No employer shall withhold from any employee's wages any part of the agreed wage rate; unless
a) the employer is required to do so by local, state, or federal law; or
b) when a deduction is expressly authorized in writing by the employee to cover insurance premiums, hospital, or medical
dues; or
c) when a deduction is expressly authorized in writing by the employer for other deductions not amounting to a rebate or
deduction from the standard wage arrived at by collective bargaining or pursuant to wage agreement or statute; or
d) Deductions for union dues or payments to union funds, where such deductions are authorized by
joint wage agreements or collective bargaining contracts negotiated between employers and employees or their representatives.

OVERTIME

No employer shall employ any employee for a workweek longer than forty hours unless such employee receives compensation for
employment in excess of forty hours in a workweek. The rate of pay for time in excess of forty hours shall be not less than one and one-half the
hourly rate employed.

TIPPED EMPLOYEES

Any employee engaged in an occupation in which more than $30 dollars per month is customarily and regularly received in tips, the employer may pay
a minimum of $2.13 per hour if the employer’ records can establish for each week where credit is taken, when adding the tips received to wages paid,
not less than the minimum wage is received by the employee.  No employer shall:
• Use all or part of any tips or gratuities received by employees toward the payment of the minimum wage.
• Require an employee to remit to the employer any gratuity, or any portion thereof, except for the purpose of withholding amounts required by
federal or state law.
• Employees may enter into an agreement to divide tips among themselves. If employees enter into this type of agreement, the amounts retained
by the employees shall be considered tips of the individuals who retain them. If an employer requires the use of a tip pool, then the account used
to hold the tip pool shall be segregated from the employer’s other business records and the employer shall make the account open to the pool’s
participants.

PERFORMANCE BONDS. Performance Bonds must be kept on file for employers in the construction and mining industries (including the transportation
of minerals) who have conducted business within the Commonwealth for less than five (5) consecutive years. For more information, see KRS 337.200.

RECORDS

Every employer subject to the provisions of the Kentucky Minimum Wage Law shall make and preserve records containing the following information:
(a) Name, address, and Social Security Number of each employee;
(b) Hours worked each day and each week by each employee;
(c) Regular hourly rate of pay;
(d) Overtime hourly rate of pay for hours in excess of forty hours in a
workweek;
(e) Additions to cash wages at cost, or deductions (meals, board, lodging,
etc.) from stipulated wages in the amount deducted, or at cost of the item
for which deductions are made;
(f) Total wages paid for each workweek and date of payment.

POST THIS ORDER WHERE ALL EMPLOYEES MAY READ

“No individual in the United States shall, on the grounds of race, color, religion, sex, national origin, age, disability, political affiliation or belief, be excluded from participation in, or denied the benefits of, or be subjected to discrimination under any program or activity under the jurisdiction of the Education and Labor Cabinet.”

EDUCATION AND LABOR CAbINET
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