eligibility for benefits.

Weekly requirements: Weekly eligibility requirements include being able to work and being available for work, making an active search for work (unless your work search has been "waived"), not refusing offers of suitable work or referral to suitable job opportunities from the CareerCenters.

Aliens: If you are not a U.S. Citizen, your Social Security Number and/or your Alien Permit number will be checked with the United States Citizenship and Immigration Services.

Unemployment benefits are taxable: Unemployment benefits are taxable and have to be reported when you file your income tax forms.

Child support: If you owe child support that you pay to the Department of Health and Human Services (DHHS), up to fifty percent (50%) of your unemployment check may be withheld and sent to DHHS.

Benefits for partial unemployment: An employer shall issue a properly completed partial unemployment claim form to each employee who is customarily employed full-time and who is given less than full-time hours during a week due to lack of work, and who is not separated from that employer.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.



Minimum Wage



Labor Laws of the State of Maine provide protection for people who work in Maine. The Maine Department of Labor administers the laws, which all employers must follow. Department representatives inspect workplaces to ensure compliance. Citations and penalties may be issued to employers who do not comply.



Maine Law (Title 26 M.R.S.A. § 42-B) requires every employer to place this poster in the workplace where workers can easily see it.

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

Minimum Wage is \$14.65 per hour effective January 1, 2025

Minimum Wage

Under Maine labor laws, any business operating in the state with one employee is automatically covered by state law. This includes all public and private employers regardless of profit or size. Effective January 1, 2025, the minimum wage in Maine is \$14.65 per hour.

Municipal Minimum Wage Ordinances

Employers with employees who work in Bangor and/or Portland or any other municipality that passes a local minimum wage ordinance, may be subject to additional regulations and should check with municipal officials.

Service Employee

A service employee is someone who regularly receives more than \$185 a month in tips. As of January 1, 2025, employers must pay a direct service wage of at least \$7.33 per hour. If the employee's direct wage combined with earned tips do not average, on a weekly basis, the state required minimum wage, the employer must pay the difference.

Overtime

Unless specifically exempted, employees must receive overtime pay for hours worked in excess of 40 in a workweek at a rate not less than time and one-half their regular rate of pay. Employers have the right to allow or deny overtime, but if overtime is worked, it must be paid in accordance with state requirements. Compensatory or "comp" time cannot be used by private-sector employers, although private-sector employers can allow employees to flex their time within the workweek (but not the pay period if the pay period is longer than a seven day cycle in the workweek).

For more information, contact:

Maine Department of Labor Bureau of Labor Standards 45 State House Station Augusta, Maine 04333-0045

Telephone: 207-623-7900

TTY users call Maine Relay 711. Web site: www.maine.gov/labor/bls Email: bls.mdol@maine.gov

Exemptions from Overtime

Maine statutes incorporate by reference the salary requirements under the Fair Labor Standards Act (FLSA). As of January 1, 2025 the minimum salary requirement will be \$845.21 per week. Salary is only one factor in determining whether a worker is exempt from overtime under federal or state law. The duties of each worker must be considered as part of this analysis. Failure to adhere to both requirements—meeting the duties test and the weekly salary threshold— are violations of state law and potentially federal law depending on the discrepancies in the laws.

Statements to Employees

Every employer shall give to each employee with the payment of wages a statement clearly showing the date of the pay period, hours worked, total earnings and itemized deductions.

Recordkeeping

Employers shall keep, for three years, accurate records of hours worked and wages paid to all employees.

The Department of Labor enforces state wage and hour laws. Employers with questions about the law may call 207-623-7900 or may visit the department's webpage.

Minimum Wage Guidance

www.maine.gov/labor/labor_laws/minimum_wage_faq.html

legislature.maine.gov/statutes/26/title26sec664.html

Overtime Guidance

www.maine.gov/labor/labor_laws/overtime.html

legislature.maine.gov/statutes/26/title26sec664.html

***Note:** Maine employers may also be covered under the federal Fair Labor Standards Act. For more information, contact the U.S. Department of Labor Wage and Hour Office at 603-666-7716.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request. rev. 11/2024



Labor Law Compliance Center (800) 801-0597 www.laborlawcc.com



Occupational Safety and Health Regulations for Public Sector Workplaces



Maine has an Occupational Safety and Health Law that protects state, county and municipal government employees from workplace safety and health hazards.



Public sector employers must place this poster in the workplace where workers can easily see it.

M.R.S.A. Title 26: Labor and Industry

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

ME05E

How are you protected?

- By law, an employer must provide a safe and healthful workplace for employees.
- ✓ Periodically, safety and health inspectors from the Maine Department of Labor will show up at your workplace to make sure your employer is following Safety and Health Regulations.
- ✓ You have a right to report work-related injuries and illnesses.
- ✓ If you think your workplace is unsafe, you or your representative can contact the Maine Department of Labor and request an inspection. You can request that your name be kept confidential.
- Employers, employees and employee representatives may go with the inspector on the inspection of your job site.
- Your employer may be cited and penalized if unsafe or unhealthful conditions are found during an inspection. Citations must be posted at or near the place of the alleged violation.
- ✓ Your employer must correct unsafe and unhealthful conditions found during an inspection.
- Employers that repeat safety and health violations or that violate the law on purpose may face fines, civil charges, or criminal charges.
- You cannot be fired or discriminated against for filing a safety and health complaint or reporting a work-related injury or illness. You can file a complaint with the Director of the Bureau of Labor Standards within 30 days of such an alleged violation.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.

