STATE OF CALIFORNIA DEPARTMENT OF EDUCATION **STATEMENT OF INTENT TO EMPLOY A MINOR AND REQUEST FOR A WORK PERMIT–CERTIFICATE OF AGE** CDE Form B1-1 (Rev. 02-14)

A "STATEMENT OF INTENT TO EMPLOY A MINOR AND REQUEST FOR A WORK PERMIT–CERTIFICATE OF AGE" form (CDE Form B1-1) shall be completed in accordance with California *Education Code* 49162 and 49163 as notification of intent to employ a minor. This form is also a Certificate of Age pursuant to California *Education Code* 49114.

(Print Information) Minor's Information

Minor's Name (First and Last) Home Address		Home Phone	Grade
		City	Zip Code
Birth Date	Social Security Number	Age	Student's Signature
School Information	-	U	C
School Name	School Pho	ne	
School Address	City		ip Code
To be filled in and signed by parent	or legal guardian		
This minor is being employed at the pla my knowledge and belief, the information			esent. I hereby certify that to the best of
Parent's Name (Print First and Last)		Parent's Signature	Date
To be filled in and signed by employ	er		
Business Name or Agency of Pla	acement	Business Phone	Supervisor's Name
Business Address		City	Zip Code
Employer's Maximum Expected Worl Describe nature of work to be perform		per day hours	s per week

In compliance with California labor laws, this employee is covered by workers' compensation insurance. This business does not discriminate unlawfully on the basis of race, ethnic background, religion, sex, sexual orientation, color, national origin, ancestry, age, physical handicap, or medical condition. I hereby certify that, to the best of my knowledge, the information herein is correct and true.

Employer's Name (Print First and Last)	Employer's Signature	Date	
For authorized work permit issuer use ONLY			
Maximum number of work hours when school is in session:	Maximum number of work hours when school is not in session:		
Mon Tues Wed Thur Fri Sat Sun Total	Mon Tues Wed Thur Fri	Sat Sun Total	
Proof of Minor's Age (Evidence Type) Verifying Authority's Name and Title (Print)	Full-time Edu Restricted Atternal	rk Experience Ication, Vocational Ication, or Personal endant rkability	
Verifying Authority's Signature			

For more information about child labor laws, contact the U.S. Department of Labor at <u>http://www.dol.gov/</u>, and the State of California Department of Industrial Relations, Division of Labor Standards Enforcement at <u>http://www.dir.ca.gov/DLSE/dlse.html</u>.

Special rules or provisions, which may be important to you, may not be included in these summaries. Where doubt remains, you should consult the Division of Labor Standards Enforcement for details on California laws or the Wage and Hour Division of the U.S. Department of Labor for details on federal laws

	Ages 16 and 17	Ages 14 and 15	Ages 12 and 13
	Must have completed 7th grade to work	Must have completed 7 th grade to work	
	while school in session.	while school in session	
	(EC 49112) 4 hours per day on any schoolday**	(EC49112) 3 hours per schoolday outside	May be seenlayed only dyning school
	[EC 49112, 49116, LC 1391(a)(4)]	of school hours [EC 49112, 49116; LC 1391(a)(2)]	May be employed only during school holidays and vacations (usually construct to include weekends). May never be
SCHOOL IN	8 hours on any non-schoolday or on any day preceding a non-schoolday. [EC 49112, LC 1391(a)(3)]	8 hours on any non-schoolday [LC 1391(a)(1)]	employed on any schoolday, either before during, or after school. [EC 49111]
SESSION*	48 hours per week [LC 1391(a)(3)]	18 hours per week [EC 49116, LC 1391(a)(2)]	Daily and weekly work hour maximums while school is in session are not specifie in statute, but may not exceed the
	WEE students and personal attendants*** may work more than 4 hours on a schoolday, but never more than 8. [EC 49116, LC 1391(a)(4)(A)	WEE students may work during school hours and up to 23 hours per week. [EC 49116, LC 1391(a)(2)]	maximum allowed when school is not in session or the maximum stated on permit. [LC 1391]
		(\$110,20 1051(0)(2)]	Not eligible for WEE programs. [EC 49113]
SCHOOL NOT IN	8 hours per day [LC 1391(a)(3)]	8 hours per day [LC 1391(a)(1)]	8 hours per day [LC 1391(a)(1)]
SESSION	48 hours per week [LC 1391(a)(3)]	40 hours per week [LC 1391(a)(1)]	40 hours per week [LC 1391(a)(1)]
	5 a.m. – 10 p.m. However, until 12:30 a.m. on any evening preceding a nonschoolday [LC 1391(a)(3)]	7 a.m. – 7 p.m., except that from June 1 through Labor Day, until 9 p.m. [LC 1391(a)(1)]	7 a.m. – 7 p.m., except that from June 1 through Labor Day, until 9 p.m. [LC 1391(a)(1)]
SPREAD OF HOURS	WEE students, with permission, until 12:30 a.m. on any day [LC 1391.1]		
	Messengers: 6 a.m. – 9 p.m. [LC 1297]		
STATUTE	PENALTY	•	1
EC 49111, 49112, LC 1297 LC 1391	Misdemeanor. Fine, imprisonm Fine, imprisonment, or both. [L Third and subsequent violations	ent, or both [LC 1303] C 1391(c)] s, Class A, violation, fine \$5,000 - \$10,000 [LC 1288] Misdemeanor [LC1303]
G 1202	\$5,000 - \$10,000. [LC 1288] N	11sdemeanor.[1303]	

SUMMARY CHART

Permits shall be subject to cancellation by school officials or the Labor Commissioner if the conditions for the legal issuance of the permit or certificate of age do not exist or did not exist at the time the permit or certificate was issued. A permit to work shall be revoked by the issuing authority when he is satisfied that the employment of the minor is impairing the health or education of the minor, or that any provision or condition of the permit is being violated, or that the minor is performing work in violation of any provision of law. [LC 1300; EC 49164]

Class A violation \$5,000 - \$10,000. [LC1288] (Minor must be a ward or apprentice.) Misdemeanor [LC 1392]

With few exceptions, all employees are entitled to one day's rest in seven. [LC 551, 552] Days of rest may be accumulated, provided, that in each calendar month the employee receives the equivalent of one day's rest in seven. [LC 554] A violation of Sections 551, 55 and/or 554 is a misdemeanor. [LC 553] School attendance is not considered work time.

*Statutes governing work hours for 14- and 15-year-olds use the phrase, "while school is in session", for the three-hour day, 18-hour week. California provides no precise definition of this phrase. However, the phrase is also used in federal regulations from which California's standard is derived. [29 CFR 570.35(a)] The U.S. Department of Labor considers the phrase "when school is in session" to mean the scheduled schooldays of the public school system in the county where the minor resides. A school week under federal standards is any week during which school is in session for at least one day. Thus, school is considered in session during any week that has at least one scheduled schoolday. Since the school session is derived from the schedule for the county's public schools, school may be considered in session for a minor who attends a private school that is closed during the summer if the public schools are in session at that same time.

**A "schoolday" is any day that the minor is required to attend school for 240 minutes or more. [LC 1391(b)]

LC 1392

***"Personal attendant" is defined in IWC Order 15-2001, Section 2(J). Also see "Household Occupations" in Chapter 7 of this booklet.