

Welcome to your Consumer Direct Care Network Tennessee's (CDTN) Person Supported Binder

At CDTN, one of our goals is to ensure you have all you need to be a successful employer. We've created this Member Binder as a tool to help you understand:

- The Self-Direction program.
- Your role in the program.
- The roles of your DIDD Case Manager, and CDTN's Support Broker and Customer Service Staff.

Sometimes your employee may need to see the payroll schedule or CareAttend/EVV Quick Guide. Or you may need to reference the Consumer Direction Handbook or need to know who to call in a specific situation. All that and more is included in this binder! Feel free to add to it any new information you may receive from CDTN.

CONTENTS

Cover Sheet

"Who to Call?" Sheet

Consumer Direction Handbook Daily Notes Consumer Direction Member Training

- Medicaid Fraud, Waste and Abuse Identification and Reportable Event Training
- Roles and Responsibilities
- Electronic Visit Verification (EVV)Compliance Training

EOR Forms

- Worker Training Record
- Personal Profile
- Person Supported Outcomes
- Daily Log
- Transportation Log



Consumer/Self-Direction Questions - Who Do I Call?

Call Consumer	 Request check stop payments
Direct Care	 Ask about worker Direct Deposit enrollment & status
Network at	 Change worker payment preferences
nothorn at	 Request for paper mailing to be sent (paystubs)
	 Reset a Portal or CareAttend username or password for either members or providers
	 Identify timesheet payment amount(s), assist with review in CareAttend
	 Inquire about an "online error" preventing a timesheet from being submitted
	← Inquire about any technical issues preventing a timesheet from being submitted via CareAttend
	 Verification of Employment
	General EVV questions
	 Report issues with CareAttend or DirectMyCare web portal

Call your	 Directly assist workers to enroll in a Self-Directed/Consumer Directed Program
Supports Broker	Provide instruction and training on EVV timesheets to members and workers
	 Provide instruction and training on the CareAttend mobile application
	 Explain what timesheet pend messages are and what they mean
	 Answer questions about the Program rules or how the Program works
	 Explain the PCSP/ISP, authorizations, and budget
	 Check on the status of a worker's enrollment packet
	 Schedule or ask about home visits to provide further assistance
	 Request guidance in how to locate a new employee
	 Report an instance or allegation of abuse, neglect, exploitation or fraud
	 Report a worker termination of employment
at	 Report a change in unpaid care or natural supports, if it impacts personal care needs
	✤ Inquire about pay rates
	 Identify timesheet payment amount(s)
	 Inquire about the status of submitted timesheets
	← Enroll a new worker
	← Report status changes, including the beginning or end of hospitalizations or vacations that are
	out of state
	 Change worker payment preferences
	 Inquire about any technical issues preventing a timesheet from being submitted via CareAttend

Call your	 Ask general questions about the Program
MCO Support	 To make changes to your PCSP/ISP
Coordinator,	Changes in your Medicaid Status
Care Coordinator,	Changes in program eligibility
or DIDD Case	 Change in member address Change Authorized Representatives
Manager	

EVERY LIFE. EVERY MOMENT. EVERY DAY.



Self Determination Waiver Program (SDWP) Worker Training

CARE NETWORK

1

Agenda

- * Overview of the Self Determination Waiver Program (SDWP) and self-direction
- The roles and responsibilities within the program and Consumer Direct Tennessee (CDTN)
- Supporting children and adults with intellectual disabilities and children under age six with developmental delay
- * Self-Direction of Healthcare Tasks
- * Universal precautions and bloodborne pathogens
- Reporting Requirements





SDWP Overview

Consistent with the special terms and conditions for the State's approved 1115 demonstration and the June 2015 guidance issued by the U.S. Centers for Medicare & Medicaid Services (CMS), Tennessee utilizes tiered standards in its Home- and Community-Based Services (HCBS) programs, working to ensure minimum compliance across settings in its Section 1915(c) waivers while closing all new enrollment into these waivers and directing all new HCBS enrollment into the Employment and Community First CHOICES program.





Self Direction

- * Participants enrolled in the SDWP can choose self direction
- The Self-Determination Waiver does not include residential services such as supported living except for Semi-Independent Living services
- SDWP offers three service options:
 - * Personal Assistance
 - Transportation
 - * Respite -- including daily, hourly, and Federal Medical Assistance Percentage (FMAP)



Personal Assistance

- * Designed to assist and individual with a disability to perform daily activities of living
- * May be provided outside of the home if the outcomes are consistent with member's PCSP
- Services that are covered include the following:
 - * Eating, toileting, personal hygiene and grooming
 - * Training to individuals who choose to learn how to provide some of the services



7

Transportation

- * Helps the member get around the community
- * Allow members to engage in typical day-to-day, non-medical activities
- When possible, family, neighbors, co-workers, carpools, or friends are utilized to provide this assistance without charge



Respite

- * Offered as needed for caregiver relief
- * Only applies for routine family or other caregivers that are not paid to support the member
- \star $\,$ Can be up to 216 hours per member per calendar year $\,$





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11

DIDD Case Manager

- * Authorizing individual budgeted services
- Monitoring service provision for quality and appropriateness
- Receiving and reviewing all reports submitted by Consumer Direct Tennessee (CDTN) and the Supports Broker
- * Maintaining monthly phone contact and completing face-to-face home visits
- * Assisting members and representatives in understanding individual services
- * Ensuring the PCSP stays up-to-date





Supports Broker

- Provides training and support on (continued)
 - * Annual fraud, waste and abuse prevention, identification, and reporting training
 - * Reportable events reporting training
 - \star Electronic Visit Verification (EVV) and the CareAttend app
- Processes all member and worker paperwork
- * Tracks First Aid and CPR certifications







Member

- * Finding, interviewing, hiring and firing workers
- * Determining worker duties and developing job descriptions
- * Training workers to provide personalized support
- * Scheduling and supervising workers
- * Ensuring there are enough workers hired to provide necessary support
- * Ensuring the worker enters time, and approving the hours submitted



17

Member

- * Ensuring that no worker provides more that 40 hours of support per week
- Managing services
- Evaluating worker performance
- Setting wages
- * Reviewing and ensuring proper documentation for services provided
- * Developing and implementing the backup plan





Dignity of Choice

- The right of a person to make an informed decision to engage in experiences which are necessary for personal growth
- The occurrence and reporting of a Reportable Event does not necessarily mean that anyone should have done something differently to prevent the Reportable Event
- SDWP is designed to encourage members to pursue and achieve their goals, which can mean taking informed, reasonable risks





Tier One Events

Tier One events include:

- Alleged emotional or psychological abuse when medical intervention or treatment is necessary
- Alleged exploitation exceeding \$1000
- Alleged neglect which requires medical intervention or treatment and all neglect that is potentially felonious in nature when there is not an injury



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Reporting Tier One Events

Tier One Reportable Events must be reported no later than four hours after the occurrence or discovery of the event and be reported to DIDD's Abuse Hotline (1-888-633-1313), Adult Protective Services (APS), Department of Children's Services (DCS) or law enforcement as required by law. Report the event to CDTN, the Supports Broker, or online to DIDD using the REF Submission Link



25

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APS and DCS Reporting

Callers will need to provide:

- * Name of the member
- Address
- ✤ Age
- * Phone Number
- * Specifics of the reportable event











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33

Other Reportable Events

Other reportable events include:

