

Salario Mínimo en Nebraska

Fecha Efectiva	Tarifa de Sueldo Mínimo por Hora
Enero 1, 2016	\$9.00
Enero 1, 2023	\$10.50
Enero 1, 2024	\$12.00
Enero 1, 2025	\$13.50
Enero 1, 2026	\$15.00

A partir del 1 de enero del 2027, el salario mínimo aumentará según el aumento del costo de vida conforme lo mide el Índice de Precios al Consumidor.

Excepto a lo dispuesto a continuación, todo empleador de cuatro o más personas a la misma vez deberá pagar a sus empleados un salario mínimo por hora conforme se indica anteriormente

- En el caso de empleados a los que se les entregue propinas por los servicios prestados, el monto combinado del salario por hora y las propinas otorgadas al empleado deberá ser igual o superior al salario mínimo vigente. El monto del salario por hora pagado al empleado será de al menos \$2.13 por hora y el empleador es responsable de compensar la diferencia entre el salario por hora real y las propinas pagadas al empleado y el salario mínimo actual.
- Cualquier empleador que emplee a estudiantes-aprendices como parte de un programa de capacitación vocacional real deberá pagar los salarios de dichos estudiantes-aprendices en una tasa de al menos el 75% del salario mínimo.
- Un empleador puede pagar a un nuevo empleado menor a los 20 años de edad, que no sea un trabajador temporal o migrante, un salario durante el tiempo de capacitación de al menos el 75 % del salario mínimo federal durante 90 días a partir de la fecha de contratación del nuevo empleado, sujeto a los términos y condiciones descritas en el Estatuto Revisado de Nebraska §48-1203.01.

48-1202. Para propósitos de la Ley de Salario y Hora, a menos que el contexto lo requiera de otra manera:

- Empleo debe incluir el permiso para trabajar;
- El empleador debe incluir a cualquier individuo, sociedad, sociedad de responsabilidad limitada, asociación, corporación, fideicomiso comercial, representante legal o grupo organizado de personas que empleen a cuatro o más empleados a la misma vez, excepto para el empleo estacional de no más de veinte semanas en cualquier año conforme al calendario, actuando directa o indirectamente en interés de un empleador en relación con un empleado, pero no incluirá los Estados Unidos, el estado o cualquier subdivisión política del mismo;
Empleado incluirá a cualquier individuo empleado por cualquier empleador, pero no incluirá a:
 - Cualquier individuo empleado en la agricultura;
 - Cualquier individuo empleado como niñera en o cerca de un hogar privado;
 - Cualquier individuo empleado en una capacidad ejecutiva, administrativa o profesional válida o como superintendente o supervisor;
 - Cualquier individuo empleado por los Estados Unidos o por el estado o cualquier subdivisión política del mismo;
 - Cualquier individuo que participe en las actividades de una organización educativa, caritativa, religiosa o sin fines de lucro cuando la relación como empleador-empleado no existe de hecho o cuando los servicios prestados a dicha organización sean de carácter voluntario;
 - Pasantes y aprendices de otro modo establecido por la ley;
 - Veteranos en entrenamiento bajo la supervisión del Departamento de Asuntos de Veteranos de los Estados Unidos;
 - Un hijo en el empleo de su padre/madre o un parente en el empleo de su hijo; o
 - Cualquier persona que, directa o indirectamente, esté recibiendo cualquier tipo de ayuda o beneficencia federal, estatal, del condado o local y que esté discapacitada física o mentalmente y esté empleada en un programa de rehabilitación, quien deba recibir un salario a un nivel acorde con su salud, eficiencia y bienestar general;
- Clasificación ocupacional significará una clasificación establecida por el Diccionario de Títulos Ocupacionales preparado por el Departamento de los Estados Unidos; y
- Se entenderá por salario toda retribución por servicios personales, incluyendo las comisiones y gratificaciones y el valor en efectivo de todas las retribuciones en cualquier medio distinto del efectivo.

PARA OBTENER MÁS INFORMACIÓN ACERCA DE LA LEY DE SALARIO Y HORA DE NEBRASKA, CONTACTE AL DEPARTAMENTO DE LABOR DE NEBRASKA

TELÉFONO 402-471-2239



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DEPARTMENT OF LABOR

Actualizado: 12/7/2022

Minimum Wage in Nebraska

Effective Date	Minimum Hourly Wage Rate
January 1, 2016	\$9.00
January 1, 2023	\$10.50
January 1, 2024	\$12.00
January 1, 2025	\$13.50
January 1, 2026	\$15.00

Beginning January 1, 2027, the minimum wage will increase based on the cost-of-living increase as measured by the Consumer Price Index.

Except as provided below, every employer of four or more persons at any one time shall pay its employees a minimum wage per hour as listed above.

