La Ley de protección al empleado consciente

Employer retaliatory action; protected employee actions; employee responsibilities

does any of the following:

(2) is fraudulent or criminal; or

New Jersey law prohibits an employer from taking any retaliatory action against an employee because the employee

Discloses, or threatens to disclose, to a supervisor or to a public body an activity, policy or practice of the employer of another employer, with whom there is a business relationship, that the employee reasonably believes is in vision of a law, or a rule or regulation issued under the law, or, in the case of an employee who is a licensed or certified

Provides information to, or testifies before, any public body conducting an investigation, hearing or inquiry into any

violation of law, or a rule or regulation issued under the law by the employer or another employer, with whom there is a business relationship, or, in the case of an employee who is a licensed or certified health care professional, provides information to, or testifies before, any public body conducting an investigation, hearing or inquiry into quality

Provides information involving deception of, or misrepresentation to, any shareholder investor, client, patient,

customer, employes, former employes, retiree or pensioner of the employer or any governmental entity.

Provides information regarding any perceived criminal or fraudulent activity, policy or practice of deception or

misrepresentation which the employee reasonably believes may defraud any shareholder, investor, client, patient

(3) is incompatible with a clear mandate of public policy concerning the public health, safety or welfare

(s) is incompatible with a clear instructed to protection of the environment. N.J.S. A. 34:19-3.

The protection against retaliation, when a disclosure is made to a public body, does not apply unless the employee has brought the activity, policy or practice to the attention of a supervisor of the employee by written notice and given the

employer a reasonable opportunity to correct the activity, policy or practice. However, disclosure is not required where

employer a reasonation opportunity of context the activity, policy or practice. Individual context is not required where the employee reasonably believes that the activity, policy or practice is known to one or more supervisors of the employe or where the employee fears physical harm as a result of the disclosure, provided that the situation is emergency in

CONTACT INFORMATION

Your employer has designated the following contact person to receive written notifications, pursuant to paragraph 2 above (N.J.S.A. 34:19-4):

This notice must be conspicuously displayed.

Once each year, employers with 10 or more employees must distribute notice of this law to their employees.

If you need this document in a language other than English or Spanish, please call (609) 292-7832.

customer, employee, former employee, retiree or pensioner of the employer or any governmental entity. Objects to, or refuses to participate in, any activity, policy or practice which the employee reasonably believes

(1) is in violation of a law, or a rule or regulation issued under the law or, if the employee is a licensed or certified health care professional, constitutes improper quality of patient care;

ealth care professional, reasonably believes constitutes improper quality of patient care;

Drougue camentae von trougar, ya sea a un super ivan o a una agentar puonta tou a cuminato, mesura o nomina del empleador o de cualquier otro empleador con el que exista una relación de negocios y que el empleado tiene motivos fundados para pensar que violan alguna ley, o en el caso de un trabajador licenciado o certificado de la salud y que tiene motivos fundados para pensar que se trata de una manera inadecuada de atención al paciente; Facilite información o preste testimonio ante cualquier agencia pública que conduzca una investigación, audiencia o indagación sobre la violación de alguna ley, regla o reglamento que el empleador o algún otro empleador con e que exista una relación de negocios; o en el caso de un trabajador licenciado o certificado de la salud que facilite rmación o preste testimonio ante cualquier agencia pública que conduzca una investigación, audiencia o indagación

informacion o presse essimonio ame cualquer agencia publica que conducta una investigación, audiencia o indagación sobre la calidad de la atención al paciente; o Ofrece información concerniente al engaño o la tergiversación con accionistas, inversionistas, usuarios, pacientes, clientes, empleados, ex empleados, retirados o pensionados del empleador o de cualquier agencia

Ofrece información con respecto a toda actividad que se pueda percibir como delictiva o fraudulenta, toda directiva o práctica engañosa o de tergiversación que el empleado tenga motivos fundados para pensar que pudieran estafar a accionistas, inversionistas, usuarios, pacientes, clientes, empleados, ex empleados, retirados o pensionados del empleador o de cualquier agencia gubernamenta. Se opone o se niega a participar en alguna actividad, directriz o práctica que el empleado tiene motivos fundados

