## Laws and Agencies Controlling Employment of Minors

Most California employers are governed not only by state child labor laws but by the child labor provisions of the federal Fair Labor Standards Act (FLSA). When federal and state laws both apply, the more restrictive law prevails.

FLSA sets basic minimum ages of 16 for general employment and 18 for occupations declared particularly hazardous for young workers. Persons younger than 16 are allowed to work only in limited, specified occupations which exclude baking, manufacturing, processing, construction, warehouse, and transportation occupations. (See U.S. Department of Labor (DOL) Child Labor Bulletins 101 and 102.)

California law also sets out minimum ages, as summarized below, and restricts or prohibits employment of specified age groups of minor sin specified hazardous occupations. (See "California Child Labor Laws 1995-96," a publication of the California Division of Labor Standards Enforcement.)

Information on federal labor laws is available from the DOL's Wage and Hour Division, Employment Standards Administration. Information on state child labor laws is available from the Division of Labor Standards Enforcement. Both the federal and state agencies have offices in several California cities.

## **Summary of Minors' Work Regulations**

- 1. Federal and state law generally prohibit nonfarm employment of children younger than 14. Special rules apply to agricultural and domestic work and to the entertainment industry.
- 2. Children generally must attend school until age 18 unless they are 16 or older and graduated from high school or received a state Certificate of Proficiency.
- 3. Employers of minors required to attend school must have a "Statement of Intent to Employ Minor and Request for Work Permit" (Form B1-1) on file with the school district of attendance for each such minor and must themselves have on file for each minor a "Permit to Employ and Work" (Form B1-4). Records are to be open at all times for inspections by school authorities and officers of the Division of Labor Standards Enforcement.
- 4. A work permit must be revoked whenever the issuing authority determines the employment is illegal or is impairing the health or education of the minor.
- 5. Labor laws applicable to adult employees are also generally applicable to minor employees, including workers' compensation insurance requirements.
- 6. Child labor laws do not generally apply to minors who deliver newspapers or work at odd jobs, such as yard work and baby-sitting or in private homes where the minor is not regularly employed.

State Law

on

schoolday. May be permitted to work 48 hours per week.

7. Hours of work: (When federal and state laws both apply, the more restrictive law prevails.)

Federal Regulations

Age

1-8*	1 000 00 110 0000	State 2477
12-13	Prohibits the nonfarm employment of minors under the age of 14.	Cannot work on schooldays. When school is not in session: daily maximum 8 hours, weekly maximum 40 hours.
14-15	When school is in session: daily maximum 3 hours, weekly maximum 18 hours, except 23 hours if student is in Work Experience Education program. (Generally may not work during school hours except in Work Experience Education program.) When school is not in Session: daily maximum 8 hours and weekly maximum 40 hours.	Same as federal regulations.
16-17	Same as for adult – state child labor standards prevails.	Four (4) hours per day on any schoolday. Eight (8) hours any non-schoolday or on any day that precedes a non-

Age	Federal Regulations	State Law		
(16-17 continued)		Maximum hours vary per school district policy. Work Experience Education student may be permitted to a maximum of 8 hours on a schoolday. High school graduates and state Certificate of Proficiency recipients are treated as adults.		
8. Spread of hours:				
12-13	(See 1, above)	Work must be performed between 7 a.m. and 7 p.m. except June 1 through Labor Day when the hour is extended until 9 p.m.		
14-15	Work must be performed between 7 a.m. and 7 p.m. except June 1 through Labor Day when the hour is extended until 9 p.m.	Same as federal regulations.		
16-17	Same as for adult – state child labor standard prevails.	Work must be performed between 5 a.m. and 10 p.m. except that work may extend to one-half hour past midnight on nights preceding non-schooldays. Student in Work Experience Education program may be authorized to work until one-half		

<sup>9.</sup> A day of rest from work is required if the total hours worked per week exceed 30 or if more than 6 hours are worked on any one day during the week.

10. Prohibited hazardous occupations for minors under 18 by the federal and state law:

1.	Explosives	10.	*Power-driven meat slicing/processing machines
2.	Motor vehicle driving/outside helper		and meat slaughtering
3.	Coal mining	11.	Power-baking machines
4.	Logging and sawmilling	12.	*Power-driven paper products/paper-baling
5.	*Power-driven woodworking machines		machines
6.	Radiation exposure	13.	Manufacturing brick, tile products
7.	Power-driven hoists/forklifts	14.	*Power saws and shears
8.	*Power-driven metal forming, punching, and	15.	Wrecking, demolition
	shearing machines	16.	*Roofing
9.	Other mining	17.	*Excavation operation

hour past midnight on nights preceding schooldays.

<sup>\*</sup>See U.S. Department of Labor Bulletin 101, "Child Labor Requirements in Nonagricultural Occupations Under the Fair Labor Standards Act, "for apprentice and student-learner exemptions.