- * Administration of routine psychotropic medication without consent
- Emergency situations including fire, flooding and serious property damage that result in harm or risk of harm to the member
- Fall with injury minor or major
- Medication variance or omission
- * The member goes missing for greater than one hour









Abuse, Neglect, and Exploitation

Abuse is defined as, "The knowing infliction of injury, unreasonable confinement, intimidation, or

punishment with resulting physical harm, pain, or mental anguish"

Some examples of abuse may be:

- * The member is over-medicated or over-sedated
- * A worker hits the member
- * A worker yells at a member to hurry up or do things differently



Abuse, Neglect, and Exploitation

Neglect is defined as, "A failure to provide goods or services necessary to avoid physical harm, mental anguish, or mental illness, which results in injury or probable risk of serious harm." Some examples of neglect may be:

- * The member becomes dehydrated because a worker is not tending to their basic needs
- * A worker does not keep the member's personal dwelling free from hazards
- * A worker leaves a member with balance problems alone in the bathroom



39

Abuse, Neglect, and Exploitation

Exploitation is defined as, "The deliberate misplacement, misappropriation, or wrongful,

temporary, or permanent use of belongings or money with or without consent."

Some examples of exploitation may be:

- * A worker reads or withholds the member's mail
- A worker has the member make purchases for them and does not repay the member
- $\ast~$ A worker uses their relationship with the member to manipulate items from them,

including jewelry, money, or other valuable personal belongings



Fraud, Waste and Abuse of Medicaid Funds

There are different types of misuse of Medicaid funds that you should be aware of:

- * Fraud is using Medicaid funds to pay for something that is not allowed on purpose
- Waste is overusing, underusing, or misusing funds without knowing
- * Abuse is behavior that results in Medicaid funds being used incorrectly or unnecessarily

The main difference between fraud and abuse is intent. There can be consequences, even if it was not done on purpose, including fines, disenrollment from the program, or jail.



41

Fraud, Waste and Abuse of Medicaid Funds

Fraud by a worker includes, but is not limited to:

- * Being paid for care that the employee did not or is not allowed to provide
- Misrepresenting the hours worked/falsifying timesheets
- Using someone else's identity to work
- * Helping someone else commit fraud







Fraud, Waste and Abuse of Medicaid Funds

To report fraud and abuse online:

- * Go to www.tn.gov/finance/fa-oig
- * Click on "Report Fraud" on the left hand side of the page

You can also call the following numbers to report fraud or abuse:

- * Office of the Inspector General (OIG) 1-800-433-3982
- Tennessee Bureau of Investigation (TBI) 1-800-433-5454







Approving a Shift in careattend

How To Approve a Shift

Once the worker ends their shift on the device, you will need to approve the shift. Follow these steps:

- 1. Review the Service Details (Fig. 01).
- 2. In the Signature section, tap inside the signature box (Fig. 02).
- 3. You may turn the device sideways to have a larger signature box (Fig. 03).
- 4. When you are finished signing, select the **Submit** button (Fig. 04).
- **5.** You have now successfully approved the shift and can return the device to the Worker (Fig. 05).











DirectMyCare Web Portal Activation

RESET YOUR PASSWORD

- From the DirectMyCare sign-in screen, select "Forgot your Password?" (Fig. 01).
- 2. On the next screen, enter your email address and select "Send Verification Code" (Fig. 02)

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Email Address]	
Password		
	Sign in	
Forgot your pass Fig. 01	vord?	
	Email Address	
	Send verification code	

ENTER VERIFICATION CODE

- Open a new browser window and check your email for the verification code. The email will come from "Microsoft on behalf of Consumer Direct Care Network B2C" (Fig. 03).
- **4. Return to the registration page** and enter the code from your email into the verification box.
 - -- Select "Verify Code" (Fig. 04).

* If you need a new verification code, click "Send new code."

5. Select "Continue."



CREATE PASSWORD

- 6. Create a new password and confirm it. The password must contain:
 - A minimum of 8 characters
 - -- Lowercase and uppercase letters
 - At least 1 numeric character
 - -- At least 1 special character
- 7. When finished, you will be logged into the DirectMyCare web portal.
- 8. Verify the last 4 digits of your **Social Security Number**, then select "Continue" (Fig. 05).
- **9.** You will get a confirmation message that you are logged into the DirectMyCare web portal. Follow the instructions in the message to continue (Fig. 06).







employer of record Approve or Reject Time in directmycare.com

If your Worker enters an exception or makes an adjustment to their shift, you can use the web portal to approve or reject their adjusted shift.

Employer of Record: Time Approval

- 1. If you are the Employer of Record, sign in to the CDCN web portal, **DirectMyCare.com**, by entering your email address and password. Click **Sign In** and you will be redirected to the dashboard.
- 2. On the dashboard, click the **Time Entry** button in the upper right of the screen and you will be redirected to the time entry approval screen.
- 3. From the dropdown, select the Worker whose time you are reviewing.
- 4. You can choose to approve one shift at a time, a row at a time, or an entire week at a time.
 - To approve one shift, click in a cell where time has been submitted. When you click in a cell, the cell color changes and you will see a pane on the right side of the screen. Review all information in the pane and if correct, click the Approve button.
 - To approve an entire row or week, click the appropriate checkbox on the left side of the grid. Click the Approve button in the lower right of the screen.
- **5.** After clicking the **Approve** button an attestation will open where you agree that shift details are true and accurate. Click **Ok** to agree that the information entered is accurate.

Employer of Record: Time Rejection

- 1. If you are the Employer of Record, sign in to the CDCN web portal, **DirectMyCare.com**, by entering your email address and password. Click **Sign In** and you will be redirected to the dashboard.
- 2. On the dashboard, click the **Time Entry** button in the upper right of the screen.
- 3. From the dropdown, select the Worker whose time you are reviewing.
- **4.** To reject a shift, click in the cell where time has been submitted. Make sure only shifts that you want to reject are selected. When you click in the cell, the cell color changes and you will see a pane on the right side of the screen.
- 5. Click the **Reject** button.
- **6.** The rejected shift will be returned to the Worker and marked with a red X. After a shift is rejected, it cannot be adjusted by the Worker. The Worker will need to submit a new shift.

How do I correct a shift entered from EVV?

If an attendant submitted the shift for the Employer's approval but it needs to be changed, it is important that the Employer reject the shift in the web portal. The rejected shift will be returned to the Worker. After a shift is rejected, it cannot be adjusted by the Worker. The Worker will need to delete that shift and enter a new one.

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EMPLOYER OF RECORD Spending Summary Reports

Employer of Record: Bi-Weekly Auth Determination

- 1. If you are the Employer of Record, sign in to the CDCN web portal, **DirectMyCare.com**, by entering your email address and password. Click **Sign In** and you will be redirected to the dashboard.
- 2. On the My Dashboard page, select the user you would like to review time for. Under the participants tab, click **More** next to the participants name.
- 3. On the user profile page, select the green Summary Reports button.
- 4. Within the Summary Report, determine your remaining utilization by looking at the Remaining column (Fig. 01).
- Return to the My Dashboard page, and total the amount of hours in the **Time Spent** column to ensure that it is within your bi-weekly authorization parameters. Note: your bi-weekly authorization parameters are provided by your Supports Broker. Contact them directly if you are unsure of time you are allowed to approve bi-weekly (Fig. 02).
- 6. To determine how much time you have already approved for a specific bi-weekly reporting period, select the **Time Entry** button on the My Dashboard page.
- **7.** Use the arrows next to the calendar icon to switch between the weeks in the reporting period to determine time that has already been submitted and time that is still pending approval.
- Time entries preceded by a green thumbs up icon (Ready to be Paid) are included in the Processing to be Billed column on the Summary Report whereas submitted hours are not.
- **9.** The **Total Hours** column shows you what has been approved and what is still pending approval. Use this information to determine if additional time approval will put you over your allowed authorization limits (Fig. 03).