(1) viola alguna ley, o regla o reglamento que dicta la ley o en el caso de un empleado licenciado o certificado

(2) es fraudulenta o delictiva; o

(3) es incompatible con algún mandato establecido por las directrices públicas relacionadas con la salud pública, la seguridad o el bienestar o la protección del medio ambiente. Artículo 34:19-3 de las Leyes comentadas de New Jersey de protección del empleado consciente (N.J.S.A., por sus siglasen inglés)

2. No se puede acoger a la protección contra la represalia, cuando se hace una divulgación a un organismo público, No se puede acoger à la protección contra la represanta, cuariou se nace una invulgación a un organismo poundo, a no ser que e empleado le informe al empleador de la actividad, política o norma a través de un aviso por escrito y le haya dado al empleador una oportunidad razonable para corregir tal actividad, política o norma. Sin embargo, no es necesaria la divulgación en los casos en que el empleado tenga indicios razonables para creer que un supervisor o más de un supervisor del empleador tienen conocimiento de tal actividad, política o norma o en los casos en los que el empleado teme que tal divulgación pueda traer como consecuencia daños físicos a su persona siempre y cuando la naturaleza de la situación sea la de una situación de emergencia.

Información del Contacto Su empleador ha designado a la siguiente persona para recibir notificaciones de acuerdo al parafo 2, de la lev (N.J.S.A. 34:19-4): lúmero de teléfono:

Este aviso se debe exponer a la vista de todos.

Anualmente, patronos con 10 o más empleados, deberán distribuir notificación de esta ley a todos sus empleados. Si necesita este documento en algún otro idioma que no sea inglés o español, sírvase llamar al (609) 292-7832.

or Bias in Pay, Compensation, Benefits or Other Terms and Conditions of Employment

Right to be Free of Gender Inequity

New Jersey and federal laws prohibit employers from discriminating against an individual with respect to his/her pay, compensation, benefits, or terms, conditions or privileges of employment because of the individual's sex.

Title VII of the Civil Rights Act of 1964 prohibits employment discrimination based on, among other things. dividual's sex. Title VII claims must be filed with the United States Equal Employment Opportunity mission (EEOC) before they can be brought in court. Remedies under Title VII may include an order aining unlawful discrimination, back pay, and compensatory and punitive damages

The Equal Pay Act of 1963 (EPA) prohibits discrimination in compensation based on sex. EPA claims can be filed either with the EEOC or directly with the court. Remedies under the EPA may include the amount of the salary or wages due from the employer, plus an additional equal amount as liquidated damages.

Please be mindful that in order for a disparity in compensation based on sex to be actionable under the EPA, it must be for equal work on jobs the performance of which requires equal skill, effort, and responsibility, and which are performed under similar working conditions.

There are strict time limits for filing charges of employment discrimination. For further information, contact the EEOC at 800-669-4000 or at www.eeoc.gov.

NEW JERSEY LAW

The New Jersey Law Against Discrimination (LAD) prohibits employment discrimination based on, among oth things, an individual's sex. LAD claims can be filed with the New Jersey Division on Civil Rights (NJDCR) or directly in court. Remedies under the LAD may include an order restraining unlawful discrimination, back pay impensatory and punitive damages.

Another State law, N.J.S.A. 34:11-56.1 et seq., prohibits discrimination in the rate or method of payment of wages to an employee because of his or her sex. Claims under this wage discrimination law may be filed with he New Jersey Department of Labor and Workforce Development (NJDLWD) or directly in court. Remedies under this law may include the full amount of the salary or wages owed, plus an additional equal amount as

Please be mindful that under the State wage discrimination law a differential in pay between employees based on a reasonable factor or factors other than sex shall not constitute discrimination

There are strict time limits for filing charges of employment discrimination. For more information regarding LAD claims, contact the NJDCR at 609-292-4605 or at www.njcivilrights.gov. For information concerning N.J.S.A. 34:11-56.1 et seq., contact the Division of Wage and Hour Compliance within the NJDLWD at 609-292-2305 o

This notice must be conspicuously displayed.

