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

EPPA: Employee Polygraph Protection Act

EMPLOYEE RIGHTS EMPLOYEE POLYGRAPH PROTECTION ACT

Employee Polygraph Protection Act prohibits most private employers from using lie detector tests either for pre-employment screening or during the course of employment.

PROHIBITIONS

loyers are generally prohibited from requiring or requesting employee or job applicant to take a lie detector test, and from narging, disciplining, or discriminating against an employee or spective employee for refusing to take a test or for exercising er rights under the Act.

EXEMPTIONS

Also, the law does not apply to tests given by the Federal Government certain private individuals engaged in national security-related activities. The Act permits polygraph (a kind of lie detector) tests to be administered in the private sector, subject to restrictions, to certain prospective employees of security service firms (armored car, alarm, and guard), and of pharmaceutical manufacturers, distributors and dispensers.

The Act also permits polygraph testing, subject to restrictions, of sertain employees of private firms who are reasonably suspected

The law does not preempt any provision of any State or lo or any collective bargaining agreement which is more rest with respect to lie detector tests.

EXAMINEE RIGHTS

Where polygraph tests are permitted, they are subject to numerous strict standards concerning the conduct and length of the test. Examinees have a number of specific rights, including the right to a written notice before testing, the right to refuse or discontinue a test, and the right not to have test results disclosed to unauthorized persons.

ENFORCEMENT

The Secretary of Labor may bring court actions to restrain violations and assess civil penalties against violators. Employees or job applicants may also bring their own court actions.

The law requires employers to display this poster where employees and job applicants can readily see it.



WAGE AND HOUR DIVISION
UNITED STATES DEPARTMENT OF LABOR

1-866-487-9243 TTY: 1-877-889-5627 www.dol.gov/whd

OSHA: Occupational Safety and Health Act of 1970





Job Safety and Health IT'S THE LAW!

All workers have the right to:

- A safe workplace.
- Raise a safety or health concern with your employer or OSHA, or report a workrelated injury or illness, without being retaliated against.
- Receive information and training on job hazards, including all hazardous substances in your workplace
- Request a confidential OSHA inspection. of your workplace if you believe there are unsafe or unhealthy conditions. You have the right to have a representative contact OSHA on your behalf
- Participate (or have your representative participate) in an OSHA inspection and speak in private to the inspector.
- File a complaint with OSHA within 30 days (by phone, online or by mail) if you have been retaliated against for using your rights.
- See any OSHA citations issued to your employer.
- Request copies of your medical records, tests that measure hazards in the workplace, and the workplace injury and illness log.

This poster is available free from OSHA.

- against an employee for using any of their reporting a work-related injury or illness.
- Comply with all applicable OSHA standards.
- Notify OSHA within 8 hours of a workplace fatality or within 24 hours of any work-related inpatient hospitalization, amputation, or loss of an eye.
- Provide required training to all workers in a language and vocabulary they can understand.
- Prominently display this poster in the workplace.
- Post OSHA citations at or near the place of

small and medium-sized employers, without citation or penalty, through OSHA-supported consultation programs in every state



Contact OSHA. We can help.

Employers must:

- Provide employees a workplace free from recognized hazards. It is illegal to retaliate rights under the law, including raising a health and safety concern with you or with OSHA, or
- the alleged violations.

RIGHT TO BE FREE FROM DISCRIMINATION AND RETALIATION have applied for membership in the uniformed service; or are obligated to serve in the uniformed service:

ou have the right to be reemployed in your civilian job if you ave that job to perform service in the uniformed service and:

you ensure that your employer receives advance written or

you have not been separated from service with a disqualifying discharge or under other than honorable conditions.

ou are eligible to be reemployed, you must be restored to the job

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

you return to work or apply for reemployment in a timely manner after conclusion of service; and

REEMPLOYMENT RIGHTS

verbal notice of your service;

- initial employment;
- reemployment; r retention in employment
- any benefit of employment cause of this status.

addition, an employer may not retaliate against anyone ssisting in the enforcement of USERRA rights, including ifying or making a statement in connection with a proce or USERRA, even if that person has no service connecti







EEOC: U.S. Equal Employment Opportunity Commission

Equal Employment Opportunity is

Private Employers, State and Local Governments, Educational Institutions,

Employment Agencies and Labor Organizations

ie Civil Rights Act of 1964, as amended, protects applicants and employees in uncertainted, y, fringe benefits, job training, classification, referral, and other aspects of employment, on the basis (including pregnancy), or national origin. Religious discrimination includes failing to reasonably accon elivious practices where the accommodation does not impose undue hardship.

WHAT TO DO IF YOU BELIEVE DISCRIMINATION HAS OCCURRED

RACE, COLOR, RELIGION, SEX, NATIONAL ORIGIN

INDIVIDUALS WITH DISABILITIES

INDIVIDUALS WITH DISABILITIES

Employers Holding Federal Contracts or Subcontracts

Programs or Activities Receiving Federal American American American State (1964, as amended, Title VI of the Civil Rights Act of 1964, as amended, Title VI of the Civil Rights Act of 1964, as amended, Tritle VI of the Civil Rights Act of 1964, as amended, prohibits discrimination on the basis of race, color or national origin in programs or activities receiving Federal finance assistance. Employment discrimination is covered by Title VI if the primary objective of the financial assistance is provision of employment, or where employment discrimination causes or may cause discrimination in providing services under such program of 1972 prohibits employment discrimination on the basis of sex in educational program.

USERRA: Uniformed Services Employment and Reemployment Rights Act

HEALTH INSURANCE PROTECTION

ENFORCEMENT

★ If you leave your job to perform military service, you have in you leave your just open infill milesty service, you have the right to elect to continue your existing employer-based health plan coverage for you and your dependents for up to 24 months while in the military.