Under a plan approved August 5, 2015, by the U.S. Department of Labor, Occupational Safety and Health Administration (OSHA), the State of Maine is providing job safety and health protection for workers in the public sector throughout the State.

OSHA will monitor the operation of this plan to assure that continued approval is merited. Any person may make a complaint regarding the State administration of this plan directly to the Regional Office of OSHA, JFK Federal Building, Room E-340, Boston, Massachusetts 02203.

Telephone: 617-565-9860 | Fax: 617-565-9827.

For after-hours fatality/catastrophe reporting: 207-592-4501 or email accident.bls@maine.gov.

Who can you contact to ask for an inspection or for safety and health information?

Maine Department of Labor Bureau of Labor Standards 45 State House Station Augusta, ME 04333-0045 207-623-7900 TTY users call Maine Relay 711. Email: mdol@maine.gov Web site: www.maine.gov/labor/bls

LLCC

rev. 11/19



Regulation of Employment



Labor Laws of the State of Maine provide protection for people who work in Maine. The Maine Department of Labor administers the laws, which all employers must follow. Department representatives inspect workplaces to ensure compliance. Citations and penalties may be issued to employers who do not comply.

Department of Labor, Bureau of Labor Standards, by calling

This poster describes some important parts of the laws. A copy of the actual laws or formal interpretations may be obtained from the 207-623-7900. (The laws are also on the Bureau's web site.)

Maine Law (Title 26 M.R.S.A. § 42-B) requires every employer to place this poster in the workplace where workers can easily see it.

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

Time of Payment

Employees must be paid in full at least every 16 days. Employees must be notified of any decrease in wages or salary at least one day prior to the change.

Payment of Wages

An employee leaving employment, must be paid in full no later than the employee's next established payday. This may also include the payment of accrued vacation pay and/or Earned Paid Leave.

Unfair Agreement

Employers cannot require that an employee pay for losses such as broken merchandise, bad checks, or bills not paid by customers, nor for special uniforms and certain tools of the trade.

Rest Breaks

Most employees must be offered a 30 consecutive minute paid or unpaid rest break after 6 hours of work.

Nursing mothers must be provided with unpaid break time or be permitted to use their paid break or meal time to express milk. The employer must make reasonable efforts to provide a clean room or location, other than a bathroom, where the milk can be expressed.

Family Medical Leave

An employee who has worked for the last 12 months at a workplace with 15 or more employees may be entitled to up to 10 weeks of paid or unpaid leave for a qualifying event.

- Birth or adoption of a child or domestic partner's child;
- Serious health condition of the employee or immediate family member, including domestic partner; domestic partner's child, grandchild, domestic partner's grandchild;
- Organ donation;
- Death or serious health condition of the employee's spouse. domestic partner, parent or child if it occurs while the spouse, domestic partner, parent or child is on active duty;
- Serious health condition or death of a sibling who shares joint living and financial arrangements with the worker.

(Federal family medical leave is different, call 866-487-9243 for more information.)

Leave for Victims of Violence, Assault, Sexual Assault or Stalking Must be allowed upon request if an employee (or a child, parent or

spouse of an employee) is a victim of violence, assault, sexual assault or stalking or any act that would support an order for protection under Title 19-A M.R.S.A., c. 101 and the employee needs the time to:

- Prepare for and attend court proceedings; or
- Receive medical treatment: or
- Obtain necessary services to remedy crisis.

Leave to Care for Family

If the employer's policy provides for paid time off, the employee must be allowed to use up to 40 hours in a 12-month period to care for an immediate family member who is ill.

Earned Paid Leave

An employer that employs more than 10 employees in the usual and regular course of business for more than 120 days in any calendar year shall permit each employee to earn paid leave based on the employee's base pay. An employee is entitled to earn one hour of paid leave from a single employer for every 40 hours worked, up to 40 hours in one year of employment. Accrual of leave begins at the start of employment, but the employer is not required to permit use of the leave before the employee has been employed by that employer for 120 days during a one-year period.

Earned Income Tax Credit

Employees may be eligible for federal and state earned income tax credits. Employees may apply for the tax credits on the employee's income tax return.

Note: Maine employers may also be covered under the Federal Fair Labor Standards Act. For more information, contact the U.S. Department of Labor Wage and Hour Office at 866-487-9243.

For more information, contact: Maine Department of Labor Bureau of Labor Standards 45 State House Station Augusta, Maine 04333-0045 located at: 45 Commerce Drive Telephone: 207-623-7900 | TTY users call Maine Relay 711. Website: www.maine.gov/labor/bls | Email: bls.mdol@maine.gov

At-Will Employment — Under Maine law, an at-will employee may be terminated for any reason not specifically prohibited by law. In most instances, you are an at-will employee unless you are covered by a collective bargaining agreement or other contract that limits termination. If you have questions about at-will employment, contact your human resources department or the Bureau of Labor Standards.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.

