## The Federal

Complete Compliance Poster
All notices required by the Federal government are included on this workplace poster.
EMPLOYEE POLYGRAPH PROTECTION ACT

## EMPLOYEE RIGHTS

 EMPLOYEE POLYGRAPH PROTECTION ACT

- EMPLOYEE RIGHTS - UNDER THE FAIR LABOR STANDARDS ACT

FEDERAL MINIMUM WAGE
St 25 PER HOUR
BEGINNING JULY 24, 2009


## Worked over 40 in








 | Nursing Mother |
| :--- |
| The |

 express breast mike for her nursing child for one year after
 Enforcement
The Department has The Department has authority to recover back wages and
an equal amount in liquidated damages in instances
of minimum wage, overtime, and other violations





 the ELSA.
Additional Information
Certain ocuruations and establish





 exempt) are entitled to the fists's minimum wage ald
overtime pay protections and correctly classified


kWH



- Families First Corona Response Act
 PAID LEAVE ENTITLEMENTS

100\%\% fo qualifying reasons $\$ 1-3$ below, up 10.5511 dali and $\$ 5,110$ total

A partite employee is eligible fo
over that period
- ELiGIBLE EMPLOYEES

 - Qualifying reasons for leave related to covid- 19


enforcement


Wag Wis

## - OSHA

## (x) OSHA

Job Safety and Health
IT'S THE LAW!

## A safe workplace.

Raise a safety or health concern with your employer or OSHA, or report a work
related injury or illness, without being related injury or illness,
retaliated against. Receive information and training on
job hazards, including all hazardous substances in your workplace.
of your workplace if you believe there are
unsafe or unhealthy conditions. You have the right to have a rep
OSHA on your behalf.

Participate (or have your representative
participate) in an OSHA inspection and participate) in an OSHA inspection ad
speak in private to the inspector.
File a complaint with OSHA within
30 days (by phone, online or by mail)
in you have been using your rights.
See any OSHA citations issued to
your employer.
records, tests that measure hazards
in the workplace, and the workplace
in the workplace, and
injury and illness log.

Contact OSHA. We can help.

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

## - SERRA

EMPLOYEE RIGHTS
UNDER THE FAMILY AND MEDICAL LEAVE ACT


WWW.WAGEHOUR.DOL.GOV

Employers must:

- Provide employees a workplace free from recognized hazards. It is is illegal to to retaliate
against an employee for against an employee for using any of their
rights under the law, including raising a rights under the law, including raising a
health and safety concern with you or with SHA, or re.
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-elated inpatient hosp
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 the alleged violations. On-Site Consultation services are employers, without citation or penanalty,
through OSHA -supported consultation programs in every state.


## - FAMILY MEDICAL LEAVE ACT

UNDeR


YOUR RIGHTS UNDER USERRA THE UNIFORMED SERVICES EMPLOYMENT AND REEMPLOYMENT RIGHTS ACT

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## The Complete Compliance

All-in-1 Texas State Poster

## 48

Texas Workforce Commission ATTENTION EMPLOYEES





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NOTICE TO EMPLOYEES CONCERNING WORKERS' COMPENSATION IN TEXAS COVERAGE: [Name of employer]
has workers' compensation insurance coverage from [name of commercial insurance company]
. In the event of work-related injury or occupational disease. This coverage is effective from [effective date of workers'
compensation insurance policyl compensation insurance policyl . Any injuries or occupational diseases which occur on or after
that date will be handled by [name of commercial insurance companyl that date will be handled by [name of commercial insurance company] must notify the employer of an injury or occupational disease not not later than on the 30th day after the date
on which the injury occurs or the date the employee on which the injury occurs or the date the employee knew or should have ' nown of an occupational
disease unless the Texas Deparment of Insurance Division of Workers' Comensation (Division) disease, unless the Texas Department of Insurance, Division of Workers' Compensation (Division)
determines that good cause existed for failure to provide timely notice. Your employer is required determines that good cause existed for failure to provide timely notice. Your employer is required
to provide you with coverage information, in writing, when you are hired or whenever the employe becomes, or ceases to be, covered by workers' compensation insurance.
EMPLOYEE ASSISTANCE: The Division provides free information about how to file a workers'
compensation claim. Division staff will answer any questions you may have about workers' compensation claim. Division staff will answer any questions you may have about workers'
compensation and process any requests for dispute resolution of a claim. You can obtain this compensation and process any requests for dispute resolution of a claim. You can obtain this ass Employee Counsel (OIEC) also provides free assistance to injured employees and will explain your
rights and responsibilities under the Workers' Compensation Act. You can obtain OIEC's assistance rights and responsibilities under the Workers' Compensation Act. You can obtain OIIC'S's assistance
by contacting an IIEC customer service representative in your local Division field office or by calling by contacting an OIEC customer service representative in your local Division field office or by caling
1 -866-EZE--IIC (1-86--393-6432).
SAFETY VIOLATIONS HOTLINE: The Division has a 24 hour toll-free telephone number for SAFETY VIOLATIONS HOTLINE: The Division has a 24 hour toll-free telephone number for
reporting unsafe conditions in the workplace that may violate occupational health and safety laws. reporting unsafe conditions in the workplace that may violate occupational health and safety laws.
Employers are prohibited by law from suspending, terminating, or discriminating against any employee Employers are pronibited by law from suspending, terminating, or discriminating against any employee
because he or she in good faith reports an alleged occupational health or safety violation. Contact the because he or she in good fat.
Division at $1-800-42-9595$.