LABOR AND WORKFORCE DEVELOPMENT n j . g o v / l a b o r

de género con respecto al pago, la remuneración, los beneficios o cualquier otro término o condición de empleo Las leyes de New Jersey y federales prohíben a los empleadores discriminar contra cualquier persona con respecto

Derecho a estar exento de desigualdad o discriminación

Gender Equity Notice

a su pago, remuneración, beneficios o cualquier otro término, condición o privilegio de empleo debido a su género. LEYES FEDERALES

Título VII de la Lev de Derechos Civiles de 1964 prohíbe la discriminación laboral debido al género de la persona, entre tras cosas. Las reclamaciones acordes al Título VII deben ser presentadas ante la Comisión de Igualdad de Oportunidades en el Empleo de los Estados Unidos (EEOC, por sus siglas en inglés) antes de que puedan ser presentadas ante un tribunal. re los recursos legales conforme al Título VII están: una orden que prohíba los actos ilícitos de discriminación, que se pagu neración con carácter retroactivo, y que se pague por daños compensatorios y punitivos

a Ley de Igualdad Salarial de 1963 (EPA, por sus siglas en inglés) prohíbe la discriminación con respecto a la remuneración asado en el género de la persona. Las reclamaciones acordes a EPA se pueden presentar ya sea ante la EEOC o lirectamente antes los tribunales. Entre los recursos legales conforme a EPA están: la retribución de las sumas de salarios o

nforme a la EPA, tiene que ser por el mismo tipo de trabajo en empleos en los que su rendimiento exija las mismas sabilidades, las cuales se realizan en las mismas condiciones de trabajo

laboral, Para mayor información, comuníquese con la EEOC, llamando al 800-669-4000 o en www.eeoc.gov.

Ley contra la Discriminación en New Jersey (LAD, por sus siglas en inglés) prohíbe la discriminación laboral debido al género de la persona, entre otras cosas. Las reclamaciones conforme a LAD se pueden presentar a la División de Derechos iviles de New Jersey (NJDCR, por sus siglas en inglés) o directamente ante los tribunales. Entre los recursos legales onforme a LAD están: una orden que prohíba los actos ilicitos de discriminación, que se pague remuneración con carácter troactivo, y que se paque por daños compensatorios y punitivos.

ora lev estatal N.J.S.A. 34:11-56.1 y siguientes, también prohíbe la discriminación respecto a la tasa salarial o el método de pago de salarios al empleado debido a su género. Las reclamaciones conforme a esta ley contra la discriminación con especto a los salarios se pueden presentar ante el Departamento de Trabajo y Desarrollo de la Fuerza Laboral de New Jersey (NJDLWD, por sus siglas en inglés) o directamente antes los tribunales. Entre los recursos legales conforme a esta ley están: la retribución de las sumas de salarios o sueldos que le deben, además de una suma adicional equivalente por daños y

Se le ruega tenga en cuenta que conforme a la ley estatal contra la discriminación con respecto a los salarios, no se considera riminación el hecho de que exista un diferencial salarial entre los empleados basado en otros factores razonables que no sean el género de la persona.

sten estrictos límites en cuanto al plazo de tiempo del que se dispone para presentar reclamaciones por discriminació laboral. Para mayor información relacionada con las reclamaciones conforme a LAD, comuniquese con NJDCR, llamando al 609-292-4605 o en www.njcivilrights.gov. Para obtener información acerca de NJDCR, llamando al 609-292-4605 o en www.njcivilrights.gov. Para obtener información acerca de NJDCR, llamando al 609-292-4605 o en www.njcivilrights.gov. Para obtener información acerca de NJDCR, llamando al 609-292-4605 o en www.njcivilrights.gov. Para obtener información acerca de NJDCR, llamando al 609-292-4605 o en www.njcivilrights.gov. Para obtener información acerca de NJDCR, advision acerca de www.njcivilrights.gov. Para obtener información acerca de www.njcivilrights.gov. Para obtener informaci uníquese con la División de Cumplimiento de Horarios y Salarios (DWHC), del NJDLWD, llamando al 609-292-2305 o en http://wd.state.ni.us.