ME06E



Labor Law Compliance Center (800) 801-0597 www.laborlawcc.com

rev. 12/2

Video Display Terminals



The Maine Video Display Terminal (VDT) Law gives certain rights to people who use computers for work.



Maine Law (Title 26 M.R.S.A. § 42-B) requires every employer to place this poster in the workplace where workers can easily see it.

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

Video Display Terminals MRSA Title 26 §251.

- 1. Bureau. "Bureau" means the Department of Labor, Bureau of Labor Standards.
- 2. Employ. "Employ" means to employ or permit to work.
- 3. Employee. "Employee" means any person engaged to work on a steady or regular basis as an operator by an employer located or doing business in the State.
- 4. Employer. "Employer" means any person, partnership, firm, association or corporation, public or private that uses 2 or more terminals at one location.
- 5. Operator. "Operator" means any employee whose primary task is to operate a terminal for more than four consecutive hours, exclusive of breaks, on a daily basis.
- 6. Terminal. "Terminal" means any electronic video screen data presentation machine, commonly called video display terminals.

For full text of the statute visit MRSA Title 26 §251, 252.

If you have questions about working safely at the computer, speak to your supervisor or contact the Maine Department of Labor Bureau of Labor Standards **Tel: 1-877-SAFE-345 (1-877-723-3345)** TTY users call Maine Relay 711. Web site: www.maine.gov/labor/bls Email: bls.mdol@maine.gov

Education and training MRSA Title §252.

Every employer shall establish an education and training program for all operators as provided in this section.

 Requirements. An employer's education and training program must be provided both orally and in writing, except that an employer that uses fewer than 5 terminals at one location may provide the education and training program in writing only.

The program must include, at a minimum:

- A. Notification of the rights and duties created under this subchapter by posting in a prominent location in the workplace a copy of this subchapter.
- B. An explanation or description of the proper use of terminals and the protective measures that the operator may take to avoid or minimize symptoms or conditions that may result from extended or improper use.
- C. Instruction related to the importance of maintaining proper posture during terminal operation and a description of methods to achieve and maintain this posture, including the use of any adjustable work station equipment used by the operator.
- 2. Literature; clearinghouse. The bureau shall recommend to employers, for use in education and training programs, occupational safety literature that provides appropriate, current and pertinent data on terminal use.
- 3. Training schedule. Employers shall provide operators with this education and training program within 30 days of employment and annually thereafter.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.



rev. 11/19



Whistleblower's Protection Act



Protection of Employees Who Report or Refuse to Commit Illegal Acts



Maine Law (Title 26

every employer to

place this poster in

the workplace where

workers can easily see it.

M.R.S.A. § 839) requires

This poster describes some important parts of the law. A copy of the actual law or formal interpretations may be obtained from the Department of Labor, Bureau of Labor Standards by calling 207-623-7900. (The laws are also on the Bureau's web site.)

This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

It is illegal for your boss to fire you, threaten you, retaliate against you or treat you differently because:

- 1. You reported a violation of the law;
- 2. You are a healthcare worker and you reported a medical error;
- 3. You reported something that risks someone's health or safety;
- 4. You have refused to do something that will endanger your life or someone else's life and you have asked your employer to correct it; or
- 5. You have been involved in an investigation or hearing held by the government.

You are protected by this law ONLY if:

- 1. You tell your boss about the problem and allow a reasonable time for it to be corrected; or
- 2. You have good reason to believe that your boss will not correct the problem.

To report a violation, unsafe condition or practice or an illegal act in your workplace, contact: (This information should be filled in by the employer)

Name)	(Title)	(Location or Phone)		
For	r more information or to fi	le a complaint under this law, contact:		
	The Maine Human Rights Commission			
	51 State House Station			
	Augus	sta, Maine 04333		
	-	207-624-6290		
		call Maine Relay 711		
		Vaine.gov/mhrc		
The following a	gencies may provide usefu	Il information on workplace safety and labor laws:		
-	partment of Labor	Maine Department of Labor		
-	and Hour Division	Bureau of Labor Standards		
-	20. Box 554	45 State House Station		
	nd, Maine 04112	Augusta, Maine 04333-0045		
	207-780-3344	Tel: 207-623-7900		
	ww.dol.gov	TTY users call Maine Relay 711.		
		Web site: www.maine.gov/labor/bls		
U.S. Depart	ment of Labor/OSHA	Email: bls.mdol@maine.gov		
	estern Avenue			
	ta, Maine 04330			
.	207-626-9160			
	vw.osha.gov			
***	ww.oshu.gov			
The Maine Department of Lab	or provides equal opportunity in employment a	nd programs. Auxiliary aids and services are available to people with disabilities upon request.		
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Labor Law Compliance Center (800) 801-0597 www.laborlawcc.com

ME08E

FOR DATES OF INJURY ON AND AFTER JANUARY 1, 2020



WORKERS' COMPENSATION

WORKERS' **COMPENSATION BOARD REGIONAL OFFICES**

AUGUSTA

442 Civic Center Drive, Suite 225 **156 State House Station** Augusta, ME 04333-0156 207-287-2308 1-800-400-6854

LEWISTON

36 Mollison Way Lewiston, ME 04240-5811 207-753-7700 1-800-400-6857

BANGOR

396 Griffin Road, Suite 105 Bangor, ME 04401 207-941-4550 1-800-400-6856

PORTLAND

1037 Forest Avenue, Suite 11 Portland, ME 04103 207-822-0840 1-800-400-6858

CARIBOU

43 Hatch Drive, Suite 110 Caribou, ME 04736-2347 207-498-6428 1-800-400-6855

Visit our website at: www.maine.gov/wcb Statewide TTY: 711

Notice to Employees:

State law requires your employer to provide workers' compensation insurance for its employees. Workers' compensation insurance provides benefits to employees who are injured at work.

