
HOUSE BILL 1794

State of Washington

67th Legislature

2022 Regular Session

By Representatives Hoff, Sells, Berry, Sutherland, Wylie, Simmons, Pollet, and Young; by request of Department of Labor & Industries

Prefiled 01/05/22. Read first time 01/10/22. Referred to Committee on Labor & Workplace Standards.

1 AN ACT Relating to requiring an employer to reimburse employee
2 fees when a paycheck is dishonored by nonacceptance or nonpayment;
3 and amending RCW 49.48.010.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 **Sec. 1.** RCW 49.48.010 and 2020 c 84 s 3 are each amended to read
6 as follows:

7 (1)(a) When any employer pays an employee's wages with any
8 instrument defined by RCW 62A.3-104 that is subsequently dishonored
9 by nonacceptance or nonpayment, the employer shall reimburse the
10 employee for a fee charged by the employee's financial institution
11 for the dishonored instrument so long as the employee presents the
12 instrument within 30 days of its receipt.

13 (b) The employer shall not be liable to reimburse any fees
14 incurred by the employee if the employer presents written
15 confirmation by the employer's financial institution that the
16 instrument was returned as nonacceptance or nonpayment due to an
17 error on the part of the financial institution.

18 (2) When any employee shall cease to work for an employer,
19 whether by discharge or by voluntary withdrawal, the wages due him or
20 her on account of his or her employment shall be paid to him or her
21 at the end of the established pay period: PROVIDED, HOWEVER, That

1 this (~~paragraph~~) subsection shall not apply when workers are
2 engaged in an employment that normally involves working for several
3 employers in the same industry interchangeably, and the several
4 employers or some of them cooperate to establish a plan for the
5 weekly payment of wages at a central place or places and in
6 accordance with a unified schedule of paydays providing for at least
7 one payday each week; but this subsection shall not apply to any such
8 plan until ten days after notice of their intention to set up such a
9 plan shall have been given to the director of labor and industries by
10 the employers who cooperate to establish the plan; and having once
11 been established, no such plan can be abandoned except after notice
12 of their intention to abandon such plan has been given to the
13 director of labor and industries by the employers intending to
14 abandon the plan: PROVIDED FURTHER, That the duty to pay an employee
15 forthwith shall not apply if the labor-management agreement under
16 which the employee has been employed provides otherwise.

17 (3) It shall be unlawful for any employer to withhold or divert
18 any portion of an employee's wages unless the deduction is:

19 ~~((1))~~ (a) Required by state or federal law; or

20 ~~((2))~~ (b) Except as prohibited under RCW 49.48.160,
21 specifically agreed upon orally or in writing by the employee and
22 employer; or

23 ~~((3))~~ (c) For medical, surgical, or hospital care or service,
24 pursuant to any rule or regulation: PROVIDED, HOWEVER, That the
25 deduction is openly, clearly, and in due course recorded in the
26 employer's books and records.

27 ~~((Paragraph two of this section))~~ (4) Subsection (3) of this
28 section shall not be construed to affect the right of any employer or
29 former employer to sue upon or collect any debt owed to said employer
30 or former employer by his or her employees or former employees.

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