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

The U.S. Department of Labor, Veterans Employment and Training Service (VETS) is authorized to investigate and resolve complaints of USERRA violations. For assistance in filing a complaint, or for any other informatio on USERRA, contact VETS at 1-866-4-USA-001 or visit its

If you file a complaint with VETS and VETS is unable to resolve it, you may request that your case be referred to the Department of Justice or the Office of Special Counsel, as applicable, for representation.

The rights listed here may very depending on the circumstances. The text of this notice was prepared by VETS, and may be viewed on the internet at this address: http://www.dol.gw/evstb/programs/user/postechtm. Federal law requires employers to notify employees of their rights under USERRA, and employers may meet this requirement by displaying this notice where they customarily place notices for employees.

An interactive online USERRA Advisor can be viewed at http://www.dol.gov/elaws/userra.htm.

on USERRA, contact VETS at 1-8nb-website at http://www.dol.gov/vets.

GENETICS

RETALIATION

RETALIATION

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(EEOC), I-800-669-4000 (toll-free)



1 5 6 7

FLSA: Fair Labor Standards Act

EMPLOYEE RIGHTS UNDER THE FAIR LABOR STANDARDS ACT

FEDERAL MINIMUM WAGE

The law requires employers to display this poster where employees can readily see it.

o meet certain conditions may claim a partial wage credit based on tips and employees a cash wage of at least \$2.13 per hour if they claim a tip cr byee's tips combined with the employer's cash wage of at least \$2.13 per

NURSING MOTHERS

NERS mployers to provide reasonable break time for a nursing mother employee who is subject to the FLS its in order for the employee to express breast milk for her nursing child for one year after the child employee has a need to express breast milk. Employers are also required to provide a place, other the hielded from view and free from intrusion from coworkers and the public, which may be used by the breast milk.

ENFORCEMENT

aint or participate in any proceeding under the FLSA.

ADDITIONAL INFORMATION

- isions apply to workers in American Samoa, the Commonwealth of the Northern Mariana Islands, and the

- Certain full-time students, student learners, apprentices, and workers with disabilities may be paid less than the minir under special certificates issued by the Department of Labor.



UNDER THE FAMILY AND MEDICAL LEAVE ACT THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVIS

Eligible employees who work for a covered employer can take up to 12 weeks of unpaid, job

- tected leave in a 12-month period for the following reasons:

 The birth of a child or placement of a child for adoption or foster care;
- To bond with a child (leave must be taken within I year of the child's birth or placement);
- To care for the employee's spouse, child, or parent who has a qualifying serious health condition;
 For the employee's own qualifying serious health condition that makes the employee unable to perform the employee's job;
- perform the employee's job;
 For qualifying exigencies related to the foreign deployment of a military member who is the employee's spouse, child, or parent.

n eligible employee who is a covered servicemember's spouse, child, parent, or next of kin may also up to 26 weeks of FMLA leave in a single 12-month period to care for the serviceme

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

Employees may choose, or an employer may require, use of accrued paid leave while taking FMLA

eave. If an employee substitutes accrued paid leave for FMLA leave, the employee must comply with the employer's normal paid leave policies.

Benefits & Protections

While employees are on FMLA leave, employers must continue health insurance coverage as if the employees were not on leave.

Upon return from FMLA leave, most employees must be restored to the same job or one nearly identical to it with equivalent pay, benefits, and other employment terms and conditions. An employer may not interfere with an individual's FMLA rights or retaliate against someone for sing or trying to use PMLA leave, opposing any practice made unlawful by the FMLA, or being nvolved in any proceeding under or related to the FMLA.

Eligibility Requirements

An employee who works for a covered employer must meet three criteria in order to be eligible • Have worked for the employer for at least 12 months;
• Have at least 1,250 hours of service in the 12 months before taking leave;* and

- Work at a location where the employer has at least 50 employees within 75 miles of the
- employee's worksite.

Special "hours of service" requirements apply to airline flight crew employees

Generally, employees must give 30-days' advance notice of the need for FMLA leave. If it is not penerally, follow the employer's usual procedures. Employees do not have to share a medical diagnosis, but must provide enough information to the

employers of it can determine if the leave qualifies for FMLA protection. Sufficient information could include informing an employer that the employee is or will be unable to perform his or her job functions, that a family member cannot perform daily activities, or that hospitalization or continuing medical treatment is necessary. Employees must inform the employer if the need for leave is for a reason for which FMLA leave was previously taken or certified.

Employers can require a certification or periodic recertification supporting the need for leave. If the employer determines that the certification is incomplete, it must provide a written notice indicating what additional information is required.

Employer Responsibilities

Once an employer becomes aware that an employee's need for leave is for a reason that may qualify under the FMLA, the employer must notify the employee if he or she is eligible for FMLA leave and, if eligible, must also provide a notice of rights and responsibilities under the FMLA. If the employee is not eligible, the employer must provide a reason for ineligibility.

Employers must notify its employees if leave will be designated as FMLA leave, and if so, how much ave will be designated as FMLA leave

mployees may file a complaint with the U.S. Department of Labor, Wage and Hour Division, or may oring a private lawsuit against an employer.

The FMLA does not affect any federal or state law prohibiting discrimination or supersede any state local law or collective bargaining agreement that provides greater family or medical leave rights.



1-866-4-USWAGE (1-866-487-9243) TTY: 1-877-889-5627 www.dol.gov/whd





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

IMPORTANT NOTE: The FMLA only applies to employers with 50 or more employees or public employers, regardless of employee size. See your human resources manager to determine if the FMLA applies to your employees.