NOTICE TO EMPLOYEE

Labor Code section 2810.5

EMPLOYEE		
Employee Name:		
Start Date:		
EMPLOYER		
LIMI EOTEK		
Legal Name of Hiring Employer:		
Is hiring employer a staffing agency/business (e.g., Temporary Services Agency; Employee Leasing		
Company; or Professional Employer Organization [PEO])? □Yes □ No		
Other Names Hiring Employer is "doing business as" (if applicable):		
Physical Address of Hiring Employer's Main Office:		
Hiring Employer's Mailing Address (if different than above):		
Hiring Employer's Telephone Number:		
If the hiring employer is a staffing agency/business (above box checked "Yes"), the following is the other entity		
for whom this employee will perform work:		
Name:		
Physical Address of Main Office:		
Mailing Address:		
Telephone Number:		
WAGE INFORMATION		
Rate(s) of Pay: Overtime Rate(s) of Pay:		
Rate by (check box):		
Other (provide specifics):		
Does a written agreement exist providing the rate(s) of pay? (check box) ☐ Yes ☐ No		
If yes, are all rate(s) of pay and bases thereof contained in that written agreement? ☐ Yes ☐ No		
Allowances, if any, claimed as part of minimum wage (including meal or lodging allowances):		
(If the employee has signed the acknowledgment of receipt below, it does not constitute a "voluntary written agreement" as required under the law between the employer and employee in order to credit any meals or lodging		
against the minimum wage. Any such voluntary written agreement must be evidenced by a separate document.)		
Regular Payday:		

WORKERS' COMPENSATION		
Insurance Carrier's Name:		
PAID SICK LEAVE		
Unless exempt, the employee identified on this notice is entitled to minimprovides that an employee: a. May accrue paid sick leave and may request and use up to 3 days or b. May not be terminated or retaliated against for using or requesting the c. Has the right to file a complaint against an employer who retaliates on 1. requesting or using accrued sick days; 2. attempting to exercise the right to use accrued paid sick days; 3. filing a complaint or alleging a violation of Article 1.5 section 245 et s. 4. cooperating in an investigation or prosecution of an alleged violation prohibited by Article 1.5 section 245 et seq. of the California Labor Code. The following applies to the employee identified on this notice: (Check of 1. Accrues paid sick leave only pursuant to the minimum requirement other employer policy providing additional or different terms for accrual 2. Accrues paid sick leave pursuant to the employer's policy which sa of Labor Code §246. 3. Employer provides no less than 24 hours (or 3 days) of paid sick leave pursuant):	24 hours of accrued paid sick leave per year; e use of accrued paid sick leave; and r discriminates against an employee for seq. of the California Labor Code; of this Article or opposing any policy or practice or act that is e. one box) s stated in Labor Code §245 et seq. with no land use of paid sick leave. Itisfies or exceeds the accrual, carryover, and use requirements eave at the beginning of each 12-month period.	
ACKNOWLEDGMENT OF RECEIPT		
(Option	ai)	
(PRINT NAME of Employer representative)	(PRINT NAME of Employee)	
(SIGNATURE of Employer representative)	(SIGNATURE of Employee)	
(Date)	(Date)	
The employee's signature on this notice merely constitutes acknowledgment of receipt.		
Labor Code section 2810.5(b) requires that the employer reset forth in this Notice within seven calendar days after the		

Labor Code section 2810.5(b) requires that the employer notify you in writing of any changes to the information set forth in this Notice within seven calendar days after the time of the changes, unless one of the following applies: (a) All changes are reflected on a timely wage statement furnished in accordance with Labor Code section 226; (b) Notice of all changes is provided in another writing required by law within seven days of the changes.