If you are injured at work, NOTIFY YOUR EMPLOYER AT ONCE. You may lose your right to receive benefits unless your employer is notified within 60 days of your injury. Your claim is also subject to a two year statute of limitations. Worker advocates are available at the Workers' Compensation Board to help injured workers.

It is against the law for employers to misclassify employees as independent contractors for the purposes of avoiding workers' compensation insurance, unemployment coverage, or other employer paid taxes and withholdings. For more information on laws pertaining to the hiring of independent contractors, visit the Worker Misclassification Task Force website at www.maine.gov/labor/misclass.

If you have any questions about your rights, please contact one of the regional offices.

A l'intention des Employes:

D'après les lois de l'Etat du Maine, votre employeur est tenu de souscrire à une assurance indemnisant ses employés victimes d'un accident du travail.

Si vous êtes victime d'un accident du travail, PREVENEZ VOTRE EMPLOYEUR IMMEDI-ATEMENT. Passé un délai de 60 jours, vous risquez de perdre vos droits à l'indemnisation. Au-delà de deux ans, votre déclaration n'est plus recevable. Pour aider les victimes d'un accident du travail, le Workers'Compensation Board met des conseillers juridiques à leur disposition.

La loi interdit aux employeurs de classifier fallacieusement leurs salariés comme étant des contractants privés aux fins d'échapper a l'assurance compensatrice-employé, aux

indemnités de chômage, ou aux autres charges et retenues dues par employeur. Pour plus de détails sur la législation relative a l'utilisation des services privés, visitez le site internet de Worker Misclassification Task Force (Unité anti-fraude en matière de classification des salariés) : www.maine.gov/labor/misclass.

Si vous n'êtes pas sûr de vos droits, veuillez contacter l'un des bureaux régionaux.

Aviso a los Trabajadores:

La ley del estado de Maine requiere que su empresario proporcione el seguro de compensaciones para el trabajador a todos los trabajadores. El seguro de compensaciones para el trabajador proporciona beneficios a los trabajadores accidentados en el trabajo.

En caso de sufrir accidente o daño laboral, NOTIFÍQUELO INMEDIATAMENTE A SU EMPRESARIO. Podría perder el derecho a recibir compensación a menos que su empresario sea notificado de este accidente o daño en el plazo de 60 días. Así mismo esta reclamación debe hacer referencia a unaccidente o daño que no haya ocurrido hace más de dos años. Los defensores del trabajador están disponibles para proporcionar ayuda a los trabajadores accidentados en el Consejo de Administración de Compensaciones para el Trabajador (Workers' Compensation Board).

El hecho de no clasificar a los empleados como contratistas independientes, con el propósito de evitar el seguro por compensación al trabajador, cobertura para desempleados, ú otros impuestos pagados y retenidos por el empleador; está en contra de la ley del empleador. Para mayor información acerca de las leyes pertenecientes a la contratación de contratistas independientes, visite el Worker Misclassification Task Force en la página web de www.maine.gov/labor/ misclass.

En caso de tener cualquier pregunta sobre sus derechos, favor de dirigirse a una de las oficinas regionales de compensaciones para el trabajador.

Interpreters Available

When calling for assistance, please say the name of your language in English and an interpreter will be called for you. Please stay on the line.

Tenemos intérpretes a su disposición

Si necesita que le atiendan en español por favor diga

Tłumacze dostępni na życzenie.

POLISH Aby uzyskać pomoc tłumacze, proszę powiedzieć po angielsku "Polish" i czekać na linii.

"К вашим услугам имеются переводчики"

- "Когда Вы обращаетесь за помощью по телефону, Ā пожалуйста скажите, что Вы говорите по-русски
- "Có Thông Dich Viên"
- "Khi gọi điện thoại để được giúp đỡ, xin quý vị hãy nói "VIETNAMESE" để chúng tôi cho thông dịch
- */IETNAMESE* viên giúp quý vị. Xin quý vị chờ trên đường dây.

مترجمون شفهيون متيشرون لخدمتكم



PORTUGUESE

TALIAN

ENGLISH

"Spanish" y le conectaremos con un intérprete. Por favor manténgase en la línea.

Temos intérpretes à sua disposição

Se precisar de atendimento em Português, por favor diga "Portuguese" e um intérprete será prontamente chamado. Por favor, aguarde na linha.

Abbiamo intèrpreti disponibili

Se avete bisogno di assistenza in Italiano, Vi preghiamo di dire "Italian" e un intèrprete sará messo a Vostra disposizione. Vi preghiamo di rimanere in linea.