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PMPM FEF Monthly Admin Fee	Hours	12	3		9				75.	00	
S5126 Aterdent 7/72021-1812022	Hours	1,672	755 25	12975	787					47.0	7
S5150 Rospite	Hours	480	26	1	473.5			Ş	8.65		
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Fig. 01

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Fig. 02

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Attendant								0.00
Respite								0.00
Ropile								0.00
	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00





Setting Your IVR Pin

Workers will need to complete the IVR Registration form found on the CDTN website for each Member.

Locating your User ID

1. Sign into the DirectMyCare web portal from the CDTN website.



2. Select your name in the top right corner to view your profile.



3. Your Person ID is your User ID for the IVR.

Basic Information		
First Name		A 1994
Last Name		Teller II
Email		AMERICAL RECEIPTION COM
Role		Industrial Provider
Person ID	:	10001110
Company	:	12248
Program		
IVR PIN		100

Creating your PIN

- **1.** Using your phone number, call into the IVR system (Fig. 01).
- When prompted, enter your User ID followed by the pound sign (#).
 If # is not entered, system will say "invalid entry."
- 3. When prompted, choose a 6-digit PIN
- 4. The system will read your PIN back to you:
- Press 1 to keep and use this PIN.
 - Press 2 to create a new PIN.

Changing your PIN

- 1. Using your phone number, call into the IVR system (Fig. 01).
- When prompted, enter your User ID followed by the pound sign (#).
 If # is not entered, system will say "invalid entry."
- 3. When prompted, press * to change your PIN.
- 4. Choose your **new 6-digit PIN**.
- 5. The system will read your PIN back to you:
 - ← Press 1 to keep and use this PIN.
 - Press 2 to create a new PIN.

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IVR: English: 877-532-8537 Spanish: 855-581-0509

Fig. 01

continued on next page

Troubleshooting

User ID is Invalid

If the caller does not enter # sign after User ID, they will get a "User ID is invalid" message.

No Options Given to Record Time

If the IVR system does not recognize the phone number you are calling from, it will ask for your User ID and PIN. However, you will not hear options to record time or advance in the IVR system. IVR requires you to use the Member's landline phone that is on file with CDTN. If the member needs to update their phone number, they will need to contact CDTN or their Supports Broker.

IVR System Options

The options in the IVR system are as follows:

- "To record a timesheet entry, press ONE" this is for Workers who want to record an EVV compliant IVR shift.
- -- "To record a fob entry, press TWO" this is for Workers who want to record an EVV compliant fob shift.

I Don't Remember My PIN

Caller must use 6-digit PIN, followed by #. If forgotten, change your PIN by selecting *key after entering your User ID.

When will Consumer Direction Services Start?

- When will your worker start working? How will you know?
 - When CDTN has received and processed all the member's paperwork, all the worker(s) paperwork, the worker(s) background check has come back as passed, and FA/CPR certs have been received; CDTN sends notice to the MCO that the member is ready to being services.
- The MCO will then give an authorized date for services to start.
- Your Support Broker will call you and your worker with this start date.
- What's your worker's schedule?
 - You have recommended number hours of care per week based on the Person Centered Support Plan. As the employer, you can determine when your worker works based on your needs and the amount of hours authorized on your plan of care.
- How will your worker be paid?
 - o Payroll is bi-weekly, please reference payroll calendar
 - CDTN must have valid authorizations from the MCO and an approved timesheet from the employer in order to pay the worker.
 - Timesheets are completed using CDTN's Electronic Visit Verification technology called CareAttend.



CPR/First Aid

The Tennessee Department of Disability and Aging (DDA) Acceptable CPR & First Aid Certifying Entities

DDA accepts CPR and First Aid Certifying Entities based on the following requirements:

- 1. The training program must follow national standards. It must comply with the same guidelines used by the American Heart Association (AHA) and American Red Cross (ARC) for course development.
- 2. A hands-on performance of basic first aid and CPR skills is required. It will be evaluated in person by an authorized instructor. Online skills test will not be accepted.
- 3. TN-issued RN, LPN, CNA, or EMT licenses will fulfill the First Aid requirements. But a CPR certification will still need to be completed.

Below is the list of CPR and First Aid Certifying Entities currently accepted by DDA:

- American Health and Safety Council
- American Safety and Health Institute (ASHI)
- American Heart Association (AHA)
- AHA Heart Saver including AHA Heartsaver for K-12 Schools
- Child CPR AED
- American Heart Saver
- American Red Cross (ARC)
- EMS Safety Services
- First Responder
- First Response Safety Training
- Health and Safety Institute (HSI)
- Life Aid Medical and Heart Rhythm CPR Training
- Medic First
- MTN Provider Certificates/Cards
- Military Training Network
- Cardiac and Trauma Life Support
- Nashville First Aid and CPR
- National Safety Council (NSC)
- NCS and Walden Security
- Tennessee Department of Children's services and HARMONY FAMILY CENTER
- PATH CPR and FIRST AID
- Waterdogs Scuba and Safety

Employer of Record Documents ... IRS Form SS-4

- This is a one-page form. You are asked to review, sign and date the form.
- This form tells the IRS that you are going to be an employer. After CDTN submits this form, the IRS will assign you an Employer Identification Number. This is what the IRS uses to identify employers when filing tax returns and depositing withholding taxes.
- We have entered CDTN's address in lines 4a and 4b so that IRS paperwork relating to this program will not be sent to your home *it will come to us instead*.

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Employer of Record Documents ... IRS Form 2678

- This is a 1-page form. You are asked to sign and date the form in the boxes below boxes 9 and 10.
- This form tells the IRS that you are giving CDTN permission to complete tax processes on your behalf for this program.

• This form only allows us to withhold taxes from your employee's paychecks and deposit those taxes with the IRS. It does not allow CDTN access to any of your personal income tax information.

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and sign Part 2. Then give it to the agent. Have the agent complete Part 3 and sign it. Note. This appointment is not effective until we approve your request. See the instructions for filing Form 2678 on page 3. • If you are an employer, payer, or agent who wants to revoke an existing appointment, complete all three parts. In this case, only one signature is required. Check one) • You want to appoint an agent for tax reporting, depositing, and paying. You want to revoke an existing appointment. Part 2: mployer or Payer Information: Complete this part if you want to appoint an agent or revoke an appointment. 1 Employer's or payer's name (not your trade name) 3 Trade name (if any) 4 Address Street Suite or room number (EIN) - 2 Forms for which you want to appoint an agent or revoke the agent's suppointment to file. (Check all that app(:) For SOMI employee's payees' payments Form 940, 940-PR (Employer's Annual Federal Unemployment (FUTA) Tax Return) For SOMI employees (Payees) payees/payments Form 941, 941-PR, 941-SS (Employer's Annual Federal Tax Return) payees/payments Form 944, 944(SP) (Employer's Annual Return of Varicutural Employees) payees/payment Form 945, Annual Return of Withheld Federal Tax Return) Porm 940, Employer's Annual Retirement Tax Return) Form 945, Annual Return of Withheld Federal Tax Return) Porm 940, Employer's Annual Retir	deposits or payments	s of employment or other with		For IRS use:	
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For Privacy Act and Paperwork Reduction Act Notice, see the instructions. Form 2678 (Rev. 8-2014)
Employer of Record Documents...Tennessee Form LB-0927

• This is a 1-page form. You are asked to sign and date at the bottom of the first page.

