# CONNECTICUT DEPARTMENT OF LABOR 

## WAGE AND WORKPLACE STANDARDS DIVISION

Sec. $31-60-1$. . Piece rates in relation to time
rates
comision intive pay plans, including (a) Definitions. For the purpose of this regulation,
"piece rates
means an established rate per unit of "piece rates" means an estabished rate eer unit of
work performed without regard tot time required for such accomplishment. "commissions" means any
premium or incentive compensation for business transacted whether based on per centum of total
valuation or rpecific rate per unit of accomplishment. "Incentive plan" means any method of compensation,

 entitled to the compensation upon fulfiliment of
the oondition sestalishod as spar of the working
agreement, but shanall he subject to the limitation agreement, but shall
hereinafter set forth.
(b) Record of wages. Each employer shall maintain
records of wages paid to each employee who is compensated for his sevicics in accordarce evith
an incentive oran in such form a a do nate such
compensation to be translated readily into terms of compensation to be translated readily into tems of
average hourly rate on weekly abis for each work
week or part thereof of enployment

 piece rates he shall be paid a sufficient amount at
piece rates to y yield an average rate of a t least the

(2) When an employee is compensated at piece
rates for certain hours of work in a week and at an hourly rate for other hours, the employee's hourly
rate shall be at least the minimum wage and his
 employee shall not be less than the minimum wage
for each hour worked (3) Wher an employee is employed ata combination
of hourly rate and piece rate for the same hours of work (i.e., an incentive pay plan sumerimporsed
upon an hourly rate or a piece rate coupled with a minimum hourlie guarantee),the enplopeye shall
recive an average rate of t teast the minimum

(d) Commission.

average of teast the minimum wage per hour
for each hour worked.
(2) When na employe is is paid in accorrance with ape wage paid weekly to the employee from these
comine sum surces shan equat combined sources shall equal at least an average
of the minimum wase an hour
or each hour roorked orthe minimum wage ant hourforeach hourw estited
in any work week. Al commisions shal be
at least once in each mont in ful. When earnings are derived in whole or in part on the basis of an
incentive plan other than these defined herein, the employee enall receive weekly at least the mininum
wage per hour for each hour worked in the work week, and the balay.

## Sec. 31-60-2. Gratuities as part of the minimum

 ,For the purposes of this regulation, "gratuity" means
voluntary monetary contribution received by the a volutary monetary contribution received by the
employee fom a guest, patron or o customef ror senice
rendered. rendered.
(a) Unless othenisise prohibited by statutory provision
or by a wage order, gratuties may be recongnized as

(1) The employee shall be engaged in an
employment in which gratutities have customarily and usually constituted and have e been recognizited
as part of this remuneration for hiring puroseses and
(2) The amount received in gratuities claimed as
creditit
crevit for part of the minimum trir wage shall be
recorded on a weekly basis as a separate item in recorraed on a weekly basis as a separate item in
the wege ecerod, even though payment is made
more ftequeuntly, and
(3) Each employer cliaining credit for oratuitites
as part of the minimum fair wage paid to any
 allowance hereinatiter providid. was received
by the employee. For example, satatement

 of not less than the minimum wage per hour for
each hour wwored during the pay perion, ivi be be accepted by the commissioner as "substantial
evidence" for purposes of of this section, providided all other reauirements of this and ot
regulations shall be complied with.