Des interprètes sont à votre disposition

FRENCH

Lorsque vous appelez pour demander de l'aide, prononcez le mot "French" et nous mettrons un interprète à votre disposition. Prière de rester en ligne. (произнесите "РАШН"), и мы обеспечим Вас переводчиком. После этого, пожалуйста, оставайтесь на линии."

提供口譯服務

CHINESE 打電話請求幫助時,請用英語說"挾音呢斯" (CHINESE)-- 我們將爲您提供口譯人員。請不 要挂斷電話。

```
通訳サービスをご利用いただけます
JAPANESE
 通訳を必要とされる場合は「ジャパニーズ」と
 おっしゃり、通訳がでるまでそのままでお待ちく
  ださい。
```

```
한국어 통역을 이용하실 수 있습니다.
KOREAN
 도움이 필요하여 전화를 거실 때 영어로 코리언
 (KOREAN)이라고 말씀하시면 통 역자를 연결해 드릴
  것입니다. 전화를 끊지 마시고 기다리십시오.
```

عند إتصالكم للمساعدة أو لطلب خدمة معيّنة نرجو منكم أن تذكروا (أ-رَ-ب-ك)ونحن سنقدَم لكم مترجما شفهيا . ابقوا على الغط من نضلكم

```
افراد مترجم در دسترس می باشند.
را که بدان صحبت می کنید به انگلیسی ذکر کنید تا
راجع به امري به ما تلفن مي كنيد، لطفاً نام زباني
قطع نكنيد. هنگاميكه براي درخواست كمك يا
شما تماس گرفته شود. لطفاً روی خط منتظر بمانید.
بایک مترجم برای
```

Turjunaanno waa la helayaa

SOMALI Marka aad caawinaad inoogu soo yeeraneysid, fadhlan luqaddaada af Ingiriisi inoogu sheeg turjubaan ayaa lguugu yeeri doonaaye. Taleefoonkana ha dhigin.

To the employer: This notice must be posted in a conspicuous place upon your premises accessible to employees. 39-A MRSA §406. The State of Maine does not discriminate on the basis of disability in admission to, access to, or operation of its programs, services or activities.

This poster is available in alternative format. For further assistance, contact the Maine Workers' Compensation Board, ADA Coordinator, telephone: (888) 801-9087 or TTY: 711.

WCB-90 (1/1/2020, revised 3/7/2022)





Labor Law Compliance Center (800) 801-0597 www.laborlawcc.com



SEXUAL HARASSMENT ON THE JOB IS ILLEGAL

× UNWELCOME SEXUAL ADVANCES × SUGGESTIVE OR LEWD REMARKS × UNWANTED HUGS, TOUCHES, KISSES × REQUESTS FOR SEXUAL FAVORS × RETALIATION FOR COMPLAINING ABOUT SEXUAL HARASSMENT

IF YOU FEEL YOU HAVE BEEN DISCRIMINATED AGAINST, CONTACT:

MAINE HUMAN RIGHTS COMMISSION

51 STATE HOUSE STATION, AUGUSTA, MAINE 04333-0051 PHONE (207) 624-6290 FAX (207) 624-8729 TTY: MAINE RELAY 711 <u>www.maine.gov/mhrc</u>

OR CONTACT YOUR PERSONNEL DEPARMENT:

DEPARTMENT / AGENCY CONTACT



ME10E

Paid Family and Medical Leave



Maine's Paid Family and Medical Leave (PFML) law will provide up to 12 weeks of paid leave for family leave, medical leave, safe leave or leave related to a family member's impending military deployment.

may be found online at www.maine.gov/paidleave

or by calling 207-623-7900 | TTY users call Maine



Maine Law (Title 26. M.R.S.A. § 42-B and § 850-1) requires every employer to place this poster in the workplace where workers can easily see it.

This poster is available online at no charge and may be copied: www.maine.gov/labor/posters/

ME11E

Benefits

 Benefits are available for the duration of your needed leave or 12 weeks, whichever is less.

Relay 711.

Benefit amounts will be determined based on your previous earnings and are capped at Maine's annual statewide average weekly wage.

Reasons for Leave

Family leave: To care for a new child through birth, adoption, fostering, or to care for family with a serious health condition.

Medical leave: To care for one's own serious medical needs.

Safe leave: To stay safe or to help a family member stay safe after abuse or violence.

Military leave: For emergencies related to a family member's impending military deployment.

Types of Leave

Continuous leave: Leave where you are out of work for days or weeks at a time.

Intermittent leave: Leave where you are still working and you need to take time off but it is not the same every day or every week.

Reduced leave: Leave where you are still working but you are consistently working fewer hours.

For more information contact:

Maine Department of Labor Paid Family and Medical Leave 50 State House Station Augusta, Maine, 04333-0050 Website: www.maine.gov/paidleave/

Eligibility

• To establish a claim, you must have earned a total of six times the statewide annual average weekly wage in Maine in your base period. The base period is defined as the first four of the last five completed calendar guarters. In most cases, the Department of Labor has your wage information on file. If it is not on file, the Department will take steps to obtain it.