• This form tells the Tennessee Department of Labor and Workforce Development that you have authorized CDTN to represent you in matters of state unemployment insurance.

• This form establishes CDTN as the mailing address on your employer account.

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Phone: 406.	.532.8502 ex	t 8	Fax: 406.5	32.85	88		
is authorized	to represent (Employer):		-			12020
Employe	r's Federal Er	nployer Identification Nun	aber:			Applied For	
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before the Te	annessee Depa	ertment of Labor and Work	force Develo	opmen	t (TDLWD)	for the item(s)	checked below
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Employer of Record Documents - Employer of Record Attestation

- This form has many pages. You are asked to sign and date at the bottom.
- This form confirms that you are agreeing to the roles and responsibilities of being an employer in the program. You must ensure there is no fraud committed.

CARE NETWORK			EMPLO	YER OF RECORD ATTESTATION	
Memt	Member Name				
First		Last:			
Empl	oyer Name				
First		Last:			
This	attestation sets forth the re	esponsibilities	of the Employer of Record (EOR). They	are subject to federal and state laws.	
Con	sumer Direct Care Netw	vork Tennes	ee (CDTN) Responsibilities		
	Provide enrollment pad				
2	 Pay Workers bi-weekly, EOR. 	on behalf of t	he EOR. For the Worker to be paid, servi	ce shifts must be approved by the -	
3	Deposit employer-relate	ed taxes using	the EOR's tax ID.		
4	Follow all IRS and state	guidelines.			
	Obtain all proper federa				
	 Process all tax exemption Maintain records of all: 	ons and within	odings.		
· "	 Maintain records or all. Withholdings 				
	 Flings 				
	 Payments 				
	Supply the Worker with		each pay period. tatements for filing income tax returns.		
			am budget. The Employer must watch sp	ending and not exceed the	
· ·	approved amount.				
	 Submit all claims to the 				
	 Will only pay for tasks a Upon the end of this Att 		Service Plan. I will complete all required federal and state	te filings	
	R Terms and Conditions		a militari prese di requirea reacitar ana au	ne milige.	
	1. I understand I am the E	Employer of R	ecord for any Workers I hire. The Worker	is not an employee of CDTN or the	
	State.				
	2. In the Sen-Determinati 3. I will:	on waiver Pro	gram, I am not required to have workers' o	ompensation insurance.	
'		vides the Men	ber's services. I know non-qualified Work	ers cannot be paid. I will	
	make sure the V				
	 Can be law 		d.		
	 Meets pro 		training bacad on presson a las		
			training based on program rules. weck before starting work.		
	 Follow all state f 				
	 Abide by all stats 	e and federal I	aws. This includes tax and labor laws.		
	 Decide how I will 				
	 Recruit and inter Check Worker re 				
	 Define the Work 				
			s set by the state		
	 Job duties 	-			
	 Job descri 				
	 Work sche Make sure the d 		SCIS Form I-9 are complete and accurate	- Lull submit it to COTM	
			and their start date. This is based on the		
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Worker Name	Employer of Record Name	Member Name

Please select at least one service type below and enter the wages to be paid to the Worker. The hourly rate of pay for the Worker based on the Self-Directed Services budget for the Member.

! IMPORTANT: We need to know the hourly rate of pay, not the hourly rate plus employer taxes or other costs. For example: If a person works in a job, they can tell you how much money they make per hour. That is the number you enter in the "Hourly Rate" field.

To see how much the Worker's hourly rate will cost the EOR, please refer to the Cost to You form.

Request Type	New Service	🗆 Change Hourly Rate	Effective Date:	
request type.		LI Change houny hate	Effective Date.	

Hourly Services – Service Name, Service Code, and Hour Pay Rate:				
Service Name and Service Code	Hourly Rate			
 Personal Assistance Respite Individual Transportation 	\$ per hour \$ per hour \$ per hour			

Back-up Support (check one):

 \Box Yes \Box No The Worker will serve as back-up if other Workers are unable to provide services.

Transportation

If you will transport the Member, provide the following:

- Current Driver's License; and
- Current proof of Auto Insurance.

Agree and Sign

The Worker and Employer of Record have:

- Read all of this form.
- Agree that the details provided are accurate and complete.
- Discussed and agreed to the above-listed services and/or hourly rate details.

This form is not intended to create a contract of employment or rate of pay for a specific period of time.





Consumer Direction Hourly Rates

As the employer you have to set your workers' wages using hourly rates approved by TennCare. Below is a chart that shows you the updated rates that can apply, and what your options are for paying your workers. You must pick a rate that is in this chart. It must match with the type of service that worker is providing.

Examples of Employee Rates

Service	Service Code	Hourly Rate
Personal Assistance	9P060	\$12.89
Personal Assistance	9P050	\$15.04
Personal Assistance	9P040	\$16.62
Personal Assistance	9P030	\$17.77
Personal Assistance	9P020	\$18.77
Personal Assistance	9P010	\$18.95
Personal Assistance	9P000	\$21.04

Service	Service Code	Hourly/Daily Rate
Respite 1: 8-15 Hours/Day	9G821/9G841	\$66.12
Respite 2: 16-24 Hours/Day	9G822/9G842	\$203.05
Respite 3: 24 Hours Awake	9G823/9G843	\$240.54
Respite 4: Less than 8 Hours/Day-Quarter Hour	9G820	\$18.34
FMAP Respite: 16-24 Hours/Day	9G542	\$203.05

Service	Service Code	Unit Rate
Individual Transportation	9T611	\$7.13

**Note - The IRS has criteria to determine if your workers are exempt from certain federal taxes (FICA & FUTA) based on the employer/employee relationship. The IRS requires your worker take the exemption if the worker is your child, your parent, or your spouse. This means their net pay amount will be closer to their gross pay amount. However, no taxes will be paid into Social Security or Medicare for them.