- In the case of employees paid gratuities for services performed, the combined amount of hourly wage and gratuities given to the employee shall equal or exceed the current minimum wage. The hourly wage amount paid to the employee shall be at least \$2.13 per hour and the employer is responsible for making up the difference between the actual hourly wage and gratuities paid to the employee and the current minimum wage.
- Any employer employing student-learners as part of a bona fide vocational training program shall pay such student-learners' wages at a rate of at least 75% of the minimum wage rate.
- An employer may pay a new employee younger than 20 who is not a seasonal or migrant worker, a training wage of at least 75% of the federal minimum wage for 90 days from the date the new employee was hired, subject to the terms and conditions described in Neb. Rev. Stat. §48-1203.01.

48-1202. For purposes of the Wage and Hour Act, unless the context otherwise requires:

1. Employ shall include to permit to work;
2. Employer shall include any individual, partnership, limited liability company, association, corporation, business trust, legal representative, or organized group of persons employing four or more employees at any one time except for seasonal employment of not more than twenty weeks in any calendar year, acting directly or indirectly in the interest of an employer in relation to an employee, but shall not include the United States, the state, or any political subdivision thereof;

Employee shall include any individual employed by any employer but shall not include:

- a. Any individual employed in agriculture;
- b. Any individual employed as a baby-sitter in or about a private home;
- c. Any individual employed in a bona fide executive, administrative, or professional capacity or as a superintendent or supervisor;
- d. Any individual employed by the United States or by the state or any political subdivision thereof;
- e. Any individual engaged in the activities of an educational, charitable, religious, or nonprofit organization when the employer-employee relationship does not in fact exist or when the services rendered to such organization are on a voluntary basis;
- f. Apprentices and learners otherwise provided by law;
- g. Veterans in training under supervision of the United States Department of Veterans Affairs;
- h. A child in the employment of his or her parent or a parent in the employment of his or her child; or
- i. Any person who, directly or indirectly, is receiving any form of federal, state, county, or local aid or welfare and who is physically or mentally disabled and employed in a program of rehabilitation, who shall receive a wage at a level consistent with his or her health, efficiency, and general well-being;

3. Occupational classification shall mean a classification established by the Dictionary of Occupational Titles prepared by the United States Department of Labor; and
4. Wages shall mean all remuneration for personal services, including commissions and bonuses and the cash value of all remunerations in any medium other than cash.

For further information regarding the Nebraska Wage and Hour Act,
contact the Nebraska Department of Labor

PHONE 402-471-2239



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State of Nebraska Equal Opportunity Commission



Notice to Job Applicants, Employees, Employers, Labor Unions,
Employment Agencies, Landlords, Tenants, Proprietors, Public:

DISCRIMINATION IN

★ EMPLOYMENT ★ HOUSING ★ PUBLIC ACCOMMODATIONS ★ IS PROHIBITED BY STATE LAW

Unlawful Employment Practices	Housing Discrimination and Public Accommodations	Protection From Retaliation
<p>It is illegal for an employer to discriminate because of Race, Color, Sex, Pregnancy, National Origin, Religion, Marital Status, Disability and Age (40+ years old). Unlawful employment practices can include discrimination in areas such as <i>Hiring, Promotions, Transfers, Lay-offs, Discipline, Termination, Compensation and Benefits, Training, Other Terms or Conditions of Employment, Reasonable Accommodation, or Harassment</i>. The Nebraska Equal Opportunity Commission is authorized to investigate allegations of discrimination under the Fair Employment Practice Act, which covers employers with 15 or more employees, the Equal Pay Act of Nebraska, which covers employers with 2 or more employees; and the Act Prohibiting Unjust Discrimination in Employment Because of Age, which covers employers with 20 or more employees. Labor Organizations, Employment Agencies, Apprenticeship and Training Programs are all covered by the law.</p> <p>Authority: Sections 48-1001 through 48-1009; Sections 48-1101 through 48-1125; Sections 48-1219 through 1227, R.R.S. Nebraska, 1943.</p>	<p>The Nebraska Fair Housing Act prohibits <i>unlawful housing practices</i> which includes discrimination because of Race, Color, Religion, National Origin, Sex, Disability and Familial Status in <i>Purchases, Sales, Rentals, Loans, Publishing, Representation, Inquiry, Listings, Discharge, or Demotion of Agents or Employees</i> in obedience to the law, blockbusting and other such actions.</p> <p>Authority: Sections 20-301 through 20-344, R.R.S. Nebraska, 1943.</p> <p>The Nebraska Civil Rights Act of 1969-<i>Public Accommodation</i> prohibits discrimination because of Race, Color, Religion, Sex, National Origin, Ancestry, Disability, or Familial Status, in <i>Services, Privileges, Facilities, Advantages and Accommodations by all Public Places and Businesses</i> offering the same. Private establishments, etc. must meet the exceptions as set out in the law.</p> <p>Authority: Sections 20-132 through 20-143, R.R.S. Nebraska, 1943.</p>	<p>The Laws enforced by the Nebraska Equal Opportunity Commission prohibit an employer, landlord, or others subject to the laws from engaging in any form of retaliation because you have filed a charge of discrimination, opposed a practice made illegal by these laws, or acted as a witness in any investigation, proceeding, or hearing conducted by the Commission. In addition, the Fair Employment Practice Act makes it illegal for an employer to engage in any retaliation because a person has opposed any illegal practice or refused to carry out any action that is illegal under the laws of the State of Nebraska or the United States, or inquired about, discussed, or disclosed information regarding employee wages, benefits, or other compensation.</p>