## Public Act 19 Fair Wage.

Sec. $31-60(b)$ The Labor Commisisioner shall adopt
such reeulations, in accordance with the provisions

 governing an executive, administstative orprofessisinal
employee and outside salesperson learners and






[This regulation defines a "physically or mentally
handicapped person" as a person whose earning
handicapped person" as a person whose earning
capacity is impaired by age or physical or mental capacity is impaired by age or physical or mental
deficiency or injury and provides guidelines for a
modification of the minimum wage.]
Sec. 31-60-6. Minors under the age of 18
(a) For the purposes of this regulation, "minor" means
a person at least 16 years of age but not over 18
a person at least 16 years of age but not over 18
years of age. To prevent curtaiment of employment opportunities for minors, and to provide a reasonable employment conditions may be accomplished, a minor
may be employed at a modification of the minimum fair wage established by subsection (j) of section
$31-58$ of the general statutes, but at not less than
$85 \%$ of the minimum wage, for the first 200 hours of $85 \%$ of the minimum wage, for the first 200 hours of of two hundred hours of employment, he may not be
employed by the same or any other employer at less
than the minimum fair wage.* *This subsection is amended by P.A. 19-4, An Act Increasing the Minimum Fair Wage. CGS Sec.
$31-58(i)(5)$. The rates for all persons under the age of eighteen years, exceet em ancipated minors, shall
be not tess than eieghty-five per cent of the minimum
fair ar wage for the first ninety days of such employment,
or ten dollars and ten cents per hour, whichever is greater, and shall be equal to the minimum fair wage

## (b) In addition to the records required by section $31-66$ of the 1969 supplement to the general statutes,

 $31-66$ of the 1969 supplement to the general statutes,each employer shall obtain from each minor to be
en each employer shall obtain from each minor
employed at a modification of the minimum fair
wage rate as herein provided, a statement of his
employment prior to his date of accession with employment prior to his date of accession with
his present employer. Such statement of prior employment, supplemented by the present employer's
record of hours worked by the minor while in his
employ, will be deemed satisfactory evidence of employ, will be deemed satisfactory evidence of
good faith on the part of the employer with respect to his adherence to the provisions of this regulation,
provided succr record shall be in omplete compliance
with the requirements of section $31-66$ of the general statutes and section 31-60-12.
(c) Deviation from the provisions of this regulation
will cancel the modification of the minimum fair wage
herein Wilc cancel the modification of the minimum farir wage
herein provided for
prevailed hors during which the vioilation

Sec. 31-60-7. Learners
[This regulation contains the requirements to apply to the Labor Commissioner for a subminimum rate in an
occupation which is not apprenticeable.] Sec. 31-60-8. Apprentices.
[Under this regulation, apprentices duly registered
by the Connecticut State Apprenticeship Council of by the Connecticut State Apprenticeship Council of
the Labor Department may not be employed at less han the minimum wage unless permission has been
received from the LLbor Commissioner through an application process.]
Sec. 31-60-9. Apparel.
For the purpose of this regulation, "apparel" means
uniforms or other clothing supplied by the employer
for use in the course of employment but does not for use in the course of employment but does not or clothing usually required for health, comfort
or convenience of the employee. An allowance or convenience of the employee. An allowance
(deduction) not to exceed $\$ 1.50$ perweek or the actual cost, whichever is lower, may be permitted to apply as
part of the minimum fair wage for the maintenance of wearing apparel or for the laundering and cleaning of
such apparel when the service has been performed. such apparel when the service has been performed.
When protective garments such as gloves, boots or aprons are necessary to safeguard the worker or
prevent injury to an employee or are required in the interest of sanitation, such garments shall be provided
and paid for and maintained by the employer without harge upon the employee.
(a) For the purpose of this regulation, "rravel time"
means that time during which a worker is required means that time during which a worker is required
or permitted to travel for purposes incidental to "a
performance of his employment but does not performance of his employment but does not include
time spent traveling from home to his usual place of
emp
prov
(b)
emp
(b) When an employee, in the course of his
employment, is reairee
 such travel time shall be considered to be working
time and shall be paid for as such. Expensess directly
 employee would bring
the minimum fair wage.
(c) When an employee is required to report to other
than his usual place of employment at the beginning than his usual place of employment at the beginning
of his work day, if such an assignment invovves Oof his work day it such an assignment involves
travel time tan the part of the empoyen in excess of
that ordinarily required to travel foom his home to tis
 shall be consiedered to be working time and shall be
paid for as such. paid for as suc
(a) When at the end of a work day a work assignment
at other than his usual place of employment involves, on the part of the employee, travel time in excess of
that ord that ordinarily required to travel from his usual place
of employment ot his home, such additional travel
time shall be considered to be working time and shall time shall be conside
be paid for as such.
Sec. 31-60-11. Hours worked.
(a) For the purpose of this regulation, "hours worker"
 and all time during which an employee is employed
or permited to work, whether or not reauired to do or permitted to work, whether or not required to do
so, provided time allowed for meals shall be excluded
unless the employee is required or permitted to work.
 time when an employee is reauired to wait on the
premises while nowork is rovidided y the employer.
Wooking tine in evor ins Working time in every instance
the nearest unit of 15 minutes.
(b) All lime during which an employee is required to be on call for emergency senvice at alocation designated
by the employer shall be considiered to be be working time and shall be paid for as such, whethe
employee is actually called upon to work.