Do you need free help with this letter? If you speak a language other than English, help in your language is available for free. This page tells you how to get help in a language other than English. It also tells you about other help that's available.
Spanish:EspañolATENCIÓN: si habla español, tiene a su disposición servicios gratuitos de asistencia lingüísticaCDTN Wellpoint: 888-398-0664 (TRS:711)-CDTN BlueCare Tennessee: 888-450-3240 (TRS:711)-CDTN UnitedHealthcare: 888-444-3109 (TRS:711)-CDTN TennCare DDA: 888-450-3242 (TRS:711)
لاستان كوردى قەسە دەكەيت، خزمەتگوزاريەكانى يارمەتى زمان، بەخۆرايى، بۆ تۆ بەردەستە. - CDTN Wellpoint: 888-398-0664 (TRS:711) - CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) - CDTN UnitedHealthcare: 888-444-3109 (TRS:711) - CDTN TennCare DDA: 888-450-3242 (TRS:711)
مربية علام: اذا ملكتة تغللا ربية علا اتمدخ دة عاسما وية غلا رقوتم كل انجام. - CDTN Wellpoint: 888-398-0664 (TRS:711) - CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) - CDTN UnitedHealthcare: 888-444-3109 (TRS:711) - CDTN TennCare DDA: 888-450-3242 (TRS:711)
Chinese: 繁體中文 注意:如果您使用繁體中文,您可以免費獲得語言援助服務。 CDTN Wellpoint: 888-398-0664 (TRS:711) CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) CDTN UnitedHealthcare: 888-444-3109 (TRS:711) CDTN TennCare DDA: 888-450-3242 (TRS:711)
 Vietnamese: Tiếng Việt CHÚ Ý: Nếu bạn nói Tiếng Việt, có các dịch vụ hỗ trợ ngôn ngữ miễn phí dành cho bạn. CDTN Wellpoint: 888-398-0664 (TRS:711) CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) CDTN UnitedHealthcare: 888-444-3109 (TRS:711) CDTN TennCare DDA: 888-450-3242 (TRS:711)
Korean: 한국어 주의: 한국어를 사용하시는 경우, 언어 지원 서비스를 무료로 이용하실 수 있습니다. - CDTN Wellpoint: 888-398-0664 (TRS:711) - CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) - CDTN UnitedHealthcare: 888-444-3109 (TRS:711) - CDTN TennCare DDA: 888-450-3242 (TRS:711)
French: Français ATTENTION : Si vous parlez français, des services d'aide linguistique vous sont proposés gratuitement. - CDTN Wellpoint: 888-398-0664 (TRS:711) - CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) - CDTN UnitedHealthcare: 888-444-3109 (TRS:711) - CDTN TennCare DDA: 888-450-3242 (TRS:711) - CDTN TennCare DDA: 888-450-3242 (TRS:711)
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- (CDTN UnitedHealthcare: 888-444-3109 (ጦስጣት ለተሳናቸው:TRS:711)
	CDTN TennCare DDA: 888-450-3242 (ጦስጣት ለተሳናቸው:TRS:711)
Gujarati:	ગુજરાતી
	જો તમે ગુજરાતી બોલતા હો, તો િનઃશુલ્ક ભાષા સહાય સેવાઓ તમારા માટે ઉપલબ્ધ છે.
- (CDTN Wellpoint: 888-398-0664 (TRS:711)
- (CDTN BlueCare Tennessee: 888-450-3240 (TRS:711)
- (CDTN UnitedHealthcare: 888-444-3109 (TRS:711)
- (CDTN TennCare DDA: 888-450-3242 (TRS:711)
Laotian:	ພາສາລາວ
ໂປດຊາບ	: ຖ້າວ່າ ທ່ານວົ້າພາສາ ລາວ, ການບໍລິການຊ່ວຍເຫຼືຼ ອດ້ານພາສາ, ໂດຍບໍ່ ເສັງຄ່າ, ແມ່ ນມີ ພ້ອມໃຫ້ທ່ານ.
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- (CDTN UnitedHealthcare: 888-444-3109 (TRS:711)
- (CDTN TennCare DDA: 888-450-3242 (TRS:711)
German:	Deutsch
ACHTUN	NG: Wenn Sie Deutsch sprechen, stehen Ihnen kostenlos sprachliche Hilfsdienstleistungen zur
Verfügu	ng.
- (CDTN Wellpoint: 888-398-0664 (TRS:711)
- (CDTN BlueCare Tennessee: 888-450-3240 (TRS:711)
	CDTN UnitedHealthcare: 888-444-3109 (TRS:711)
- (CDTN TennCare DDA: 888-450-3242 (TRS:711)
Tagalog:	Tagalog
	WA: Kung nagsasalita ka ng Tagalog, maaari kang gumamit ng mga serbisyo ng tulong sa wika
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	CDTN UnitedHealthcare: 888-444-3109 (TRS:711)
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-	CDTN TennCare DDA: 888-450-3242 (TRS:711)				
Persian:	فارسى				
	توجه : اگر به زبان فارسی گفتگو می کنید، تسهیلات زبانی بصورت رایگان برای شما فراهم می باشد.				
	CDTN Wellpoint: 888-398-0664 (TRS:711) -				
	CDTN BlueCare Tennessee: 888-450-3240 (TRS:711) -				
	CDTN UnitedHealthcare: 888-444-3109 (TRS:711) -				
	CDTN TennCare DDA: 888-450-3242 (TRS:711) -				

- Do you need help talking with us or reading what we send you?
- Do you have a disability and need help getting care or taking part in one of our programs or services?
- Or do you have more questions about your health care?

Call us for free. We can connect you with the free help or service you need. (For TRS call: 711)

- CDTN Wellpoint: 888-398-0664
- CDTN BlueCare Tennessee: 888-450-3240
- CDTN UnitedHealthcare: 888-444-3109
- CDTN TennCare DDA: 888-450-3242

We obey federal and state civil rights laws. We do not treat people in a different way because of their race, color, birth place, language, age, disability, religion, or sex. Do you think we did not help you or you were treated differently because of your race, color, birth place, language, age, disability, religion, or sex? You can file a complaint by mail, by email, or by phone. Here are three places where you can file a complaint:

MCO/Contractor Information	U.S. Department of Health & Human
	Services
Wellpoint	Office for Civil Rights
Phone: 800-600-4441	200 Independence Ave SW, Rm 509F,
(TRS 711)	HHH Bldg
	Washington, DC 20201
BlueCare Tennessee	
Phone: 800-468-9698	Phone: 800-368-1019
(TRS 711: 888-418-0008)	(TDD): 800-537-7697
UnitedHealthcare	You can get a complaint form online at:
Phone: 888-383-9253	www.hhs.gov/ocr/office/file/index.html
(TRS 711)	Or you can file a complaint online at:
	ocrportal.hhs.gov/ocr/portal/lobby.jsf
	Wellpoint Phone: 800-600-4441 (TRS 711) BlueCare Tennessee Phone: 800-468-9698 (TRS 711: 888-418-0008) UnitedHealthcare Phone: 888-383-9253





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.

Employers must:

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

On-Site Consultation services are available to small and medium-sized employers, without citation or penalty, through OSHA-supported consultation programs in every state.



This poster is available free from OSHA.

Contact OSHA. We can help.

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





Seguridad y Salud en el Trabajo ¡ES LA LEY!

Todos los trabajadores tienen el derecho a:

- Un lugar de trabajo seguro.
- Decir algo a su empleador o la OSHA sobre preocupaciones de seguridad o salud, o reportar una lesión o enfermedad en el trabajo, sin sufrir represalias.
- Recibir información y entrenamiento sobre los peligros del trabajo, incluyendo sustancias toxicas en su sitio de trabajo.
- Pedir una inspección confidencial de OSHA de su lugar de trabajo si usted cree que hay condiciones inseguras o insalubres. Usted tiene el derecho a que un representante se comunique con OSHA en su nombre.
- Participar (o su representante puede participar) en la inspección de OSHA y hablar en privado con el inspector.
- Presentar una queja con la OSHA dentro de 30 días (por teléfono, por internet, o por correo) si usted ha sufrido represalias por ejercer sus derechos.
- Ver cualquieras citaciones de la OSHA emitidas a su empleador.
- Pedir copias de sus registros médicos, pruebas que miden los peligros en el trabajo, y registros de lesiones y enfermedades relacionadas con el trabajo.