- COMPLAINTS: The Nebraska EOC will investigate every complaint in an impartial manner, without cost to you and without publicity. If there is reasonable cause to believe that the law was violated, the Nebraska EOC will hold a conciliation conference. In case of failure to settle or resolve a charge by conference, mediation, conciliation, arbitration or persuasion, a public hearing or litigation may occur.
- EMPLOYERS, EMPLOYMENT AGENCIES, UNIONS, LANDLORDS, LENDERS, REAL ESTATE OFFICES, PROPRIETORS, PUBLIC, ETC: You may call on the Nebraska EOC for information on procedures, advice on policy problems, literature, reading lists, films, speakers service, aid in educational programming.

For Information or Assistance, Contact the NEOC At:

Main Office
Equal Opportunity Commission
1526 K Street, Suite 310
Lincoln, Nebraska 68508
Telephone (402) 471-2024
1-800-642-6112
www.neoc.nebraska.gov

Branch Office
Panhandle Office Complex
505A Broadway, Suite 600
Scottsbluff, Nebraska 69361-3515
Telephone (308) 632-1340
1-800-830-8633

Branch Office
1313 Farnam Street, Suite 318
Omaha, Nebraska 68102-1836
Telephone (402) 595-2028
1-800-382-7820

- THIS NOTICE MUST BE POSTED in conspicuous, well-lighted places -- e.g., hiring offices, employee bulletin boards, employment agency waiting rooms, union hall -- which are frequented by employees, job seekers, or applicants for union membership. Firms and organizations that have more than one such office, plant or posting place, should request extra copies of this notice. For information on exceptions write to Nebraska EOC. This document satisfies the requirements for posting pursuant to the laws administered by the NEOC.

UNEMPLOYMENT INSURANCE: ADVISEMENT OF BENEFIT RIGHTS

TITLE 219 - DEPARTMENT OF LABOR: CHAPTER 2 - CLAIMS FOR BENEFITS

To file a claim for unemployment benefits, go to NEworks.nebraska.gov.

001. This chapter is adopted pursuant to Neb. Rev. Stat. §§48-626, 48-627, 48-629, and 48-607.

002. A. All claims shall be filed online through the Nebraska Department of Labor Claims Center's online web application available at www.dol.nebraska.gov unless a special accommodation is required or no reasonable access to an office maintained by the Department of Labor is available. Conditions requiring a special accommodation shall include, but not be limited to, language barriers and physical and mental handicaps. If a special accommodation is required, claimants may file an application for benefits through the Nebraska Department of Labor Claims Center. The individual shall provide such information as required on the application. Each application shall be signed or attested to. An application may be signed by electronic signature or handwritten on a form prescribed by the Commissioner.

B. When filing a new initial claim, re-opening an existing claim, or filing a subsequent claim for unemployment benefits a claimant shall be required to register for work and create an active, online and searchable resume in the Nebraska Department of Labor's web application for Reemployment services in accordance with 219 NAC 4.

C. The initial application for benefits shall be effective Sunday of the week in which the applicant files an application with the Department. The Commissioner, for good cause, may establish a different effective date.

D. A week shall be deemed to be in, within, or during that benefit year which includes the greater part of such week.

003. A. A separate claim for benefits shall be made for each week of unemployment by a method of claiming prescribed by the Commissioner.

B. An individual shall be ineligible for benefits for any week for which the individual fails to demonstrate that the individual engaged in an active and earnest search for work as required under 219 NAC 4.

C. An electronic media claim transaction shall be completed by the claimant and received by the Department by the Saturday following the most recent week ending date. The failure of a claimant to timely complete an electronic media transaction shall be the basis for a denial of that week's benefits unless good cause for the late transaction can be shown. Any intervening weeks until the week in which the transaction was completed and received by the Department shall also be denied, regardless of cause.

D. A claim for benefits shall be filed for waiting week credit even though benefits are not payable for that week.

E. A claim for benefits shall be filed for each week of eligibility during the time an applicant is awaiting the results of an appeal hearing if the applicant intends to claim benefits during that time period.

004. The Department may direct a claimant to contact one of its offices to meet eligibility or other reporting requirements, or to provide other information as needed in the administration of Nebraska Employment Security Law. Unless good cause is shown, failure to contact the office as directed may result in the denial of benefits beginning with the week the claimant was scheduled to report and ending the Saturday prior to the week in which he/she reports to the Department.