Payroll Deductions

- Premiums will be deducted from your pay beginning with the first pay date after January 1, 2025.
- For calendar years 2025 through 2027, the premium rate for you cannot be more than 0.5 percent of wages. For example, an individual who earns \$600 per week will contribute no more than \$3 per week.

Other Information You Should Know

- Except in a medical emergency, an employer can claim an undue hardship in certain circumstances and request that the leave be scheduled at a mutually-agreeable time.
- Employers must restore you back to your original position or to an equivalent position with equivalent benefits, pay and other terms and conditions of employment if you have been with your employer for at least 120 consecutive days when you started your leave.

Applications for benefits are scheduled to be accepted starting May 1, 2026

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.



rev. 04/25



Equal Employment Opportunity is

Private Employers, State and Local Governments, Educational Institutions, Employment Agencies and Labor Organizations

The Maine Human Rights Act prohibits discrimination because of race, color, sex, sexual orientation, age, physical or mental disability, genetic information, religion, ancestry or national origin.

The Maine Human Rights Act also prohibits discrimination because of filing a claim or asserting a right against a prior employer under the Workers' Compensation Act or retaliation under the Whistleblowers' Protection Act.

EQUAL EMPLOYMENT RIGHTS

The opportunity for an individual to secure employment without discrimination because of race, color, sex, sexual orientation, physical or mental disability, religion, age, ancestry or national origin is a civil right.

UNLAWFUL EMPLOYMENT DISCRIMINATION

It is unlawful employment discrimination for any employer, because of race, color, sex, sexual orientation, age, physical or mental disability, genetic information, religion, ancestry or national origin, or because of an individual's previous assertion of a claim or right against a prior employer under the Workers' Compensation Act, or because of previous actions taken that are protected under the Whistleblowers' Protection Act, to:

- Fail or refuse to hire or otherwise discriminate against an applicant for employment.
- Discharge an employee or discriminate with the respect to hire, tenure, promotion, transfer, compensation, terms, conditions or privileges of employment.
- Retaliate against a person who has filed a charge of discrimination, participated in a discrimination proceeding, or opposed a violation of the Maine Human Rights Act.

IF YOU FEEL YOU HAVE BEEN DISCRIMINATED AGAINST, CONTACT:

MAINE HUMAN RIGHTS COMMISSION

51 STATE HOUSE STATION, AUGUSTA, MAINE 04333-0051 PHONE (207) 624-6290 FAX (207) 624-8729 TTY: MAINE RELAY 711 www.maine.gov/mhrc

ME12E

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Labor Law Compliance Center
(800) 801-0597
www.laborlawcc.com

Maine Equal Pay Law

(Title 26, § 628, Chapter 7)



Maine Law requires that employees be paid the same wages as employees of the opposite sex or of a different race for work that is of a comparable nature in skill, effort and responsibility.



This poster is provided at no cost by the Maine Department of Labor and may be copied.

Are you being paid less than an employee of the opposite sex or of a different race for performing comparable work?

If so, ask yourself the following questions.

- 1. Does the other employee's job have comparable requirements relating to skill, effort, and responsibility?
- 2. Does the other employee have similar training, education or experience relating to the jobs performed?
- 3. Does your employer prohibit you from talking about your wages with your coworkers?

If you answer "yes" to any of these questions, you may want to file an Equal Pay Complaint. The Maine Department of Labor has a printable complaint form which you may access online at: <u>https://www.maine.gov/labor/labor_laws/publications/epcomplaintform.pdf</u>



Scan here for complaint form.

You may contact us to request that an Equal Pay Complaint Form be sent to you by mail or email.

For more information, contact:

Maine Department of Labor Bureau of Labor Standards 45 State House Station Augusta, Maine 04333-0045 **Telephone: 207-623-7900 or 207-623-7930** TTY users call Maine Relay 711 email: mdol@maine.gov | www.maine.gov/labor/bls

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to individuals with disabilities upon request.



rev.12/2



Maine Workplaces Support Nursing Employees



MAINE DEPARTMENT OF LABOR Bureau of Labor Standards

This document is a collaborative effort of the Maine WIC Nutrition Program and the Maine Department of Labor.

An employer who is found to have violated this law through a hearing process must pay a civil penalty of \$100- \$500 for every violation.



This poster is available online at no charge and may be copied: https://www.maine.gov/labor/posters/

Employers of nursing employees, for three years after the birth of a child, must:

- provide adequate unpaid break time, or permit an employee to use paid break or meal time each day to express breast milk for a nursing child.
- make reasonable efforts to provide a clean room or other location, other than a bathroom, where an employee may express breast milk in privacy.

An employer shall not retaliate or discriminate against an employee who exercises the right provided under this section.

How can employers support nursing parents?

- Develop a workplace policy, including identifying who oversees implementation, and inform employees of new policy.
- Identify a clean, private place with access to electric outlets and a chair.
- Offer flexible breaks.

What can employees do to make nursing in the workplace easier?

- Understand Maine's Nursing Mothers in the Workplace Law 26MRS §604.
- Create a "back to work" plan before your baby is born.
- Determine scheduling and support needs and talk to your employer as soon as possible.
- Do a workplace walk-through and suggest ideas.

Why do Maine workplaces support nursing employees?