Los empleadores deben:

- Proveer a los trabajadores un lugar de trabajo libre de peligros reconocidos. Es ilegal discriminar contra un empleado quien ha ejercido sus derechos bajo la ley, incluyendo hablando sobre preocupaciones de seguridad o salud a usted o con la OSHA, o por reportar una lesión o enfermedad relacionada con el trabajo.
- Cumplir con todas las normas aplicables de la OSHA.
- Notificar a la OSHA dentro de 8 horas de una fatalidad laboral o dentro de 24 horas de cualquier hospitalización, amputación, o pérdida de ojo relacionado con el trabajo.
- Proporcionar el entrenamiento requerido a todos los trabajadores en un idioma y vocabulario que pueden entender.
- Mostrar claramente este cartel en el lugar de trabajo.
- Mostrar las citaciones de la OSHA acerca del lugar de la violación alegada.

Servicios de consulta en el lugar de trabajo están disponibles para empleadores de tamaño pequeño y mediano sin citación o multa, a través de los programas de consulta apoyados por la OSHA en cada estado.

Este cartel está disponible de la OSHA para gratis.

Llame OSHA. Podemos ayudar.

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

EBAPLOYEE RIGHTS UNDER THE FAIR LABOR STANDARDS ACT FEDERAL MINIMUM WAGE \$7,25 PER HOUR EGINNING JULY 24, 2009

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

- **OVERTIME PAY** At least 1¹/₂ times the regular rate of pay for all hours worked over 40 in a workweek.
- CHILD LABOR An employee must be at least 16 years old to work in most non-farm jobs and at least 18 to work in non-farm jobs declared hazardous by the Secretary of Labor. Youths 14 and 15 years old may work outside school hours in various non-manufacturing, non-mining, non-hazardous jobs with certain work hours restrictions. Different rules apply in agricultural employment.
- **TIP CREDIT** Employers of "tipped employees" who meet certain conditions may claim a partial wage credit based on tips received by their employees. Employers must pay tipped employees a cash wage of at least \$2.13 per hour if they claim a tip credit against their minimum wage obligation. If an employee's tips combined with the employer's cash wage of at least \$2.13 per hour do not equal the minimum hourly wage, the employer must make up the difference.
- **PUMP AT WORK** The FLSA requires employers to provide reasonable break time for a nursing employee to express breast milk for their nursing child for one year after the child's birth each time the employee needs to express breast milk. Employers must provide a place, other than a bathroom, that is shielded from view and free from intrusion from coworkers and the public, which may be used by the employee to express breast milk.
- **ENFORCEMENT**
- 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 Department may litigate and/or recommend criminal prosecution. Employers may be assessed civil money penalties for each willful or repeated violation of the minimum wage or overtime pay provisions of the law. Civil money penalties may also be assessed for violations of the FLSA's child labor provisions. Heightened civil money penalties may be assessed for each child labor violation that results in the death or serious injury of any minor employee, and such assessments may be doubled when the violations are determined to be willful or repeated. The law also prohibits retaliating against or discharging workers who file a complaint or participate in any proceeding under the FLSA.

ADDITIONAL INFORMATION

- Certain occupations and establishments are exempt from the minimum wage, and/or overtime pay provisions. Certain narrow exemptions also apply to the pump at work requirements.
- Special provisions apply to workers in American Samoa, the Commonwealth of the Northern Mariana Islands, and the Commonwealth of Puerto Rico.
- Some state laws provide greater employee protections; employers must comply with both.
- Some employers incorrectly classify workers as "independent contractors" when they are
 actually employees under the FLSA. It is important to know the difference between the two
 because employees (unless exempt) are entitled to the FLSA's minimum wage and overtime
 pay protections and correctly classified independent contractors are not.
- Certain full-time students, student learners, apprentices, and workers with disabilities may be paid less than the minimum wage under special certificates issued by the Department of Labor.



1-866-487-9243 www.dol.gov/agencies/whd



DERECHOS DE LOS TRABAJADORES BAJO LA LEY DE NORMAS JUSTAS DE TRABAJO (FLSA-siglas en inglés)

SALARIO MÍNIMO FEDERAL \$7,25 por hora A PARTIR DEL 24 DE JULIO DE 2009

La ley exige que los empleadores exhiban este cartel donde sea visible por los empleados.

PAGO POR SOBRETIEMPO	Por lo menos tiempo y medio (1½) de la tasa regular de pago por todas las horas trabajadas en exceso de 40 en una semana laboral.
TRABAJO DE MENORES DE EDAD	El empleado tiene que tener por lo menos 16 años para trabajar en la mayoría de los trabajos no agrícolas y por lo menos 18 años para trabajar en los trabajos no agrícolas declarados peligrosos por la Secretaría de Trabajo. Los menores de 14 y 15 años pueden trabajar fuera del horario escolar en varias ocupaciones que no sean de manufactura, de minería, y que no sean peligrosas con ciertas restricciones al horario de trabajo. Se aplican distintos reglamentos al empleo agrícola.
CRÉDITO POR PROPINAS	Los empleadores de "empleados que reciben propinas" que cumplan con ciertas condiciones, pueden reclamar un crédito de salario parcial basado en las propinas recibidas por sus empleados. Los empleadores les tienen que pagar a los empleados que reciben propinas un salario en efectivo de por lo menos \$2.13 por hora si ellos reclaman un crédito de propinas contra su obligación de pagar el salario mínimo. Si las propinas recibidas por el empleado combinadas con el salario en efectivo de por lo menos \$2.13 por hora del empleador no equivalen al salario mínimo por hora, el empleador tiene que compensar la diferencia.
MADRES LACTANTES	La FLSA exige que los empleadores le proporcionen un tiempo de descanso razonable a la empleada que sea madre lactante y que esté sujeta a los requisitos de sobretiempo de la FLSA, para que la empleada se extraiga leche manualmente para su niño lactante por un año después del nacimiento del niño, cada vez que dicha empleada tenga la necesidad de extraerse leche. A los empleadores también se les exige que proporcionen un lugar, que no sea un baño, protegido de la vista de los demás y libre de la intrusión de los compañeros de trabajo y del público, el cual pueda ser utilizado por la empleada para extraerse leche.
CUMPLIMIENTO	El Departamento tiene la autoridad de recuperar salarios retroactivos y una cantidad igual en daños y perjuicios en casos de incumplimientos con el salario mínimo, sobretiempo y otros incumplimientos. El Departamento puede litigar y/o recomendar un enjuiciamiento criminal. A los empleadores se les pueden imponer sanciones pecuniarias civiles por cada incumplimiento deliberado o repetido de las disposiciones de la ley del pago del salario mínimo o de sobretiempo. También se pueden imponer sanciones pecuniarias civiles incrementadas por cada incumplimiento con las disposiciones de la FLSA sobre el trabajo de menores de edad. Además, se pueden imponer sanciones pecuniarias civiles incrementadas por cada incumplimiento con el trabajo de menores que resulte en la muerte o una lesión seria de un empleado menor de edad, y tales avaluaciones pueden duplicarse cuando se determina que los incumplimientos fueron deliberados o repetidos. La ley también prohíbe tomar represalias o despedir a los trabajadores que presenten una queja o que participen en cualquier proceso bajo la FLSA.
	· Ciertas equipaciones y ciertas establecimientos están eventes de los dispesicienes del celerio mínimo y/o

INFORMACIÓN ADICIONAL

- Ciertas ocupaciones y ciertos establecimientos están exentos de las disposiciones del salario mínimo, y/o de las disposiciones del pago de sobretiempo.
- Se aplican disposiciones especiales a trabajadores de Samoa Americana, del Estado Libre Asociado de las
- Islas Marianas del Norte y del Estado Libre Asociado de Puerto Rico.
- Algunas leyes estatales proporcionan protecciones más amplias a los trabajadores; los empleadores tienen que cumplir con ambas.
- Algunos empleadores clasifican incorrectamente a sus trabajadores como "contratistas independientes" cuando en realidad son empleados según la FLSA. Es importante conocer la diferencia entre los dos porque los empleados (a menos que estén exentos) tienen derecho a las protecciones del salario mínimo y del pago de sobretiempo bajo la FLSA y los contratistas correctamente clasificados como independientes no lo tienen.
- A ciertos estudiantes de tiempo completo, estudiantes alumnos, aprendices, y trabajadores con discapacidades se les puede pagar menos que el salario mínimo bajo certificados especiales expedidos por el Departamento de Trabajo.