005. In the event that wage information cannot be obtained from an employer, the Department may request that such information be provided by the claimant. The claimant may be required to provide payroll check stubs, W-2's, or other reliable information corroborating the amount of wages stated by the claimant. A failure by the claimant to comply with such a request by the due date on the form shall cause the claim to be processed without the requested wages and may result in a denial of benefits until the week in which the information regarding requested wages is received by the Department.

006. In the event of a major disaster declared by both the Governor of the State of Nebraska and the President, the Commissioner may permit backdating of the effective date of unemployment insurance claims to agree with the effective date of the federal disaster period.

007. Each worker engaged in employment covered by the Nebraska Employment Security Law, including service covered by election of an employer, shall procure a federal social security account number and furnish that number to every employer for whom that worker performs covered employment.

008. Weeks of disqualification assessed and reductions in benefits determined pursuant to the Nebraska Employment Security Law, Neb. Rev. Stat. §§48-601 to 48-683, shall be determined in accordance with the number of weeks of disqualification in effect on the applicable date of the most recently filed initial, transitional or additional claim.



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SEGURO POR DESEMPLEO: AVISO DE DERECHOS DE BENEFICIOS

TÍTULO 219 – DEPARTAMENTO DE LABOR: CAPÍTULO 2 – RECLAMOS PARA RECIBIR BENEFICIOS

Para presentar un reclamo para recibir beneficios por desempleo, vaya a Neworks.nebraska.gov.

001. Este capítulo es adoptado conforme a los Estatutos Revisados de Nebraska §§48-626, 48-627, 48-629 y 48-607.

002. A. Todos los reclamos deben ser presentados por internet a través de la aplicación web del Centro de Reclamos del Departamento de Labor de Nebraska disponible en www.dol.nebraska.gov, a menos que se requiera una modificación especial o no esté disponible el acceso razonable a una oficina administrada por el Departamento de Labor. Las condiciones que requieren una modificación especial incluirán, pero no se limitarán a, barreras de lenguaje y discapacidades físicas y mentales. Si se requiere una modificación especial, los solicitantes pueden presentar una solicitud de beneficios a través del Centro de Reclamos del Departamento de Labor de Nebraska. El individuo deberá proporcionar la información requerida en la solicitud. Cada solicitud deberá ser firmada o autenticada. Una solicitud puede estar firmada a través de firma electrónica o firma a mano en un formulario prescrito por el Comisionado.

B. Al presentar un reclamo inicial, reabrir un reclamo existente, o al presentar un reclamo subsecuente para recibir beneficios por desempleo, un solicitante deberá registrarse para trabajar y crear un currículum activo en internet que se pueda buscar en la solicitud web del Departamento de Labor de Nebraska para los servicios de reempleo conforme a 219 NAC 4.

C. La solicitud inicial para recibir beneficios debe ser efectiva el domingo de la semana en la cual el solicitante presenta una solicitud con el Departamento. El Comisionado, por un motivo válido, podría establecer una fecha efectiva diferente.

D. Se deberá considerar que una semana está en, entre o durante, el año de beneficios que incluye la mayor parte de dicha semana.

003. A. Un reclamo independiente para recibir beneficios deberá ser presentado cada semana de desempleo a través de un método de presentación de reclamos prescrito por el Comisionado.

B. Se determinará que un individuo es inelegible para recibir beneficios para cualquier semana para la cual no demuestre que dicho individuo participó en una búsqueda de empleo activa y de buena fe conforme se requiere según 219 NAC 4.

C. El solicitante deberá realizar una presentación de reclamo a través de un medio electrónico y esta debe ser recibida por el Departamento el sábado siguiente a la fecha de culminación de la semana más reciente. Si el solicitante no realiza la presentación de reclamo a través de un medio electrónico esto será la base para la negación de beneficios para esa semana, a menos que se pueda demostrar un motivo válido para la tardanza. Cualquier semana intermedia hasta la semana en la cual la transacción fue completada y recibida por el Departamento también será negada, sin importar el motivo.

D. Un reclamo para recibir beneficios debe ser presentado para el crédito de la semana de espera a pesar que los beneficios no sean pagables para esa semana.

E. Un reclamo para recibir beneficios debe ser presentado para cada semana de elegibilidad durante el tiempo en que el solicitante está esperando los resultados de una audiencia de apelación, si el solicitante tiene la intención de presentar un reclamo por beneficios durante ese periodo de tiempo.

004. El Departamento podría indicarle a un solicitante que se comunique con una de sus oficinas para cumplir con los requisitos de elegibilidad u otros requisitos de reporte, o para proporcionar otra información según sea necesario en la administración de la Ley de Seguridad de Empleo de Nebraska. A menos que se demuestre un motivo válido, no comunicarse con la oficina como se indica podría resultar en la denegación de los beneficios a partir de la semana en que el solicitante debía presentarse y culminaría el sábado anterior a la semana en la que se presenta al Departamento.

