Terms of Employment Notice

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Name of Employee	Social Security Number
Address	
In compliance with §41-10-30 of the S.C. Code of Laws, 1976, as amended, you are hereby notified of the terms of employment: ☐ full-time ☐ part-time ☐ seasonal	
Normal hours of work: (i.e., number or range of hours) per week, day, other, etc	
2. Rate of pay: Wages \$ Salary \$_	Commissions% Other
Bonuses:	Expenses:
Payday is: Weekly Bi-weekly	Monthly Other
Place of payment is	
Time of payment is	
Day of payment is	
 Deductions to be made from wages such as, but not limited to, insurance deductions. State requirements concerning withholdings may not be the same as federal requirements. 	
Any changes in these terms shall be made in writing and at least seven calendar days before they become effective.	
Additional Terms	
The following terms may be provided at the discretion of the employer in accordance with individual company policy.	
5. Vacation policy is:	
6. Paid holidays are:	
7. Sick leave policy is:	
8. Other:	
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Employee signature	Company:
	Address:
Employer signature	
Employor orginataro	Telephone:

For further information, contact:
S.C. Department of Labor, Licensing and Regulation
Office of Labor Services
PO Box 11329
Columbia, S.C. 29211
(803) 896-4470



SOUTH CAROLINA PAYMENT OF WAGES LAW

I. DEFINITIONS

§41-10-10. As used in this chapter: "Employer" means every person, firm, partnership, association, corporation, receiver, or other officer of a court of this State, the State or any political subdivision thereof, and any agent or officer of the above classes employing any person in this State.

"Wages" means all amounts at which labor rendered is recompensed, whether the amount is fixed or ascertained on a time, task, piece, or commission basis, or other method of calculating the amount and includes vacation, holiday and sick leave payments which are due to an employee under any employer policy or employment contract. Funds placed in pension plans or profit sharing plans are not wages subject to this chapter.

II. RECORDKEEPING REQUIREMENTS

§41-10-20. This chapter applies to all employers in South Carolina except that §41-10-30 does not apply to:

- (1) Employers of domestic labor in private homes.
- (2) Employers employing fewer than five employees at all times during the preceding twelve months.
- **§41-10-30.** (A) Every employer shall notify each employee in writing at the time of hiring of the normal hours and wages agreed upon, the time and place of payment, and the deductions which will be made from the wages, including payments to insurance programs. The employer has the option of giving written notification by posting the terms conspicuously at or near the place of work. Any changes in these terms must be made in writing at least seven calendar days before they become effective. This section does not apply to wage increases.
- (B) Every employer shall keep records of names and addresses of all employees and of wages paid each payday and deductions made for three years.
- (C) Every employer shall furnish each employee with an itemized statement showing his gross pay and the deductions made from his wages for each pay period.

III. PAYMENT OF WAGES

- **§41-10-40.** (A) Every employer in the State shall pay all wages due in lawful United States money or by negotiable warrant or check bearing even date with the payday.
- (B) An employer may deposit all wages due to the employee's credit at a financial institution which is doing business in the State and is insured by an agency of the federal government. When an employee's wages are paid by deposit at a financial institution, he must be furnished a statement of earnings and withholdings. Any wage deposit plan adopted by an employer shall entitle each employee to at least one withdrawal for each deposit, free of any service charge.
- (C) An employer shall not withhold or divert any portion of an employee's wages unless the employer is required or permitted to do so by state or federal law or the employer has given written notification to the employee of the amount and terms of the deductions as required by subsection (A) of §41-10-30.
- (D) Every employer in the State shall pay all wages due at the time and place designated as required by subsection (A) of §41-10-30.

Payment upon Separation

§41-10-50. When an employer separates an employee from the payroll for any reason, the employer shall pay all wages due to the employee within 48 hours of the time of separation or the next regular payday which may not exceed 30 days.

Disputed Wages

§41-10-60. In case of a dispute over wages, the employer shall give written notice to the employee of the amount of wages which he concedes to be due and shall pay the amount without condition within the time set by this chapter. Acceptance by the employee of the payment does not constitute a release as to the balance of his claim.

Right to Investigate

§41-10-70. Upon written complaint of any employee alleging a violation of this chapter, the Director of the Department of Labor, Licensing and Regulation or his designee may institute an investigation of the alleged violation. If the Director of the Department of Labor, Licensing and Regulation or his designee determines that a violation exists, he shall endeavor to resolve all issues by informal methods of mediation and conciliation.

Failure to Comply with §41-10-30

§41-10-80. (A) Any employer who violates the provisions of §41-10-30 must be given a written warning by the Director of the Department of Labor, Licensing and Regulation or his designee for the first offense and must be assessed a civil penalty of not more than one hundred dollars for each subsequent offense.

Failure to Comply with §41-10-40 and/or §41-10-50

- **§41-10-80.** (B) Any employer who violates the provisions of §41-10-40 must be assessed a civil penalty of not more than one hundred dollars for each violation. Each failure to pay constitutes a separate offense.
- (C) In case of any failure to pay wages due to an employee as required by §41-10-40 or §41-10-50 the employee may recover in a civil action an amount equal to three times the full amount of the unpaid wages, plus costs and reasonable attorney's fees as the court may allow. Any civil action for the recovery of wages must be commenced within three years after the wages become due.

Penalty Review and Collection

§41-10-80. (D) The director shall promulgate regulations to establish a procedure for administrative review of any civil penalty assessed by the director.

Penalty Review and Collection

§41-10-90. In each case where a civil penalty assessed under subsection (A) or (B) of §41-10-80 is not paid within sixty days the Director of the Department of Labor, Licensing and Regulation or his designee shall bring an action against the assessed employer for collection of the penalty. Any amounts collected must be turned over to the State Treasurer for deposit in the general fund of the state.

Prohibition of "Set Aside" Agreement

§41-10-100. No provision of this chapter may be contravened or set aside by a private agreement.

Right to Investigate

§41-10-110. The Director of the Department of Labor, Licensing and Regulation, his inspectors, agents, or designees, upon proper presentation of credentials to the owner, manager, or agent of the employer, may enter at reasonable times and have the right to question either publicly or privately any employer, owner, manager, or agent and the employees of the employer and inspect, investigate, reproduce, or photograph time records or payroll records for the purpose of determining that the provisions of this chapter are complied with.