Este aviso se debe exponer a la vista de todos.

Family Leave Insurance

New Jersey Department of Labor and Workforce Development Wage and Hour Law Abstract

STATUTORY MINIMUM WAGE RATE yees are to be paid not less than the dance with the schedule below.

Date	Most Employers	Seasonal & Small Employers (fewer than 6)	Agricultural Employers	Cash Wage for Tipped Workers**	Wage for Long-Term Care Facility Direct Care Staff Members***
1-1-20	\$11	\$10.30	\$10.30	\$3.13	\$11, \$14 as of 11/1/20
1-1-2021	\$12	\$11.10	No Change	\$4.13	\$15
-1-2022	\$13	\$11.90	\$11.05	\$5.13	\$16
1-1-2023	\$14	\$12.70	\$11.70	No Change	\$17
1-1-2024	\$15	\$13.50	\$12.50	No Change	\$18
1-1-2025	TBD	\$14.30	\$13.40	TBD	TBD
1-1-2026	TBD	\$15.00	\$14.20	TBD	TBD
1-1-2027	TRD	TRD	\$15	TRD	TBD

OVERTIME Overtime is payable at the rate of 1.5 times the employee's regular hourly rate for hours worked in excess of 40 in any week except where otherwise specificall provided by wage order.

Exempt from the overtime entitlement are • executive, administrative, and

Any employer who violates any provisions of this act shall be guilty of a disorderly persons violation and upon conviction shall be punished by a fine of not less than \$100

LABOR ON A FARM AT PIECE-RATE

WAGE ORDER REGULATIONS Employees engaged on a piece-rate basis to labor on a farm shall be paid for each day worked not less than the minimum hourly wage rate multiplied by the total number hours worked. wage order and regulations and must be paid

- Food service (restaurant industry) Seasonal amusement
- These regulations are contained in N.J.A.C. 12:56-11.1

EXEMPTIONS

minimum wage rate, outside sales person; sales person of motor vehicles; part time employees primarily engaged in the care and tending of children in the home of the employer; and minors under 18 (EXCEPT that minors under 18 in the first processing of farm products, botels, motels, restaurants, retail, beauty culture, laundry, cleaning, dyeing, ight manufacturing and apparel occupations are cover by the wage order rates as above and vocational school graduates with special permits under the Child Labor L uates with special permits und overed by the statutory rate).

uring the months of June, July, August and September

This and other required employer posters are available free online at nj.gov/labor, or from the Office of Constituent Relations, P.O. Box 110, Trenton, NJ 18625-0110 • 609-777-3200.

New Jersey Law Prohibits **Discrimination** in **Employment**

ON THE BASIS OF:

Race, Creed, Color, National Origin, Age, Ancestry, Nationality, Marital or Domestic Partnership or Civil Union Status, Sex, Pregnancy, Breastfeeding, Gender Identity or Expression, Disability, Liability for Military Service, Affectiona or Sexual Orientation, Atypical Cellular or Blood Trait, Genetic Information (including the refusal to submit to genetic testing)

Private or State and Local Government Employers, Employment Agencies, or

WITH RESPECT TO:

Hiring, Promotion, Transfer, Demotion, Termination, Salary, Benefits, Other Privileges, Conditions or Terms of Employment, Layoff, Harassment, Apprenticeship and Training Programs, Job Referrals, or Union Membership

In Retaliation for Filing a Complaint, Participating or Testifying in Any Proceedings or for Opposing Any Acts Forbidden under the New Jersey Law

REMEDY MAY INCLUDE: An Order Restraining Unlawful Discrimination, Back Pay, Damages for Pain and Humiliation Experienced as a Result of Unlawful Discrimination, Punitive Damages, and Attorney's Fees

It is also unlawful to publish employment advertisements which discriminate against persons in violation of the New Jersey Law Against Discrimination, N.J.S.A. 10:5-1 et seq.