005. En caso de que no se pueda obtener información sobre los ingresos de un empleador, el Departamento podría solicitar que dicha información sea proporcionada por el solicitante. Es posible que se le pida al solicitante que proporcione talones de cheques de pago, formularios W-2 u otra información confiable que corrobore la cantidad de ingresos declarada por el solicitante. Si el solicitante no cumple con dicha solicitud antes de la fecha de vencimiento en el formulario, la solicitud se procesará sin los ingresos solicitados y esto podría resultar en la denegación de los beneficios hasta la semana en que se reciba la información solicitada por el Departamento sobre los ingresos solicitados.

006. En el caso de un desastre de alta magnitud declarado por el Gobernador del Estado de Nebraska y el presidente, el Comisionado podría permitir que la fecha de vigencia de las solicitudes del seguro por desempleo se retroceda para coincidir con la fecha de vigencia del período de desastre federal.

007. Cada trabajador que participe en un empleo cubierto por la Ley de Seguridad Laboral de Nebraska, incluyendo el servicio cubierto por la elección de un empleador, deberá obtener un número de cuenta de seguridad social federal y proporcionar ese número a cada empleador para el que el trabajador realice un empleo con cobertura.

008. Las determinaciones de semanas de descalificación y las reducciones en los beneficios conforme a la Ley de Seguridad Laboral de Nebraska, Estatuto Revisado de Nebraska §§48-601 a 48-683, serán determinadas de acuerdo con el número de semanas de inhabilitación vigentes a la fecha aplicable de la solicitud inicial, de transición o adicional presentada más recientemente.

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Empleado incluirá a cualquier individuo empleado por cualquier empleador, pero no incluirá a:
 - Cualquier individuo empleado en la agricultura;
 - Cualquier individuo empleado como niñera en o cerca de un hogar privado;
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 - Cualquier individuo empleado por los Estados Unidos o por el estado o cualquier subdivisión política del mismo;
 - Cualquier individuo que participe en las actividades de una organización educativa, caritativa, religiosa o sin fines de lucro cuando la relación como empleador-empleado no existe de hecho o cuando los servicios prestados a dicha organización sean de carácter voluntario;
 - Pasantes y aprendices de otro modo establecido por la ley;
 - Veteranos en entrenamiento bajo la supervisión del Departamento de Asuntos de Veteranos de los Estados Unidos;
 - Un hijo en el empleo de su padre/madre o un parente en el empleo de su hijo; o
 - Cualquier persona que, directa o indirectamente, esté recibiendo cualquier tipo de ayuda o beneficencia federal, estatal, del condado o local y que esté discapacitada física o mentalmente y esté empleada en un programa de rehabilitación, quien deba recibir un salario a un nivel acorde con su salud, eficiencia y bienestar general;
- Clasificación ocupacional significará una clasificación establecida por el Diccionario de Títulos Ocupacionales preparado por el Departamento de los Estados Unidos; y
- Se entenderá por salario toda retribución por servicios personales, incluyendo las comisiones y gratificaciones y el valor en efectivo de todas las retribuciones en cualquier medio distinto del efectivo.

PARA OBTENER MÁS INFORMACIÓN ACERCA DE LA LEY DE SALARIO Y HORA DE NEBRASKA, CONTACTE AL DEPARTAMENTO DE LABOR DE NEBRASKA

TELÉFONO 402-471-2239



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DEPARTMENT OF LABOR

Actualizado: 12/7/2022

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Except as provided below, every employer of four or more persons at any one time shall pay its employees a minimum wage per hour as listed above.

- In the case of employees paid gratuities for services performed, the combined amount of hourly wage and gratuities given to the employee shall equal or exceed the current minimum wage. The hourly wage amount paid to the employee shall be at least \$2.13 per hour and the employer is responsible for making up the difference between the actual hourly wage and gratuities paid to the employee and the current minimum wage.
- Any employer employing student-learners as part of a bona fide vocational training program shall pay such student-learners' wages at a rate of at least 75% of the minimum wage rate.
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48-1202. For purposes of the Wage and Hour Act, unless the context otherwise requires:

1. Employ shall include to permit to work;
2. Employer shall include any individual, partnership, limited liability company, association, corporation, business trust, legal representative, or organized group of persons employing four or more employees at any one time except for seasonal employment of not more than twenty weeks in any calendar year, acting directly or indirectly in the interest of an employer in relation to an employee, but shall not include the United States, the state, or any political subdivision thereof;

Employee shall include any individual employed by any employer but shall not include:

- a. Any individual employed in agriculture;
- b. Any individual employed as a baby-sitter in or about a private home;
- c. Any individual employed in a bona fide executive, administrative, or professional capacity or as a superintendent or supervisor;
- d. Any individual employed by the United States or by the state or any political subdivision thereof;
- e. Any individual engaged in the activities of an educational, charitable, religious, or nonprofit organization when the employer-employee relationship does not in fact exist or when the services rendered to such organization are on a voluntary basis;
- f. Apprentices and learners otherwise provided by law;
- g. Veterans in training under supervision of the United States Department of Veterans Affairs;
- h. A child in the employment of his or her parent or a parent in the employment of his or her child; or
- i. Any person who, directly or indirectly, is receiving any form of federal, state, county, or local aid or welfare and who is physically or mentally disabled and employed in a program of rehabilitation, who shall receive a wage at a level consistent with his or her health, efficiency, and general well-being;

3. Occupational classification shall mean a classification established by the Dictionary of Occupational Titles prepared by the United States Department of Labor; and
4. Wages shall mean all remuneration for personal services, including commissions and bonuses and the cash value of all remunerations in any medium other than cash.