DIVISIÓN DE HORAS Y SALARIOS DEPARTAMENTO DE TRABAJO DE LOS EE.UU. 1-866-487-9243 TTY: 1-877-889-5627 www.dol.gov/whd



EMPLOYEE RIGHTS FOR WORKERS WITH DISABILITIES

PAID AT SUBMINIMUM WAGES

This establishment has a certificate authorizing the payment of subminimum wages to workers who are disabled for the work they are performing. Authority to pay subminimum wages to workers with disabilities generally applies to work covered by the Fair Labor Standards Act (FLSA), McNamara-O'Hara Service Contract Act (SCA), and/or Walsh-Healey Public Contracts Act (PCA). Such subminimum wages are referred to as "commensurate wage rates" and are less than the basic hourly rates stated in an SCA wage determination and/or less than the FLSA minimum wage of \$7.25 per hour. A "commensurate wage rate" is based on the worker's individual productivity, no matter how limited, in proportion to the wage and productivity of experienced workers who do not have disabilities that impact their productivity when performing essentially the same type, quality, and quantity of work in the geographic area from which the labor force of the community is drawn.

Employers shall make this poster available and display it where employees and the parents and guardians of workers with disabilities can readily see it.

WORKERS WITH DISABILITIES

Subminimum wages under section 14(c) are not applicable unless a worker's disability actually impairs the worker's earning or productive capacity for the work being performed. The fact that a worker may have a disability is not in and of itself sufficient to warrant the payment of a subminimum wage.

For purposes of payment of commensurate wage rates under a certificate, a worker with a disability is defined as: An individual whose earnings or productive capacity is impaired by a physical or mental disability, including those related to age or injury, for the work to be performed.

Disabilities which may affect productive capacity include an intellectual or developmental disability, psychiatric disability, a hearing or visual impairment, and certain other impairments. The following do not ordinarily affect productive capacity for purposes of paying commensurate wage rates: educational disabilities; chronic unemployment; receipt of welfare benefits; nonattendance at school; juvenile delinquency; and correctional parole or probation.

WORKER NOTIFICATION

KEY ELEMENTS OF COMMENSURATE WAGE RATES

Each worker with a disability and, where appropriate, the parent or guardian of such worker, shall be informed orally and in writing by the employer of the terms of the certificate under which such worker is employed.

- Nondisabled worker standard—The objective gauge (usually a time study of the production of workers who do not have disabilities that impair their productivity for the job) against which the productivity of a worker with a disability is measured.
- Prevailing wage rate-The wage paid to experienced workers who do not have disabilities that impair their productivity for the same or similar work and who are performing such work in the area. Most SCA contracts include a wage determination specifying the prevailing wage rates to be paid for SCA-covered work.
- Evaluation of the productivity of the worker with a disability-Documented measurement of the production of the worker with a disability (in terms of quantity and quality).

The wages of all workers paid commensurate wages must be reviewed, and adjusted if appropriate, at periodic intervals. At a minimum, the productivity of hourly-paid workers must be reevaluated at least every six months and a new prevailing wage survey must be conducted at least once every twelve months. In addition, prevailing wages must be reviewed, and adjusted as appropriate, whenever there is a change in the job or a change in the prevailing wage rate, such as when the applicable state or federal minimum wage is increased.

The Workforce Innovation and Opportunity Act of 2014 (WIOA) amended the Rehabilitation Act by adding section 511, which places limitations on the payment of subminimum wages to individuals with disabilities by mandating the completion of certain requirements prior to and during the payment of a subminimum wage.

Executive Order 13658, Establishing a Minimum Wage for Contractors, established a minimum wage that generally must be paid to workers performing on or in connection with a covered contract with the Federal Government. Workers covered by this Executive Order and due the full Executive Order minimum wage include workers with disabilities whose wages are calculated pursuant to certificates issued under section 14(c) of the FLSA.

FRINGE BENEFITS

EXECUTIVE ORDER

Neither the FLSA nor the PCA have provisions requiring vacation, holiday, or sick pay nor other fringe benefits such as nealth insurance or pension plans. SCA wage determinations may require such tringe benefit payments (or a cash equivalent). Workers paid under a certificate authorizing commensurate wage rates must receive the full fringe benefits listed on the SCA wage determination.

WIOA

13658

OVERTIME

CHILD LABOR

PETITION PROCESS

Generally, if a worker is performing work subject to the FLSA, SCA, and/or PCA, that worker must be paid at least 1 1/2 times their regular rate of pay for all hours worked over 40 in a workweek.

Minors younger than 18 years of age must be employed in accordance with the child labor provisions of the FLSA. No persons under 16 years of age may be employed in manufacturing or on a PCA contract.

Workers with disabilities paid at subminimum wages may petition the Administrator of the Wage and Hour Division of the Department of Labor for a review of their wage rates by an Administrative Law Judge. No particular form of petition is required, except that it must be signed by the worker with a disability or his or her parent or guardian and should contain the name and address of the employer. Petitions should be mailed to: Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue NW, Washington, D.C. 20210.







DERECHOS DE EMPLEADOS

PARA TRABAJADORES CON DISCAPACIDADES QUE PERCIBEN UN SALARIO INFERIOR AL MÍNIMO

Este establecimiento cuenta con un certificado que autoriza el pago de salarios inferiores al mínimo a trabajadores discapacitados por el trabajo que realizan. La autorización para pagar salarios inferiores al mínimo a trabajadores con discapacidades por lo general se aplica a trabajo regido por la Ley de Normas Justas de Trabajo (FLSA, por sus siglas en inglés), la Ley de Contratos por Servicios McNamara-O-Hara (SCA, por sus siglas en inglés) y/o por la Ley Walsh-Healey Sobre Contratos Públicos (PCA, por sus siglas en inglés). Tales salarios inferiores al mínimo se conocen como "tasas salariales conmensurables" y son inferiores a las tasas básicas por hora establecidas en la determinación de salarios de la SCA y/o inferiores al salario mínimo de \$7.25 por hora según la FLSA. Una "tasa salarial conmensurable" se basa en la productividad individual del trabajador, no importa cuán limitada sea, en proporción al salario y a la productividad de los trabajadores experimentados que no tienen discapacidades que impactan su productividad cuando realizan esencialmente el mismo tipo, calidad y cantidad de trabajo en el área geográfica de la que proviene la fuerza laboral de la comunidad.