NOTICE TO EMPLOYEES CONCERNING WORKERS' COMPENSATION IN TEXAS
COVERAGE: [Name of employer]_ does not
have workers' compensation insurance coverage. As an employee of a non-covered employer, you have workers' compensation insurance coverage. As an employee of a non-covered employer, you
are not eligible to receive workers' compensation benefits under the Texas Workers' Compensation are not eligible to receive workers' compensation benefits under the Texas Workers Compensation
Act. However, non-covered (non-subscribing) employer can and may provide other benefits to injured employees. You should contact your employer regarding the availability of other benefits for
a work-related injury or occupational disease. In addition, you may have rights under the common a work-related injury or occupational disease. In addition, you may have rights under the common
law of Texas should you have an on the job injury or occupational disease. Your employer is required aw of Texas should you have an on the job injury or occupational disease. Your employer is required
oo provide you with coverage information, in writing, when you are hired or whenever the employer to provide you with coverage information, in writing, when you are hired or
becomes, or ceases to be, covered by workers compensation insurance.

SAFETY VIOLATIONS HOTLINE: The Division has a 24 hour toll-free telephone number Ior reporting Unsafe conditions in the workplace that may violate occupational health and safety
laws. Employers are prohibited by law from suspending, terminating, or discriminatting against any employee because he or she in good faith reports an alleged occupational health or safety violation. employee because he or she in good fait
Contact the Division at $1-800-452-9595$.

NOTICE TO EMPLOYEES CONCERNING ASSISTANCE AVAILABLE IN THE WORKERS' COMPENSATION SYSTEM FROM THE OFFICE OF INJURED EMPLOYEE COUNSEL

Have you been injured on the job? As an injured employee in Texas, you have the right to free assistance from the Office of
Injured Employee Counsel (OIEC). OIEC is the state agency that assists unrepresented injured employees with their claim in the workers' compensation system.
You can contact OIEC by calling its toll-free telemhone number: 1-866-393-6432. More information about OIEC and its cy's website (www.oiec.texas.gov
ombudsman program
WHAT IS AN OMBUDSMANP An Ombudsman is an emplovee of OIEC who can assist you if you have a dispute with
your employer's insurance carrier. An Ombudsman's assistance is free of charge. Each ombudsman has workers' Your employers insurance carrier. An Ombusman's sasistance is tee of charge. ELach ombudsman has workers
compensation adjuster's license and has completed a comprehensive training program designed specifically to assist you
with compensation adj
with your dispute.
An Ombudsman can help you identify and develop the disputed issues in your case and attempt to resolve them. If the
issues cannot be resolved, the Ombudsman can help you request a dispute resolution proceeding at the Texas Department
 - Help you prepare for the proceeding (Benefit Review Conference and/or Contested Case Hearing):



# "EEO is the Law" Poster Supplement 

 Employers Holding Federal Contracts or Subcontracts Section RevisionsThe Executive Order 11246 section is revised as follows:

## RACE, COLOR, RELIGION, SEX, SEXUAL ORIENTATION, GENDER IDENTITY, NATIONAL ORIGIN

Executive Order 11246, as amended, prohibits employment discrimination based on race, color, religion, sex, sexual orientation, gender identity, or national origin, and requires affirmative action to ensure equality of opportunity in all aspects of employment.

## PAY SECRECY

Executive Order 11246, as amended, protects applicants and employees from discrimination based on inquiring about, disclosing, or discussing their compensation or the compensation of other applicants or employees.

The Individuals with Disabilities section is revised as follows:

## INDIVIDUALS WITH DISABILITIES

Section 503 of the Rehabilitation Act of 1973, as amended, protects qualified individuals with disabilities from discrimination in hiring, promotion, discharge, pay, fringe benefits, job training, classification, referral, and other aspects of employment. Disability discrimination includes not making reasonable accommodation to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, barring undue hardship to the employer. Section 503 also requires that Federal contractors take affirmative action to employ and advance in employment qualified individuals with disabilities at all levels of employment, including the executive level.