For further information regarding the Nebraska Wage and Hour Act,
contact the Nebraska Department of Labor

PHONE 402-471-2239



Good Life. Great Connections.



State of Nebraska Equal Opportunity Commission



Notice to Job Applicants, Employees, Employers, Labor Unions,
Employment Agencies, Landlords, Tenants, Proprietors, Public:

DISCRIMINATION IN

★ EMPLOYMENT ★ HOUSING ★ PUBLIC ACCOMMODATIONS ★ IS PROHIBITED BY STATE LAW

Unlawful Employment Practices	Housing Discrimination and Public Accommodations	Protection From Retaliation
<p>It is illegal for an employer to discriminate because of Race, Color, Sex, Pregnancy, National Origin, Religion, Marital Status, Disability and Age (40+ years old). Unlawful employment practices can include discrimination in areas such as <i>Hiring, Promotions, Transfers, Lay-offs, Discipline, Termination, Compensation and Benefits, Training, Other Terms or Conditions of Employment, Reasonable Accommodation, or Harassment</i>. The Nebraska Equal Opportunity Commission is authorized to investigate allegations of discrimination under the Fair Employment Practice Act, which covers employers with 15 or more employees, the Equal Pay Act of Nebraska, which covers employers with 2 or more employees; and the Act Prohibiting Unjust Discrimination in Employment Because of Age, which covers employers with 20 or more employees. Labor Organizations, Employment Agencies, Apprenticeship and Training Programs are all covered by the law.</p> <p>Authority: Sections 48-1001 through 48-1009; Sections 48-1101 through 48-1125; Sections 48-1219 through 1227, R.R.S. Nebraska, 1943.</p>	<p>The Nebraska Fair Housing Act prohibits <i>unlawful housing practices</i> which includes discrimination because of Race, Color, Religion, National Origin, Sex, Disability and Familial Status in <i>Purchases, Sales, Rentals, Loans, Publishing, Representation, Inquiry, Listings, Discharge, or Demotion of Agents or Employees</i> in obedience to the law, blockbusting and other such actions.</p> <p>Authority: Sections 20-301 through 20-344, R.R.S. Nebraska, 1943.</p> <p>The Nebraska Civil Rights Act of 1969-<i>Public Accommodation</i> prohibits discrimination because of Race, Color, Religion, Sex, National Origin, Ancestry, Disability, or Familial Status, in <i>Services, Privileges, Facilities, Advantages and Accommodations by all Public Places and Businesses</i> offering the same. Private establishments, etc. must meet the exceptions as set out in the law.</p> <p>Authority: Sections 20-132 through 20-143, R.R.S. Nebraska, 1943.</p>	<p>The Laws enforced by the Nebraska Equal Opportunity Commission prohibit an employer, landlord, or others subject to the laws from engaging in any form of retaliation because you have filed a charge of discrimination, opposed a practice made illegal by these laws, or acted as a witness in any investigation, proceeding, or hearing conducted by the Commission. In addition, the Fair Employment Practice Act makes it illegal for an employer to engage in any retaliation because a person has opposed any illegal practice or refused to carry out any action that is illegal under the laws of the State of Nebraska or the United States, or inquired about, discussed, or disclosed information regarding employee wages, benefits, or other compensation.</p>

- COMPLAINTS: The Nebraska EOC will investigate every complaint in an impartial manner, without cost to you and without publicity. If there is reasonable cause to believe that the law was violated, the Nebraska EOC will hold a conciliation conference. In case of failure to settle or resolve a charge by conference, mediation, conciliation, arbitration or persuasion, a public hearing or litigation may occur.
- EMPLOYERS, EMPLOYMENT AGENCIES, UNIONS, LANDLORDS, LENDERS, REAL ESTATE OFFICES, PROPRIETORS, PUBLIC, ETC: You may call on the Nebraska EOC for information on procedures, advice on policy problems, literature, reading lists, films, speakers service, aid in educational programming.

