## New York City Releases Workers' Bill of Rights, Poster

By Richard I. Greenberg, Daniel J. Jacobs & March 8, 2024

## Meet the Authors



Richard I. Greenberg
(Rich)
Principal
(212) 545-4080
Richard.Greenberg@jacksonlewis.com



Daniel J. Jacobs
(He/Him)
Principal
(212) 545-4049
Daniel.Jacobs@jacksonlewis.com

## **Related Services**

National Compliance and Multi-State Solutions

The New York Department of Consumer and Worker Protection (DCWP) published the "Workers' Bill of Rights" on March 1, 2024. The Workers' Bill of Rights is meant to serve as a comprehensive guide to rights in the workplace in New York City.

In late-2023, New York City enacted legislation authorizing the city to prepare a "Workers Bill of Rights" that New York City employers will have to post and distribute to employees.

The Workers Bill of Rights includes information on the rights enforced by DCWP, such as Paid Safe and Sick Leave, Temporary Schedule Changes and Fair Workweek Law, and New York City's Delivery Worker Laws. It also includes information about the rights enforced by other state and federal agencies, such as minimum wage and the right to organize. Additionally, it includes information about who to contact for more information or with questions, including how employees can file a complaint.

By July 1, 2024, all New York City employers must post<u>the "Your Rights at Work" poster</u> in a location visible to employees. The notice must also be distributed to employees, as well as posted to their intranet or mobile app if "such means are regularly used to communicate" with employees. Non-English versions must be posted and provided if the agency has published a notice in a language spoken as the primary language by at least five percent of the employees.

Enforcement of this notice requirement will be based on complaints. If an employer does not make the poster available, starting July 1, 2024, employees will be able to file a complaint at nyc.gov/workers or by contacting 311. Employers will receive a warning for the first violation and will be subject to a \$500 civil penalty for any subsequent violations. Therefore, employers should be vigilant on compliance.

If you have any questions relating to this upcoming employee notice requirement or any other employee notice requirements, please speak with the Jackson Lewis attorney with whom you regularly work.

© 2024 Jackson Lewis P.C. This material is provided for informational purposes only. It is not intended to constitute legal advice nor does it create a client-lawyer relationship between Jackson Lewis and any recipients. Recipients should consult with counsel before taking any actions based on the information contained within this material. This material may be considered attorney advertising in some jurisdictions. Prior results do not guarantee a similar outcome.

Focused on employment and labor law since 1958, Jackson Lewis P.C.'s 1,000+ attorneys located in major cities nationwide consistently identify and respond to new ways workplace law intersects business. We help employers develop proactive strategies, strong policies and business-oriented solutions to cultivate high-functioning workforces that are engaged and stable, and share our clients' goals to emphasize belonging and respect for the contributions of every employee. For more information, visit <a href="https://www.jacksonlewis.com">https://www.jacksonlewis.com</a>.