Los empleadores deben hacer disponible y exhibir este cartel en un lugar donde		
los empleados y los padres y tutores de los trabajadores con discapacidades lo puedan ver claramente.		
TRABAJADORES CON DISCAPACIDADES	Los salarios inferiores al salario mínimo según la sección 14(c) no se aplican a menos que la discapacidad del trabajador realmente perjudique sus ingresos o su capacidad productiva para el trabajo que realiza. El hecho de que el trabajador pueda tener una discapacidad no es en sí suficiente para justificar el pago de un salario inferior al mínimo.	
	Para efectos de las tasas salariales conmensurables según un certificado, un trabajador con una discapacidad se define como: Una persona cuyos ingresos o capacidad productiva se ve afectada por una discapacidad física o mental, incluidas aquellas relacionadas con la edad o las lesiones, para que se realice el trabajo.	
	Las discapacidades que pueden afectar la capacidad productiva incluyen una discapacidad intelectual o de desarrollo, una discapacidad psiquiátrica, una discapacidad auditiva o visual, y algunas otras discapacidades. Lo siguiente normalmente no afecta la capacidad productiva con el propósito de pagar tasas de salarios conmensurables: discapacidades educativas, desempleo crónico, recibo de beneficios sociales, falta de asistencia a la escuela, delincuencia juvenil y libertad condicional o bajo palabra.	
NOTIFICACIÓN AL TRABAJADOR	El empleador debe informar oralmente y por escrito a cada trabajador con una discapacidad y, cuando corresponda, al padre o tutor de dicho trabajador, sobre los términos del certificado según el cual dicho trabajador está empleado.	
ELEMENTOS CLAVES DE LAS TASAS DE SALARIO CONMENSURABLE	• Norma de trabajadores no discapacitados – El indicador objetivo (generalmente un estudio del tiempo de la producción de trabajadores que no tienen discapacidades que perjudiquen su productividad para el trabajo) contra el cual se mide la productividad de un trabajador con una discapacidad.	
CONMENSORABLE	• Tasa de salario prevaleciente —El salario que se paga a trabajadores experimentados que no tienen discapacidades que perjudiquen su productividad por el mismo trabajo o trabajo similar y que realizan tal trabajo en el área. La mayor parte de los contratos SCA incluye una determinación de salario que especifica las tasas del salario prevaleciente que se tiene que pagar por el trabajo sujeto a SCA.	
	• Evaluación de la productividad del trabajador con una discapacidad — Medida documentada de la producción del trabajador con discapacidad (en términos de cantidad y calidad).	
	Los salarios de todos los trabajadores que perciben salarios conmensurables tienen que ser revisados, y ajustados si corresponde, en intervalos periódicos. Como mínimo, la productividad de los trabajadores asalariados por hora tiene que reevaluarse al menos cada seis meses y tiene que realizarse un estudio nuevo de salarios prevalecientes al menos una vez cada doce meses. Además, se tienen que revisar, y ajustar según corresponda, los salarios prevalecientes siempre que haya un cambio en el trabajo o en la tasa del salario prevaleciente, tal como cuando se incrementa el salario mínimo aplicable estatal o federal.	
WIOA	La Ley de Innovación y Oportunidades Laborales de 2014 (WIOA, por sus siglas en inglés) enmendó la Ley de Rehabilitación al agregar la sección 511, la cual impone limitaciones en el pago de salarios inferiores a los mínimos a las personas con discapacidades al exigir el cumplimiento de ciertos requisitos antes y durante el pago de un salario inferior al mínimo.	
ORDEN EJECUTIVA 13658	La Orden Ejecutiva 13658, que establece un salario mínimo para contratistas, estableció un salario mínimo que generalmente tiene que pagarse a los trabajadores que cumplen un contrato o en conexión con un contrato sujeto al Gobierno Federal. Los trabajadores sujetos a esta Orden Ejecutiva y a los que se les debe el salario mínimo completo de la Orden Ejecutiva incluyen a los trabajadores con discapacidades cuyos salarios se calculan conforme a los certificados emitidos según la sección 14(c) de la FLSA.	
BENEFICIOS COMPLEMENTARIOS	Ni la FLSA ni la PCA tienen disposiciones que requieran vacaciones, días festivos, o paga por enfermedad, ni otros beneficios complementarios como seguro de salud o planes de pensión. Las determinaciones de salario de SCA pueden requerir pagos de dicho beneficio complementario (o un equivalente en efectivo). Los trabajadores a los cuales se les paga según un certificado que autoriza tasas salariales conmensurables tienen que recibir enteramente los beneficios complementarios adicionales enumerados en la determinación de salario de SCA.	
SOBRETIEMPO	En general, si un trabajador se encuentra realizando un trabajo sujeto a la FLSA, SCA y/o PCA, se le tiene que pagar a ese trabajador tiempo y medio, es decir, 1 1/2 de su tasa regular de pago por todas las horas trabajadas después de las 40 horas en una semana laboral.	
TRABAJO DE MENORES DE EDAD	Los menores de edad de menos de 18 años tienen que ser empleados de acuerdo con las disposiciones federales para el trabajo de menores de edad de la FLSA. Ninguna persona menor de 16 años de edad puede ser empleada en la manufactura o en un contrato de la PCA.	
PROCESO DE SOLICITUD	Los trabajadores con discapacidades a los que se les paga salarios inferiores al salario mínimo pueden solicitarle al Administrador de la División de Horas y Salarios del Departamento de Trabajo que un Juez de Derecho Administrativo haga una revisión de las tasas de sus salarios. No se requiere ningún formulario particular de solicitud, excepto que tiene que ser firmado por el trabajador con una discapacidad o su padre o tutor y tiene que contener el nombre y la dirección del empleador. Las solicitudes se pueden enviar por correo a: Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue NW, Washington, DC 20210.	



DIVISIÓN DE HORAS Y SALARIOSTTY: 1-877-889-5627DEPARTAMENTO DE TRABAJO DE LOS ESTADOS UNIDOS www.dol.gov/whd



WH1284 SPA REV 01/18

TENNESSEE LAW PROHIBITS DISCRIMINATION IN EMPLOYMENT

IT IS ILLEGAL TO DISCRIMINATE AGAINST ANY PERSON BECAUSE OF RACE, COLOR, CREED, RELIGION, SEX, AGE, DISABILITY, OR NATIONAL ORIGIN IN RECRUITMENT, TRAINING, HIRING, DISCHARGE, PROMOTION, OR ANY CONDITION, TERM OR PRIVILEGE OF EMPLOYMENT.

If you feel that you have been discriminated against, contact the Tennessee Human Rights Commission.



LA LEY DE TENNESSEE PROHIBE LA DISCRIMINACIÓN EN EL EMPLEO

ES EN CONTRA DE LA LEY DISCRIMINAR EN CONTRA DE CUALQUIER PERSONA DEBIDO EN BASE A LA RAZA, COLOR, CREDO, RELIGIÓN, SEXO, EDAD, INCAPACIDAD U ORÍGEN EN EL SELECCIÓN, ENTRENAMIENTO, EMPLEO, AL DESPEDIR, PROMOVER O CUALQUIER CONDICIÓN, TÉRMINO O PRIVILEGIO DE EMPLEO.

Si usted cree que ha sido víctima de discriminación, comuníquese con la Comisión de Derechos Humanos de Tennessee.