For Information or Assistance, Contact the NEOC At:

Main Office
Equal Opportunity Commission
1526 K Street, Suite 310
Lincoln, Nebraska 68508
Telephone (402) 471-2024
1-800-642-6112
www.neoc.nebraska.gov

Branch Office
Panhandle Office Complex
505A Broadway, Suite 600
Scottsbluff, Nebraska 69361-3515
Telephone (308) 632-1340
1-800-830-8633

Branch Office
1313 Farnam Street, Suite 318
Omaha, Nebraska 68102-1836
Telephone (402) 595-2028
1-800-382-7820

- THIS NOTICE MUST BE POSTED in conspicuous, well-lighted places -- e.g., hiring offices, employee bulletin boards, employment agency waiting rooms, union hall -- which are frequented by employees, job seekers, or applicants for union membership. Firms and organizations that have more than one such office, plant or posting place, should request extra copies of this notice. For information on exceptions write to Nebraska EOC. This document satisfies the requirements for posting pursuant to the laws administered by the NEOC.

UNEMPLOYMENT INSURANCE: ADVISEMENT OF BENEFIT RIGHTS

TITLE 219 - DEPARTMENT OF LABOR: CHAPTER 2 - CLAIMS FOR BENEFITS

To file a claim for unemployment benefits, go to NEworks.nebraska.gov.

001. This chapter is adopted pursuant to Neb. Rev. Stat. §§48-626, 48-627, 48-629, and 48-607.

002. A. All claims shall be filed online through the Nebraska Department of Labor Claims Center's online web application available at www.dol.nebraska.gov unless a special accommodation is required or no reasonable access to an office maintained by the Department of Labor is available. Conditions requiring a special accommodation shall include, but not be limited to, language barriers and physical and mental handicaps. If a special accommodation is required, claimants may file an application for benefits through the Nebraska Department of Labor Claims Center. The individual shall provide such information as required on the application. Each application shall be signed or attested to. An application may be signed by electronic signature or handwritten on a form prescribed by the Commissioner.

B. When filing a new initial claim, re-opening an existing claim, or filing a subsequent claim for unemployment benefits a claimant shall be required to register for work and create an active, online and searchable resume in the Nebraska Department of Labor's web application for Reemployment services in accordance with 219 NAC 4.

C. The initial application for benefits shall be effective Sunday of the week in which the applicant files an application with the Department. The Commissioner, for good cause, may establish a different effective date.

D. A week shall be deemed to be in, within, or during that benefit year which includes the greater part of such week.

003. A. A separate claim for benefits shall be made for each week of unemployment by a method of claiming prescribed by the Commissioner.

B. An individual shall be ineligible for benefits for any week for which the individual fails to demonstrate that the individual engaged in an active and earnest search for work as required under 219 NAC 4.

C. An electronic media claim transaction shall be completed by the claimant and received by the Department by the Saturday following the most recent week ending date. The failure of a claimant to timely complete an electronic media transaction shall be the basis for a denial of that week's benefits unless good cause for the late transaction can be shown. Any intervening weeks until the week in which the transaction was completed and received by the Department shall also be denied, regardless of cause.

D. A claim for benefits shall be filed for waiting week credit even though benefits are not payable for that week.

E. A claim for benefits shall be filed for each week of eligibility during the time an applicant is awaiting the results of an appeal hearing if the applicant intends to claim benefits during that time period.

004. The Department may direct a claimant to contact one of its offices to meet eligibility or other reporting requirements, or to provide other information as needed in the administration of Nebraska Employment Security Law. Unless good cause is shown, failure to contact the office as directed may result in the denial of benefits beginning with the week the claimant was scheduled to report and ending the Saturday prior to the week in which he/she reports to the Department.

005. In the event that wage information cannot be obtained from an employer, the Department may request that such information be provided by the claimant. The claimant may be required to provide payroll check stubs, W-2's, or other reliable information corroborating the amount of wages stated by the claimant. A failure by the claimant to comply with such a request by the due date on the form shall cause the claim to be processed without the requested wages and may result in a denial of benefits until the week in which the information regarding requested wages is received by the Department.

006. In the event of a major disaster declared by both the Governor of the State of Nebraska and the President, the Commissioner may permit backdating of the effective date of unemployment insurance claims to agree with the effective date of the federal disaster period.

007. Each worker engaged in employment covered by the Nebraska Employment Security Law, including service covered by election of an employer, shall procure a federal social security account number and furnish that number to every employer for whom that worker performs covered employment.

008. Weeks of disqualification assessed and reductions in benefits determined pursuant to the Nebraska Employment Security Law, Neb. Rev. Stat. §§48-601 to 48-683, shall be determined in accordance with the number of weeks of disqualification in effect on the applicable date of the most recently filed initial, transitional or additional claim.

SEGURO POR DESEMPLEO: AVISO DE DERECHOS DE BENEFICIOS

TÍTULO 219 – DEPARTAMENTO DE LABOR: CAPÍTULO 2 – RECLAMOS PARA RECIBIR BENEFICIOS

Para presentar un reclamo para recibir beneficios por desempleo, vaya a Neworks.nebraska.gov.