The Vietnam Era, Special Disabled Veterans section is revised as follows:

## PROTECTED VETERANS

The Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended, 38 U.S.C. 4212, prohibits employment discrimination against, and requires affirmative action to recruit, employ, and advance in employment, disabled veterans, recently separated veterans (i.e., within three years of discharge or release from active duty), active duty wartime or campaign badge veterans, or Armed Forces service medal veterans.

## Mandatory Supplement to EEOC P/E-1(Revised 11/09) "EEO is the Law" Poster.

## USGP

## Equal Employment Opportunity Policy

The employment policy of USGP is to provide equal employment opportunity for all qualified employees and applicants without regard to race, color, sex, sexual orientation, gender identity, religion, national origin, disability, veteran status, age, marital status, pregnancy, genetic information, or other legally protected status and to ensure affirmative action is taken in fulfillment of this policy. This obligation shall apply to all employment practices including but not limited to:

- Recruiting, hiring, promotion, transfer, demotion, layoff, termination, and training
- Treatment during employment
- Rates of pay or other forms of compensation and benefits
- Selection for training including apprenticeship and on-the-job training as applicable
- Social and recreational activities or programs

This policy is consistent with the requirements and objectives set forth by Executive Order 11246, as amended, Section 503 of the Rehabilitation Act of 1973, as amended, and the Vietnam Era Veterans' Readjustment Assistance Act of 1974, as amended. In addition, USGP does not and will not discriminate against any employee or applicant for employment on any of the aforementioned factors regarding any position for which the employee or applicant for employment is qualified. It is the policy of USGP not to discriminate because of a person's relationship or association with a protected veteran. This includes spouses and other family members. Also, the Company will safeguard the fair and equitable treatment of protected veteran spouses and family members regarding all employment actions and prohibit harassment of applicants and employees because of their relationship or association with a protected veteran. The chief United States executive of USGP, Joshua Graves, has committed to and fully supports the principles of equal employment opportunity and affirmative action.

The objective at USGP is to employ individuals who are qualified or trainable for positions by virtue of job-related standards of education, training, experience, and other applicable and valid qualifications. USGP makes and will continue to make every effort to provide reasonable accommodations to any physical and mental limitation of individuals with disabilities and disabled veterans unless such accommodations would impose an undue hardship or direct threat to USGP's business.

It is both illegal and against the policy of USGP for any employee, supervisor, manager, or independent contractor to harass anyone on the basis of race, color, religion, sex, sexual orientation, gender identity, national origin, disability, veteran status, age, marital status, pregnancy, genetic information, or other legally protected status. Ensuring compliance and continued implementation of USGP's equal employment opportunity policy is the responsibility of the undersigned.

Employees and applicants shall not be subjected to harassment, intimidation or any type of retaliation because they have (1) filed a complaint; (2) assisted or participated in an investigation, compliance review, hearing or any other activity related to the administration of any federal, state or local law requiring equal employment opportunity; (3) opposed any act or practice made unlawful by any federal, state or local law requiring equal opportunity; or (4) exercised any other legal right protected by federal, state or local law requiring equal opportunity.

The Company will not discharge or in any other manner discriminate against employees or applicants because they have inquired about, discussed, or disclosed their own pay or the pay of another employee or applicant. However, employees who have access to the compensation information of other employees or applicants as a part of their essential job functions cannot disclose the pay of other employees or applicants to individuals who do not otherwise have access to compensation information, unless the disclosure is (a) in response to a formal complaint or charge, (b) in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or (c) consistent with the contractor's legal duty to furnish information.

In compliance with Executive Order 11246, Section 503 of the Rehabilitation Act of 1973, as amended and the Vietnam Era Veterans' Readjustment Assistance Act of 1974 (VEVRAA), as amended and their implementing regulations, the Company's Affirmation Action Programs will be updated and revised annually based on changes in the Company's workforce, changes in availability data, changes in goals and other changes, as well as revisions of applicable laws, regulations, and processes. The Section 503 and VEVRAA Affirmative Action Programs may be reviewed by an employee or applicant for employment upon request to a Human Resources representative during normal business days between the hours of 8:30 a.m. and 4:30 p.m.

I have designated Latoya Davis to be the Equal Employment Opportunity Coordinator. Latoya Davis has primary responsibility, with assistance from management personnel, for designing and implementing our affirmative action efforts, and for monitoring on an ongoing basis our compliance to stated objectives, identifying problem areas, and addressing all areas of concern. Satisfactory and timely completion of the reporting and monitoring requirements described in the Affirmative Action Program is another requirement of the EEO Coordinator. Further, all management personnel are held accountable for completing specific tasks that support the Company's stated objectivs.