## (c) When an employee is subject to call for emergency service but is not reuwied to

 designated by the employer but is simply reauiredto keep the employer informed as to the location at which he may be ocotacteded, or when an employee
is not specifically required by his employer to be
 assigned ot odut, workingng time shall begin when the
employee is notified of $h$ sis assignment and shall end pleted his assignment. Sec. 31-60-12. Records.
(a) For the purpose of this regulation, "true and
accurate ecocrds" means accurate legibe records for accurate records means
each employee showing:

(b) The labor commissioner may authorize the
maintenance of wage records and the maitinenance of wage records and the
reiention of both wage and hour recors as as
outined either in whole or in part at a p place outlined eititer in whole or in part at a a place
other than the place of employment when is demonstrated that the ereetition of such
records at the place of employment either
(1) works an undue hardstip on the employer
without materially beneffing the inspection without materially benefiting the inspection
procodures of the alabor department, or
not practical for enforcement purposes.

 also be available for inspec
with such wage records.
(c) In the case of an employee who spends $75 \%$ or
more of his working time away trom his employer's More of his working time away trom his empolyer's
place of fusinssand the maintaning of time reorrs
showing the beginning and ending time of each shoring the begining and ending time of each
work periof for such employee eititer imposes an
wndue hardshi undue hardship upon the employer or exposess him
to jepoardy because of his inability to control the accurary of such entries, a record of total daily and
total weekly hours vill be approved as fufliling the record keeping requirements of this section. However,
in such cases, the original time entries shall be made by the employee in his own behalf and the time entries
made by the employee shall be used as the basis or made by the empl
payiol records.
(d) The employer shall maintain and retain for a
period of 3 years the following information and data on each individual employed in a bona fide executive,
administrative or professional capacity.

## (1) His name;

(2) his home address;
(3) he occupapion whin he is employed;
(4) his tooll wages paid each work period:
(5) the date of pay
by payment.