- Average annual savings equals \$400 per breastfed baby (lower medical costs with fewer health insurance claims).
- Reduces employee turnover.
- Lowers employee absenteeism.
- Improves employee productivity.
- Raises employee morale and company loyalty.

Additional breastfeeding protection in Maine: The Nursing in Public Law (5MRSA §4634) provides protection for parents who nurse in public.

A parent may breastfeed in any location, public or private, where the parent is otherwise authorized to be.

For more information on working and pumping visit:

WIC Nutrition Program: www.maine.gov/WIC or 1-800-437-9300

www.workandpump.com www.llli.org

For more information or if you believe that your rights have been violated, contact:

Maine Department of Labor Bureau of Labor Standards 45 State House Station Augusta, Maine 04333-0045 www.maine.gov/labor/bls 207-623-7900

Maine Human Rights Commission www.maine.gov/mhrc/ or 207-624-6290 TTY users call Maine Relay 711

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.



rev. 04/24

ME14E

Veterans' Benefits & Services



Benefits and Services for Maine Veterans can be accessed through the Department of Defense, Veterans and Emergency Management and the Maine Bureau of Veterans' Services.

This poster describes some important benefits and services offered. Free printed posters and requirements may be obtained from the Department of Labor, Bureau of Labor Standards, by calling 207-623-7900 or by visiting the Bureau's website at www.maine.gov/labor/posters.



Maine Law (Title 26, M.R.S.A. § 42-D) requires every employer with more than 50 full-time equivalent employees to place this poster in the workplace where workers can easily see it.

This poster is available online at no charge and may be copied: <u>www.maine.gov/labor/posters/</u>

The State of Maine provides a wide variety of services for Veterans. This poster provides information for the following benefits and services:

Educational, Workforce & Training Resources

- Maine CareerCenters are located throughout the state and provide educational, training and workforce resources, including veteran-specific referral services through the Maine Military and Community Network and employment support like the Maine Hire-A-Vet Program at <u>www.mainecareercenter.</u> <u>com/mhav/</u>
- Each CareerCenter has a dedicated veteran representative onsite. Find out more at <u>www.mainecareercenter.gov</u> and <u>www.mainecareercenter.gov/employment/veterans.shtml</u>
- Entrepreneurship services from the Small Business
 Administration are also offered. Find out more at
 www.maine.gov/veterans/benefits/employment/
- For further educational resources, the Maine Bureau of Veterans' Services has a complete listing of institutions of higher learning in their Maine Veterans' Benefits and Resource Guide at <u>www.maine.gov/veterans/docs/MBVS-Resource-Guide.pdf</u>
- The State of Maine has an employment preference to veterans who apply for State positions. In addition, in accordance with Executive Order 2016-002, if a veteran applies for a State job and is not ultimately hired for that job, it is the policy of the Bureau of Human Resources to provide guidance to that veteran on other State of Maine openings for which that veteran may be qualified to apply. See guidance at <u>www.maine.gov/bhr/state-jobs/veterans-preference-in-jobapplications</u>

Eligibility for Unemployment Insurance Benefits

- You may be eligible for unemployment if you separated in the last 18 months.
- If filing in the State of Maine, call 1-800-593-7660 or visit the unemployment website for more information <u>www.maine.gov/unemployment/</u>

Driver's Licenses & Non-Driver Identification Cards

- Veterans may request a military service license designator for their license or ID. Proof of active service or honorable discharge (DD Form 214) is required.
- For more information about the eligibility requirements for the Military Service Designation, contact the Bureau of Motor Vehicles at 207-624-9000.

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to people with disabilities upon request.

Crisis Line

The Crisis Line provides 24/7, confidential support for veterans AND their families.

Veterans do not have to be enrolled in VA benefits or health care to access this service.

To access assistance, dial 988, then press 1 For an online chat option, go to <u>www.veteranscrisisline.net</u> .

Substance Use & Mental Health Treatment

 Veterans seeking assistance for substance use treatment should contact the SUD Intensive Outpatient's (Addictions Services - SUD Program) at 207-623-8411x 4098. For other mental health services, go to: <u>www.va.gov/directory/guide/</u> <u>SUD.asp</u>

Tax Benefits

 Veterans are entitled to certain tax benefits. To find out more, go to <u>www.maine.gov/veterans/benefits/tax-financebenefits/index.html</u>

Legal Services

- To access legal services for Veterans, go to <u>www.maine.</u> <u>gov/veterans/resources/index.html</u> and choose the Legal/ Financial option. Veterans can also select a specific county to search, or can choose to search the entire state for resources.
- The map will provide legal services options, complete with links to the businesses and/or agencies.

Assistance

- Filing a claim with the VA
- Enrolling in VA Healthcare
- Obtaining burial benefits
- Housing/Homelessness assistance
- Recognitions for services
- Educational benefits
- Other State benefits such as providing park passes, hunting and fishing licenses

To Access Services, Contact:

Veterans & Emergency Management Website: www.maine.gov/dvem/index.html

Maine Bureau of Veterans' Services Phone: 207-287-7020 | Website: <u>www.maine.gov/veterans/</u>



rev. 03/2-





Sexual Harassment Education and Training

Training Checklist

Sexual harassment is a form of sex discrimination that violates Title 5. Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when this conduct explicitly or implicitly affects an individual's employment, unreasonably interferes with an individual's work performance, or creates an intimidating, hostile, or offensive work environment.

