

Per the Seattle Office of Civil Rights / Office of Labor Standards, employers are required to provide written employment information to employees working in Seattle at time of hire & before any change any change to such employment. Information must be provided in English, Spanish and any other language commonly spoken by employees at the particular workplace.

E	imployee				
	☐ At hire ☐ Current Employee ☐ Effective Date of this information				
1.	Employee name				
2.	Employee position				
E	Employer				
1.	Name				
	Other name of employer, including "doing business as" name				
2.	Physical address				
	Street				
	City State ZIP				
	Mailing address ☐ Same as physical address				
	Street				
	City State ZIP				
3	Telephone number				



Employee's Wage & Tip Information					
1.	L. Rate or rates of pay				
2.	Overtime rate or rates of pay				
	☐ Overtime Exempt				
3.	Pay basis - check box  Hour  Day  Piece rate  Non-discretionary Bonus  Exempt Salary	☐ Shift ☐ Week ☐ Commission ☐ Non-exempt Salary ☐ Other - provide explanation			
4.	Regular Pay day				
5.	Tip policy ☐ Tip sharing ☐ None (not a tipped position)  Explanation	☐ Tip pooling☐ Other tip policy			
C	Optional Acknowledgement of F	Receipt			
PRINT, Employer representative		SIGNATURE, Employer representative	Date		
PRINT, Employee		SIGNATURE, Employee			
	<b>nguage</b> Employer provided this Notice in Er Employer provided this Notice in ot				



## **Seattle Notice of Employment Information Requirements**

## **Seattle Administrative Wage Theft Ordinance - SMC 14.20**

Seattle workers have additional protections from wage theft. Starting April 1, 2015, a new wage theft ordinance required employers with employees working in Seattle to pay all owed wages and tips; provide employment information at time of hire, change in employment and each time wages and tips are paid; and provide written notice of employee rights against wage theft. The written notice must be provided in English, Spanish and any other languages commonly spoken by employees at the work site. The ordinance also permits the City's Office of Labor Standards, a new division within the Seattle Office for Civil Rights, to conduct administrative investigations of non-payment of wages and tips. It still remains a crime to commit wage theft under SMC 12A.08.060.

## **Protections against Retaliation**

Employers are prohibited from taking adverse action (e.g. firing, demoting, and making threats to report immigration status) against any person for exercising rights protected by this ordinance.

Seattle Office of Labor Standards 206 684 4500 seattle.gov/laborstandards