Sec. $31-60$.
capacity.
(a) For the purposes of section $31-58$ (f) of the genera statutes, as amended, employee employed in bona
fide executive capacity" means any employee (1) whose pimara dutuc consists of the managemento of the
enterprise in which he is employed or of a custonail recognizized deparartment or subbidivision therereff; and (2)
who customarily and regularly directs the work of two or more other employees therein; and (3) who has
the authority t hire the authority to hire or fire other employees or whos
suggestions and recommendations as to the hiring firing and as to the advancement and promotion or
any other change of status of other employees will any other change of status of other employees will
be given particular weight; and (4) who customarily (5) who does not devote more than twenty perce or, in the case of an employee of a retail or service
establishment who does not devote as much as forty percent, of his hours of work in the workweek to
activites achives which are tot wrectly and closely related to
the performance of te work descibed in subdivisions
(1) to (4), inclusive, of this section; provided this (1) to (4), inclusive, of this section; provided this
subdivivison shall not apply in the case of an employee who owns at least twenty percent interest in the
enterprise in which he is employed; and (6) who is compensated for his services on a salary basis at a
rate of not less than four hundred dollars per week exclusive of board, lodging, or other facilities, exce
that this subbivision shall not apply in the case of al employee in training for a bona fide executive position
as defined in this section if (A) the training period does not exceed six months; and (B) the employe rate not less than three hundred seventy-five dollars per week exclusive of board, lodging, or other faciilities
during the training period; (C ) a tentative outiine of the training program has been approved by the
labor commissioner; and (D) the employer shall pay tuition costs, and fees, if any, for such instruction and
reimburse the employee for travel expenses to and from each destination other than local, where such
instruction instruction or training is provided. Any trainee program
so approved may be terminated at any time by the
labor commissioner labor commissioner upon proper notice, if he finds that
the intent of the program as approved has not been carried out. An employee who is compensated on a
salary basis at a rate of not less than four hundred seventy-five dollars per week, exclusive of board,
lodging, or other facilities, and whose primary duty lodging, or other faciilities, and whose primary duty
consists of the management of the enterprise in
. which he is employed or of a customarily recognized
department or subdivision thereof, and includes the more other employees therein, shall be deemed to
meet all of the requirements of this section.
(b) "Salary basis" means a predetermined amoun
paid for each pay period on a weekly or less frequen basis, regardless of the number of days or hours
worked, which amount is not subject to reduction because of variations in the quality or quantity of the subject of an employer advisement as required by
section 31-71f of the Connecticut General Statutes.
(1) Although the employee need not be paid for any may only be made in the following five (5) instances:
(A) During the initial and terminal weeks of
employment, an employer may pay a proportionate part of an employee's salary for the time actually
worked; (B) Deductions may be made for one or more
full days if the employee is absent for persona full days if the employee is absent for perso
(C) Deductions may be made for one or more
full days of sickness or disability provided the deduction is made pursuant to a bona fide
plan, policy or practice of making deductions plan, policy or practice of making deductions
from an employee's salary after sickness or from an employee's salary after sickness or
disability leave has been exhausted which has been disclosed to the employee in accordance
with section $31-71 \mathrm{f}$ of the Connecticut General Statutes;
(D) Deductions may be made for absences of
less than one full day taken pursuant to the federal family medical leaze act, 29 USC 2601
et seq., or the Connecticut family and medical et seq., or the Connecticut family and medical
leave act, section 31551 kk et seq., of the
Connecticut General Statutes, as permitted by Connecticut General Statutes, as permitted by
29 CFR 825.206 or by section $31-519 q-17$ of
the regulations of Connecticut state agencies; or
(E) Deductions may be made for one or more
full days if the employee is absent as a result of a disciplinary suspension for violating a safety
rule of major significance. Safety rules of majo rule of major significance. Safety rules of majo
significance include only those relating to the
prevention of serious danger to the employer's premises, or to other employees.
part of a workweek absence that is attributable to:
(i) lack of work occasioned by the operating
(i) lack of work occasioned by the operating
requirements of the employer;
(ii) jury duty, or attendance at a judicial
proceeding in the capacity of a witness; or (ii) jury duty, or attendance
proceeding in the capacity of
(iii) temporary military leave.
(B) An employer is permitted to offset payments an employee receives for any of the services
described in this subdivision against the
employee's regular salary during the week of such absence.
(3) No deduction shall be made for an
less than one full day from work unless:
(A) The absence is taken pursuant to the
federal family and medical leave act, 29 USC

2601 et seq... or the Connecticut family and
medical leave act, section $31-51 \mathrm{kk}$ et seq., of the Connecticut General Statutes, as permitte
by 29 CFR 825.206 or by section $31-51$ git by 29 CFR 825.206 or by section $31-519 q-17$ of
the regulations of Connecticut state agencies; or
(B) The absence is taken pursuant to a bona
fide paid time off benefits plan that specifically authorizes the substitution or reduction from accrued benefits for the time that an employee is absent from work, provided the employee receives
payment in an amount equal to his guaranteed
 authorizes the substitution or reduction from
accrued benefits for the time that an employee is accrued benefits for the time that an employee is
absent from work, provided the employee receives payment in an amount equal to his guaranteed
4) No deduction of any kind shall be made for an disciplinary suspension for violating ordinary rules of
employee conduct.