866-405-3050 (Toll-Free) or online www.NJCivilRights.gov

Phone: (973) 648-2700 Fax: (973) 648-4405

| 140 East Froil Street | 5 Executive Campus | 5 Ex

Tennessee Ave. & Boardwalk Atlantic City, NJ 08401 Phone: (609) 441-3100



Payment of Wages

Payment of Wages

All Employers Must Pay Wages to All Employees in Full at Least Twice a

PAYCHEX

New Jersey

State Labor Law Postings

yees to take up to 12 weeks of family leave in a 24-month period without losing their jobs.

When a payday falls on a non-work day, payment must b ade on the immediately preceding work day, unless a ollective bargaining agreement states otherwise. Pay periods must not end more than 10 working days before

Employees leaving or terminated for any reason, including labor disputes, must be paid all wages due not later than the regular payday for the period in whice.

Employees paid on an incentive system must be paid a reasonable estimate of wages due until exact amounts

or by mail if requested by the employee

es due a deceased employee may be paid to the vors in the order of preference as outlined in the

are Permitted Except:

n writing or under a collective bargaining agreement fo

to pay wages in advance

No Deductions from Employees' Wages

Contributions or payments authorized by employees eithe

Display this poster in a conspicuous place

Calendar Month.

etirement accounts at any state or federally chartered ban savings bank, or savings and loan association • company-operated thrift plans • security option or security purchase plans to buy marketable securities • employee personal

ayment is by check, arrangements must be made to allow employees to cash the full check without difficulty.

Payment may be made through regular pay channels

nounts authorized by New Jersey or United States Law or ments to correct payroll errors.

alans to buy marketable securities • employee personal awings accounts such as a credit union, savings fund ociety, savings and loan or building and loan association Christmas, vacation or other savings funds • purchase of ompany products or employer loans in accordance with he payment schedule contained in the original purchase rolan agreement - safety equipment • U.S. government onds • costs and fees to replace employee identification for

Chapter 173, Laws of New Jersey, 1965: Relating to

awful to make any agreement for payment other than ided in this act, except to pay at shorter intervals or

All Employers Must

Payment must be made on regular paydays designated in

An additional 10 days may be allowed when a labor

The Commissioner of Labor and Workforce Development will enforce and administer the provisions of this act. The Commissioner or an authorized representative has the power to make all ecessary inspections of estab Any employer who knowingly and willfully violates any provision of this act is guilty of a disorderly persons offens Upon conviction, such employer will be punished by a fine

Upon conviction, such employer will be punished by a fine of at least \$100 but not more than \$1,000. Each day during which any violation of this act continues will constitute a separate and distinct offense. As an alternative to or in addition to any other sanctions

access to sterile or secured areas of airports • contributions for organized and recognized charities • rental of work clothing or uniforms or for laundering or dry cleaning of work clothing or uniforms • labor union dues and fees • health club membership fees • child care services.

Notify employees when they are hired the rate of pay and the regular payday.

Notify employees of changes in pay rates or paydays

· Give each employee a statement of deductions each par

The employer will also pay the Commissioner an administrative fee equal to at least 10% but not more than 25% of any payment due to employees. he Commissioner may, after giving the employer o iccessor firm notice and an opportunity for a hearing accordance with the "Administrative Program."