Sexual harassment can occur in a variety of circumstances, including but not limited to the following:

- The victim as well as the harasser may be a woman or a man. The victim does not have to be of the opposite sex.
- The harasser can be the victim's supervisor, an agent of the employer, a supervisor in another area, a co-worker, or a non-employee.
- The victim does not have to be the person harassed but could be anyone affected by the offensive conduct.
- Unlawful sexual harassment may occur without economic injury to or discharge of the victim.
- The harasser's conduct must be unwelcome.

Prevention is the best tool to eliminate sexual harassment in the workplace. Employers are encouraged to take steps necessary to prevent sexual harassment from occurring. They should clearly communicate to employees that sexual harassment will not be tolerated. They can do so by providing sexual harassment training to their employees and by establishing an effective complaint or grievance process and taking immediate and appropriate action when an employee complains.

It is also unlawful to retaliate against an individual for opposing employment practices that discriminate based on sex or for filing a discrimination charge, testifying, or participating in any way in an investigation, proceeding, or litigation under Title 5.

Additional Resources:

- Office of Attorney General's Guidance: http://www.maine.gov/ag/about/harrassment_policy.html
- Maine Human Rights Commission Guidance: <u>https://www.maine.gov/mhrc/laws-guidance/employment/sexual-harassment</u>
- Federal Equal Employment Opportunity Commission Guidance: <u>https://www.eeoc.gov/eeoc-guidance</u>
- Federal Statutes: <u>https://www.eeoc.gov/laws/statutes/titlevii.cfm</u> State of Maine Statutes:
 - http://legislature.maine.gov/legis/statutes/5/title5sec4553.html

The Maine Department of Labor provides equal opportunity in employment and programs. Auxiliary aids and services are available to individuals with disabilities upon request.

Title 26 M.R.S.A. §807 requires employers with 15 or more employees in the workplace to conduct an education and training program for all new employees within one year of commencement of employment that includes a written notice of the illegality of sexual harassment: the definition of sexual harassment under state law; a description of sexual harassment, utilizing examples; the internal complaint process available to the employee; the legal recourse and complaint process available through the Maine Human Rights Commission: directions on how to contact the Commission: and the protection against retaliation as provided pursuant to Title 5, section 4553, subsection 10, paragraph D. Employers shall conduct additional training for supervisory and managerial employees within one year of commencement of employment that includes, at a minimum, the specific responsibilities of supervisory and managerial employees and methods that these employees must take to ensure immediate and appropriate corrective action in addressing sexual harassment complaints.





rev. 04/25

ME16E

Effective January 1, 2025 Minimum Wage in the City of Portland is \$15.50 per hour



Section 33.8(a) of the Portland City Code requires every Portland employer to post a notice informing employees of the City's current minimum wage rates in a conspicuous place.

This poster is available online at no charge: www.portlandmaine.gov/minimumwage

In accordance with Section 33.7(b)(iii) of the City Code, minimum wage is \$15.50 per hour effective January 1, 2025.

Service Employees

A service employee is someone who regularly receives more than \$185 a month in tips. As of January 1, 2025, employers must pay service employees a direct wage of at least \$7.75 per hour. If the employee's direct wage combined with earned tips does not average, on a weekly basis, \$15.50 per hour, the employer must pay the difference.

Record Keeping

Employers shall maintain payroll records showing hours worked daily by and the wages paid to all employees. These records shall be retained for at least three (3) years after an employee has left employment.

Paycheck Notice

Every employer shall provide with the first paycheck issued to an employee a notice advising the employee of the current City of Portland minimum wage, as established by Section 33.7(b) of City Code.

Complaint Process

The Office of the Portland City Manager is responsible for enforcement of the provisions of Portland's Minimum Wage Ordinance. For additional information or to file a complaint, contact <u>citymanager@portlandmaine.gov</u>.

Applicability of State Law

In addition to Portland's Minimum Wage Ordinance, Portland employers must comply with all labor laws of the State of Maine, as detailed in Title 26 of the Maine Revised Statutes. This includes, but is not limited to, overtime pay eligibility and notice to employees.

portlandmaine.gov/MinimumWage



ME17E





CITY OF ROCKLAND

Effective January 1, 2025 Minimum Wage in the City of Rockland is \$15.50 per hour

Service Employees

- A service employee is someone who regularly receives more than \$185 a month in tips.
- An employer may consider tips as part of a service employee's Minimum Wage.
- An employer must pay tipped workers a "direct wage" of at least \$7.75 cash per hour.
- If a service employee's direct wage and total tips <u>do not</u> equal or exceed \$15.50 per hour, the employer must pay the service employee the difference.

Applicability of State Law

- Employers must still comply with all labor laws of the State of Maine, as detailed in Title 26. This includes:
 - Which workers are eligible for overtime pay;
 - Notice to employees.

Know Your Rights

If you feel that your wages do not comply with this ordinance, please consult a lawyer about your legal rights under this ordinance.