Sec. 31-60-15. Employee in bona fide Administrative
Capacity.
(a) For the purposes of said section $31-58$ ( f ), "employee employed in a bona fide administrative
capacity" means any employee e (1) whose primary
duty consists of either: (A) the performance of office uty consists of either: (A) the performance of office
or nonmanual work directly related to management policies or general business operations of his
employer or his employer's customers, or (B) the
performance of functions in the administration of performance of functions in the administration of
a school system or educatitonal establishment or
anstitu institution, or of a department or subdivision thereof,
in work directly related tot the academic instruction or
training cerried on therein; and (2) who customarily training carried on therein; and (2) who customarily
and regularly exercises discretion and independent
judgement and (3) (A) who regularly and directly assists a proprietor, or an employee employed in
a bona fide executive or administrative capacity, as such terms are defined in section $31-60-14$ and
$31-60-15$, or (B) who performs under only general
supervision work along specialized or technical lines supervision work along specialized or technical lines
requiring special training, experience or knowledge,
or (C) who executes under only general supervision
special special assignmments and tasks,; and (4) who doon does
not devote more than twenty percent, or, in the case not devote more than twenty percent, or, in the case
of an employee of a retail or service establisisment
who does not devote as much as forty percent, of his hours worked in the workweek to activities which are
not directly and closely related to the performance of
ot the work described in subdivisions (1) to (3), inclusive,
of this section, and (5)(A) who is compensated for
his services on a salary or fee basis at a rate of his services on a salary or fee basis at a rate of not
less than four hundred dollars per week exclusive of board, lodging, or other facilities, or (B) who, in
the case of academic administrative personnel,
is casponsal is compensated for his services as required by
subparagraph (A) of this subdivision or on a salary basis which is at least equal to the entrance salary
for teachers in the school system or educational establishment or institution by which he is employed;
provided an employee who is compenseted on a
savary or fee basis hundred seventy-five dollars per week, exclusive of
board, Iodging, or other facilities, and whose primary duty consists of the performance of work described
in subdivision (1) of this requiring the exercise of discretion and independent
judgement, shall be deemed to meet all of the (b) "Salary basis" [refer to Section 31-60-14.] (c) "Fee basis" means the payment of an agreed sum
for the accomplishment of a single task regardless of the time required for its completion. A fee bassis
payment shall be permitted only for jobs which are payment shall be permitted only for jobs which are
unique in nature rather than for a series of jobs which
are repeated an indefinite number of times and for which payment on an identical basis is made over and
over again. Payment on a fee basis shall amount to a rate of not less than the rate set forth in subsection
(a) of this section. Sec. 31-60-16. Employee in bona fide Professional (a) For the purposes of said section $31-58$ (f)
"employee employed in a bona fide professional "employee employed in a bona fide professional
capacity means any employee (1) whose primary
duty consists of the performance of: (A) work requiring knowledge of an advanced type in a field of science or
learning customarily acquired by a prolonged course learning customarily acquired by a prolonged course
of speciilized intellectual instruction and study, as
distinguished from a general academic education distinguished from a general academic education
and from an apprenticeship, and from training in the
performance of routine mental , manual, or physical processes, or (B) work that is original and creative in
character in a recognized field of artistic endeavor, as opposed to work which can be produced by a
person endowed with general manual or intellectual person endowed with general manual or intellectual
ability and training, and the result of which depends
primarily on the invention, imagination or talent of primarily on the invention, imagination or talent of
the employee or (C) teaching, tutoring, instructing or
lecturing in the activity of imparting knowledge while lecturing in the activity of imparting knowlegge while
employed and engaged in this activity as a teacher employed and engaged in this activity as a teacher
cortified or recognized as such in the school system
or educational establishment or institution by which