P.L.1968, c.410 (C.52:14B-1 et seg.), issue a writter

determination directing any appropriate agency to suspend any one or more licenses that are held by the employer or successor firm, for a period of time determined by the

orced by: NJ Department of Labor and Workforce Development ision of Temporary Disability Insurance, PO Box 387, Trenton, NJ 08625-0387 is and other required employer posters are available free online at nj.gov/labor, or from e Office of Constituent Relations, PO Box 110, Trenton, NJ 08625-0110 • 609-777-3200

Your employer is subject to the Family Leave Insurance

New Jersey law provides up to 6 weeks of family leave insurance benefits. Beginning July 1, 2020, the law will allow up to 12 weeks of continuous family leave or 56 days of intermittent leave. Employees who are covered by

provisions of the New Jersey Temporary Disability Benefits Law

- bond with a child within 12 months of the child's birth or placement by adoption or foster care. The applicant, or the applicant's spouse or domestic or civil union partner, must be the child's biological,
- adoptive or foster parent, unless a surrogate carried the child. • care for a family member with a serious health condition. Supporting documentation from a health care

· care for a victim of domestic violence or a sexually violent offence or for a victim's family member "Family member" means a child, parent, parent-in-law, sibling, grandparent, grandchild, spouse, domestic partner, civil union partner, and any other person related by blood to the employee or with whom the notice (form MW-400) describing the employer's obligation to maintain and report records regarding wages, benefits, taxes and other contributions and employee has a close association that is the equivalent of a family relationship.

"Child" means a biological, adopted, or foster child, stepchild or legal ward of a parent. A child gained by way of a valid written contract between the parent and a surrogate (gestational carrier) is included in this definition.

Private Family Leave Insurance Plan ("private plan")

State Family I eave Insurance Plan ("state plan") You can get program information and an application for family leave benefits (form FL-1) online at myleavebenefits.nj.gov, by phone at 609-292-7060, or by mail: Division of Family Leave Insurance, P.O. Box

387. Trenton, NJ 08625-0387. New mothers who receive temporary disability benefits through the state plan for their pregnancy will get instructions on how to file for family leave benefits after the child is born.

An employer may provide family leave insurance through a private insurance carrier, if this Division approves the

plan. If your employer has an approved private plan, your employer must provide information about coverage

Who pays for Family Leave Insurance?

Payroll contributions from employees finance this program. Family leave insurance coverage under the state plan will require contributions to be deducted from employee wages. The deductions must be noted on the employee's pay envelope, paycheck, or on some other form of notice. In 2018, the taxable wage base for family eave insurance benefits is the same as the taxable wage base for unemployment and temporary disability

e New Jersey Department of Labor and Workforce Development is an equal opportunity ployer with equal opportunity programs. Auxiliary aids and services are available upon

nor more than \$1,000.

First processing of farm products Hotel and motel

provided by law for violations, the Commissioner is authorized to assess and collect administrative penalties up to a maximum of \$250 for a first violation and up to a maximum of \$500 for each subsequent violation. The employer shall also pay the Commissioner an administrative fee equal to not less than 10% or more than 25% of any payment due to employees. Penalties for violation of this order are set forth in N.J.S.A. 34:11-56a22.

ployees at summer camps, conferences and reti rated by any nonprofit or religious corporation of sociation are exempt from minimum and overtin

or civil union partner

domestic partner or civil union partner

The New Jersey Family Leave Act (NJFLA)

1-833-NJDCR4U NJCivilRights.gov

New Jersey SAFE Act

The New Jersey Security and Financial Empowerment Act ("NJ SAFE Act"), P.L. 2013, c.82, provides that

The New Jersey Security and Financial Empowerment Act (No SAFE Act 7), F.L. 2013, C.8.2, provides may certain employees are eligible to receive an unpaid leave of absence, for a period not to exceed 20 days in a 12-month period, to address circumstances resulting from domestic violence or a sexually violent offense To be eligible, the employee must have worked at least 1,000 hours during the immediately preceding 12-month period. Further, the employee must have worked for an employer in the State that employs 25 or more employees for each working day during each of 20 or more calendar workweeks in the then-current o immediately preceding calendar year.

