

ALTERNATIVE WORK WEEK SATURDAY WEEK ENDING

PERSONNEL GROUP EMPLOYEE TIMECARD FOR WEEK-ENDING / /										
TIMECARDS ARE <u>DUE MONDAY BY NOON</u>										
FAX TO (888) 632-7001 OR EMAIL TO <u>CUSTOMERSERVICE@KPG-INC.COM</u>										
EMPLOYEE NAM	1E:		CLIENT COMPANY ASSIGNED TO:							
EXACT WORK & MEAL PUNCH TIMES MUST BE ENTERED & CALCULATED DO NOT ENTER REST PERIODS										
DAY	DATE	SHIFT START	1ST MEAL BREAK OUT	1ST MEAL BREAK IN	2ND MEAL BREAK OUT	2ND MEAL BREAK IN	SHIFT FINISH	TOTAL DAILY REG HRS	TOTAL DAILY O/T HOURS	TOTAL DAILY D/T HOURS
SUN			DREAK OUT	DICEARIN	DREAK OUT	DICEARIN		KEG HIKS	0/1100105	D/THOOKS
MON										
TUES										
WED										
THURS										
FRI										
SAT										
In California, an employer may not employ an employee for a work period of more than five hours per day without providing the employee with a meal period of not less than thirty (30) minutes. TOTALS										
TO THE EMPLOYEE:										
BY SUBMITTING THIS TIME SHEET, I CERTIFY THAT I HAVE CAREFULLY REVIEWED THIS TIME SHEET AND THAT THE HOURS REPORTED ON THIS TIME SHEET, INCLUDING ALL START AND STOP TIMES, ARE ACCURATE. I WAS ALLOWED AN UNINTERRUPTED MEAL PERIOD THAT WAS AT LEAST 30 MINUTES IN DURATION. I HAVE RECEIVED ALL THE MEAL PERIODS AND REST PERIODS TO WHICH I WAS ENTITLED BASED ON THE NUMBER OF HOURS I HAVE WORKED. I HAVE NOT REPORTED MORE OR LESS TIME THAN I ACTUALLY WORKED. IF I HAVE BEEN PRESSURED OR DIRECTED BY A SUPERVISOR, MANAGER OR ANYONE ELSE AT THE COMPANY TO WORK THROUGH ANY MEAL PERIOD, INACCURATELY REPORT ANY										
TIME OR NOT REPORT TIME THAT I HAVE WORKED, I UNDERSTAND I MUST REPORT THE INCIDENT TO KINETIC PERSONNEL GROUP AT 855-219-5292.										
EMPLOYEE SIGNATURE: I certify that the above is true and correct									OVERTIME COMPENSATION	
									OT is paid at 1.5 times the regular rate DT is paid at 2.0 times the regular rate	
CLIENT (SUPERVISOR) APPROVAL										
MY SIGNATURE REPRESENTS THAT I AM IN AGREEMENT WITH ALL THE TERMS AND CONDITIONS OF STAFFING SERVICES AND PAYMENT TERMS. I CONFIRM THAT THE HOURS SHOWN ARE CORRECT AND THAT THE WORK WAS COMPLETED SATISFACTORILY.										
MY SIGNATURE CERTIFIES THAT THE EMPLOYEE WAS ALLOWED AN UNINTERRUPTED MEAL PERIOD THAT WAS AT LEAST 30 MINUTES IN DURATION. THE EMPLOYEE WAS PROVIDED ALL THE MEAL PERIODS AND REST PERIODS, TO WHICH THE EMPLOYEE WAS ENTITLED BASED ON THE NUMBER OF HOURS WORKED. I HAVE NOT PRESSURED OR DIRECTED THE EMPLOYEE TO WORK THROUGH ANY MEAL PERIOD.										
In California, an employer may not employ an employee for a work period of more than five hours per day without providing the employee with a meal period of not less than thirty minutes, except that if the total work period per day of the employee is no more than six hours. A second meal period of not less than thirty minutes is required if an employee works more than ten hours per day, except that if the total hours worked is no more than 12 hours, the second meal period may be waived by mutual consent of the employee only if the first meal period was not waived. Labor Code Section 512.										
COMPANY NAME					SIGNATURE				TITLE	
PRINT NAME									DATE	
KINETIC PERSONNEL GROUP'S TERMS AND CONDITIONS OF STAFFING SERVICES AND PAYMENT TERMS ARE EMAILED TO LIENT COMPANY (REFERED TO AS "CLIENT") DECISION MAKER ON EVERY FILLED JOB ASSIGNMENT. 1. BILLING TERMS: Itemized invoices for temporary services, based on hours shown on the Kinetic Personnel Group time cards, are emailed weekly and are <u>due and payable UPON RECEIPT OF INVOICE.</u> Each invoice is a distinct contract, severable from any other. 2. PAST DUE ACCOUNTS: If full payment has not been received by Kinetic Personnel Group within 30 days of the invoice date, a rate increase of µ to 5% of the original hourly rate could be adjusted and the Client will, without further notice, become responsible for this new rate. In the event that the timvice is not paid in full within 30 days after the invoice date, there shall be a service charge of 13% per month on the upnaid balance, or at the highest rate of interest allowed by law, whichever is less. If this account is referred to an attorney for collection, and if any action is brought to enforce or interpret the provisions of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees and costs of collection or enforcement of the judgment received by the prevailing party. In addition, if this account is referred to any attorney for collection, client agrees to pay reasonable attorney's fees and costs, whether or not any action is commenced. 3. PERMANENT PLACEEMENT / CONVERSION FEES: Kinetic Personnel Group will retain this employee at the agreed upon rates. a) If the client company wishes to hire a Kinetic Personnel Group employee, and does not have a signed Master Services Agreement, the Client agrees to pay a permanent placement / conversion fee equal to 20% of the first year annual salary if the employee has not comployee of raterred employee (or by a referral of the client to a										
position 5. Client shall not, wi a) Entrus b) Autho c) Assign 6. Kinetic Personnel (the violation paragra 7. The Client agrees t	within 180 days of the end thout prior written permiss at Kinetic Personnel Group e rrize Kinetic Personnel Group Kinetic Personnel Group e Group's insurance does not	of the assignment or of ion from Kinetic Person employees with unatter p employees to operate mployees to perform w cover loss or damage ca for the work done by Kii	the referral period, the nel Group : ided premises, cash, ne e motor vehicles ork other than that des aused by our employee: netic Personnel Group e	Client agrees to pay a gotiable instruments or cribed at the time the c s operating client's own employees.	permanent placement / co r other valuables lient placed the job order. led or leased motor vehicle	nversion fee equal to 2 s, therefore, the Client	0% of the first year ann	ual salary.		
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