001. Este capítulo es adoptado conforme a los Estatutos Revisados de Nebraska §§48-626, 48-627, 48-629 y 48-607.

002. A. Todos los reclamos deben ser presentados por internet a través de la aplicación web del Centro de Reclamos del Departamento de Labor de Nebraska disponible en www.dol.nebraska.gov, a menos que se requiera una modificación especial o no esté disponible el acceso razonable a una oficina administrada por el Departamento de Labor. Las condiciones que requieren una modificación especial incluirán, pero no se limitarán a, barreras de lenguaje y discapacidades físicas y mentales. Si se requiere una modificación especial, los solicitantes pueden presentar una solicitud de beneficios a través del Centro de Reclamos del Departamento de Labor de Nebraska. El individuo deberá proporcionar la información requerida en la solicitud. Cada solicitud deberá ser firmada o autenticada. Una solicitud puede estar firmada a través de firma electrónica o firma a mano en un formulario prescrito por el Comisionado.

B. Al presentar un reclamo inicial, reabrir un reclamo existente, o al presentar un reclamo subsecuente para recibir beneficios por desempleo, un solicitante deberá registrarse para trabajar y crear un currículum activo en internet que se pueda buscar en la solicitud web del Departamento de Labor de Nebraska para los servicios de reempleo conforme a 219 NAC 4.

C. La solicitud inicial para recibir beneficios debe ser efectiva el domingo de la semana en la cual el solicitante presenta una solicitud con el Departamento. El Comisionado, por un motivo válido, podría establecer una fecha efectiva diferente.

D. Se deberá considerar que una semana está en, entre o durante, el año de beneficios que incluye la mayor parte de dicha semana.

003. A. Un reclamo independiente para recibir beneficios deberá ser presentado cada semana de desempleo a través de un método de presentación de reclamos prescrito por el Comisionado.

B. Se determinará que un individuo es inelegible para recibir beneficios para cualquier semana para la cual no demuestre que dicho individuo participó en una búsqueda de empleo activa y de buena fe conforme se requiere según 219 NAC 4.

C. El solicitante deberá realizar una presentación de reclamo a través de un medio electrónico y esta debe ser recibida por el Departamento el sábado siguiente a la fecha de culminación de la semana más reciente. Si el solicitante no realiza la presentación de reclamo a través de un medio electrónico esto será la base para la negación de beneficios para esa semana, a menos que se pueda demostrar un motivo válido para la tardanza. Cualquier semana intermedia hasta la semana en la cual la transacción fue completada y recibida por el Departamento también será negada, sin importar el motivo.

D. Un reclamo para recibir beneficios debe ser presentado para el crédito de la semana de espera a pesar que los beneficios no sean pagables para esa semana.

E. Un reclamo para recibir beneficios debe ser presentado para cada semana de elegibilidad durante el tiempo en que el solicitante está esperando los resultados de una audiencia de apelación, si el solicitante tiene la intención de presentar un reclamo por beneficios durante ese periodo de tiempo.

004. El Departamento podría indicarle a un solicitante que se comunique con una de sus oficinas para cumplir con los requisitos de elegibilidad u otros requisitos de reporte, o para proporcionar otra información según sea necesario en la administración de la Ley de Seguridad de Empleo de Nebraska. A menos que se demuestre un motivo válido, no comunicarse con la oficina como se indica podría resultar en la denegación de los beneficios a partir de la semana en que el solicitante debía presentarse y culminaría el sábado anterior a la semana en la que se presenta al Departamento.

005. En caso de que no se pueda obtener información sobre los ingresos de un empleador, el Departamento podría solicitar que dicha información sea proporcionada por el solicitante. Es posible que se le pida al solicitante que proporcione talones de cheques de pago, formularios W-2 u otra información confiable que corrobore la cantidad de ingresos declarada por el solicitante. Si el solicitante no cumple con dicha solicitud antes de la fecha de vencimiento en el formulario, la solicitud se procesará sin los ingresos solicitados y esto podría resultar en la denegación de los beneficios hasta la semana en que se reciba la información solicitada por el Departamento sobre los ingresos solicitados.

006. En el caso de un desastre de alta magnitud declarado por el Gobernador del Estado de Nebraska y el presidente, el Comisionado podría permitir que la fecha de vigencia de las solicitudes del seguro por desempleo se retroceda para coincidir con la fecha de vigencia del período de desastre federal.

007. Cada trabajador que participe en un empleo cubierto por la Ley de Seguridad Laboral de Nebraska, incluyendo el servicio cubierto por la elección de un empleador, deberá obtener un número de cuenta de seguridad social federal y proporcionar ese número a cada empleador para el que el trabajador realice un empleo con cobertura.

008. Las determinaciones de semanas de descalificación y las reducciones en los beneficios conforme a la Ley de Seguridad Laboral de Nebraska, Estatuto Revisado de Nebraska §§48-601 a 48-683, serán determinadas de acuerdo con el número de semanas de inhabilitación vigentes a la fecha aplicable de la solicitud inicial, de transición o adicional presentada más recientemente.