## consistent exercise of discretion and judgement in its

 performance; and (3) whose work is predominantlyintellectual and varied in character, as opposed to routine mental, manual, mechanical or physical work,
and is of such character that the output produced or
ond the result accomplished cannot be standardized in
relation to a given period of time; and (4) who does relation to a given period of time; and (4) who does
not devote more than twenty percent of his hours
worked in the workweek to activitites which are not an worked in the workweek to activities which are not an
essential part of and necesssarily incident to the work described in subdivision (1) to (3), inclusive, of this
section; and (5) who is compensated for his services on a salary or fee basis at a rate of not less than
four hundred dollars per week exclusive of board, lodging, or orther faciitities; provided this s subdivision
shall not apply in the case of an employee who is the holder of a valid license or certificicte permiitting the
practice of law or medicine or any of their branches and who is actually engaged in the practicict thereofe,
or in the case of an employee who is the holder of the requisite academic degree for the general practice of medicine and is engaged in an internship or resident
program pursuant to the practice of medicine or any of program pursuant it e pracice of medive orployed
its branches, or in the case of and
and engaged as a teacher as provided in subdivision (1) (C) of this section, and provided an employee who
is compensated on a salary of fee basis at a rate of not less than four hundred seventy-five dollars per
week exclusive of board, lodging or other facilities, either of work described in subbdivision (1) (A) or (C)
of this section which includes work requiring the
consistent exercise of discretion and judgement, or of work requiring invention, imagination or talent in a recognized field of artistic cendeavor, shall be deemed
to meet all of the requirements of this section.
(0) Salary basis freeerto Section $3-00-14$.
(c) "Fee basis" means the payment of an agreed sum
for the accomplishment of a single task regrdles or the accompishment of a single task regaraless
of thite required for its completion. A fee basis
payment shall be permitted only for jobs which are payment shall be permitted only for jobs which are
unique in nature rather than for a series of jobs which are repeated an indefinite number of times and for
which payment on an idetical basis is made over and
orich over again. Payment on a fee basis shall amount to a rate of not less th.
(a) of this section.

## Minimum Wage

\$11.00 per hour effective 1-1-19 \$12.00 per hour effective 9-1-20 $\$ 12.00$ per hour effective 9-1-20
$\$ 13.00$ per hour effective 8-1-21 $\$ 14.00$ per hour effective 7-1-22 \$15.00 per hour effective 6-1-23 (P.A. 19-4)

OVERTIME - ONE AND ONE-HALF TIMES THE EMPLOYEES REGULAR RATE OF
PAY AFTER 40 HOURS PER WEEK. FOR EXCEPTIONS - SEE SECTION 31-76i OF THE CONNECTICUT GENERAL STATUTES.

MINORS UNDER 18 YEARS OF AGE EMPLOYED BY THE STATE OR POLITICAL OF THE APPLICABLE MINIMUM WAGE.

MINORS UNDER 18 YEARS OF AGE
EMPLOYED IN AGRICULTURE MAY BE PAID 85\% OF THE APPLICABLE MINIMUM WAGE
MINORS EMPLOYED BYAGRICULTURAL EMPLOYERS WHO DID NOT, DURING THE PRECEDING CALENDAR YEAR, EMPLOY
EIGHT OR MORE WORKERS AT THE SAM EIGHT OR MORE WORKERS AT THE SAME
TIME SHALL BE PAID A MINIMUM WAGE
OF NOT LESS THAN $70 \%$ OF THE MINIMUM WAGE AS DEFINED IN SECTION 31 -58.
MINORS IN OTHER EMPLOYMENT - SEE MINORS IN OTHER
SECTION 31-60-6.

CONNECTICUT