Leave under the NJ SAFE Act may be taken by an employee who is a victim of domestic violence, as that term is defined in NJ.S.A. 2C:25-19, or a victim of a sexually violent offense, as that term is defined in NJ.S.A. 30:427.6. Leave may also be taken by an employee whose child, parent, spouse, domestic partner, or civil union partner is a victim of domestic violence or a sexually violent offense.

Leave under the NJ SAFE Act may be taken for the purpose of engaging in any of the following activities as they relate to an incident of domestic violence or a sexually violent offense:

(2) Obtaining services from a victim services organization for the employee or the employee's child, parent, spouse, domestic partner, or civil union partner

(3) Obtaining psychological or other counseling for the employee or the employee's child, parent, spouse

(4) Participating in safety planning, temporarily or permanently relocating, or taking other actions to increase the safety from future domestic violence or sexual violence or to ensure the economic security of the employee or the employee's child, parent, spouse, domestic partner or civil union partner

(5) Seeking legal assistance or remedies to ensure the health and safety of the employee or the employee's child, parent, spouse, domestic partner, or civil union partner, including preparing for or participating in any civil or criminal legal proceeding related to or derived from domestic violence or sexual violence; or

(6) Attending, participating in or preparing for a criminal or civil court proceeding relating to an incident of domestic or sexual violence of which the employee or the employee's child, parent, spouse, domestic partner, or civil union partner, was a victim.

Leave under the NJ SAFE Act must be used in the 12-month period immediately following an instance

rvals of no less than one day. The unpaid leave shall run concurrently with any paid vacation

eave, personal leave, or medical or sick leave that the employee elects to use or which the employe

requires the employee to use during any part of the 20-day period of unpaid leave. If the employee requests leave for a reason covered by both the NJ SAFE Act and the Family Leave Act, N.J.S.A. 34:11B-1 et seq., or the federal Family and Medical Leave Act, 20 U.S.C. 2601 et seq., the leave shall

Employees eligion to take leave unider tine NJ SAFE Act must, in the necessity for the leave is oreseeable, provide the employer with written notice of the need for the leave. The employee must provide the employer with written notice as far in advance as reasonable and practicable under the circumstances. The employer has the right to require the employee to provide the employer with documentation of the domestic violence or sexually violent offense that is the basis for the leave. The employer must retain any documentation provided to it in this manner in the strictest confidentiality, unless the disclosure is voluntarily authorized in writing by the employee or is authorized by a federal or State law, rule or regulation.

Employees eligible to take leave under the NJ SAFE Act must, if the necessity for the leave is fore

The NJ SAFE Act also prohibits an employer from discharging, harassing or otherwise discriminating or retaliating or threatening to discharge, harass or otherwise discriminate against an employee with respect to the compensation, terms, conditions or privileges of employment on the basis that the employee took or requested any leave that the employee was entitled to under the NJ SAFE Act, or on the basis that the employee refused to authorize the release of information deemed confidential

To obtain relief for a violation of the NJ SAFE Act, an aggrieved person must file a private cause of action in the Superior Court within one year of the date of the alleged violation.

This notice must be conspicuously displayed.

of domestic violence or a sexually violent offense. The unpaid leave may be taken inter

count simultaneously against the employee's entitlement under each respective law

(1) Seeking medical attention for, or recovering from, physical or psychological injuries caused by domestic or sexual violence to the employee or the employee's child, parent, spouse, domestic partner

The EMPLOYER has at least 30 employees worldwide OR is a state/local government entity, regardless of size;

The LEAVE is being taken to: • Care for or hand with a child, as long as the leave begins within 1 year of the child's high or of

The EMPLOYEE has worked for that employer for at least 1 year, AND has worked at least 1,000 hours in the past 12 months; and

To get more information or file a complaint, contact the Division on Civil Rights

Employers generally must provide NJFLA leave if —

EMPLOYER NOTE: Must be posted in a conspicuous place for convenient viewing by all employees and applicants.