Senate Engrossed House Bill

State of Arizona House of Representatives Fifty-third Legislature First Regular Session 2017

CHAPTER 200

HOUSE BILL 2370

AN ACT

AMENDING SECTION 23-351, ARIZONA REVISED STATUTES; RELATING TO THE PAYMENT OF WAGES.

(TEXT OF BILL BEGINS ON NEXT PAGE)

Be it enacted by the Legislature of the State of Arizona: 1 2 Section 1. Section 23-351, Arizona Revised Statutes, is amended to 3 read: 4 23-351. Designation of paydays for employees: payment: 5 exceptions: violation: classification 6 A. Each employer in this state shall designate two or more days in 7 each month, not more than sixteen days apart, as fixed paydays for payment 8 of wages to the employees. B. Notwithstanding the provisions of subsection A OF THIS SECTION, 9 each employer in this state whose principal place of business is located 10 11 outside the OF THIS state of Arizona and whose payroll system is 12 centralized outside the OF THIS state of Arizona may designate one or more 13 days in each month as fixed paydays for payment of wages to the following 14 employees: 15 Professional, administrative or executive employees or employees 1. 16 employed in the capacity of an outside salesman as those terms are defined 17 under the fair labor standards act of 1938, as amended. 18 2. Employees employed in a supervisory capacity as defined under 19 the national labor relations act. 20 C. Each employer shall, on each of the regular paydays, SHALL pay to the employees all wages due the employees up to such date, except: 21 22 In the case of employees remaining in the service of any such 1. 23 employer, with the exception of school district employees, all wages other 24 than overtime or exception pay not to exceed five days of labor may be 25 withheld. School districts may withhold wages FOR UP TO SEVEN BUSINESS 26 DAYS during their normal two week TWO-WEEK payroll processing cycle. An 27 employer other than a school district may satisfy the requirements of this 28 paragraph by any of the following: 29 (a) Personally delivering the wages to the employee $\pi\sigma$ NOT later 30 than five business days after the end of the most recent pay period. 31 (b) Depositing the wages in the United States mail $\pi\sigma$ NOT later 32 than five business days after the end of the most recent pay period for 33 delivery to an address specified by the employee. 34 (c) Personally delivering the wages to the employee $\pi\sigma$ NOT later 35 than ten days after the end of the most recent pay period for an employer 36 whose payroll system is centralized outside the OF THIS state of Arizona. 37 2. In the case of employees of school districts or of the Arizona 38 state schools for the deaf and the blind, the annual salary may be 39 prorated in any number of payments, and the employee may select whether to 40 have the salary prorated or paid during the actual months worked. If the 41 employee's salary is prorated, all such payments still due at the close of 42 the school attendance year or fiscal year may at the option of the 43 employee be paid in either a lump sum or paid within a period of two months after the close of the fiscal year. IF THE EMPLOYEE'S SALARY IS 44 PRORATED, THE EMPLOYEE'S SALARY UNDER THE CONTRACT MAY BE PRORATED INTO 45

1 EQUAL PAYMENTS AND PAID BEGINNING WITH THE FIRST PAY PERIOD THAT THE 2 EMPLOYEE WORKS.

3. Overtime or exception pay shall be paid πο NOT later than
4 sixteen days after the end of the most recent pay period.

5 D. An employer may choose one of the following methods to pay wages 6 to employees under subsection A OF THIS SECTION:

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1. In lawful currency of the United States.

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2. In negotiable bank checks.

9 3. In the case of this state or any political subdivision of this 10 state, warrants payable on demand and bearing even date with the payday.

4. With the written consent of the employee, by deposit on the payday to the employee's credit at a financial institution of the employee's choice that is a member of the federal deposit insurance corporation or any other comparable federal or state agency.

5. If the employer has offered deposit on the payday to the employee's credit at a financial institution of the employee's choice that is a member of the federal deposit insurance corporation or any other comparable federal or state agency and the employee does not provide consent and does not designate a financial institution, by deposit on the payday to the employee's credit to a payroll card account.

21 E. When an employee's wages are paid by deposit in a financial 22 institution the employee shall be furnished with a written or electronic 23 statement of the employee's earnings and withholdings. Any wage deposit plan adopted by an employer shall entitle the employee to one withdrawal 24 25 for each deposit, free of any service charge to the employee. The consent 26 of an employee for payment of wage by deposit in a financial institution 27 shall not constitute a prior assignment of wages to the financial 28 institution and is revocable at any time prior to BEFORE the transmittal 29 to the financial institution by the employer. No A person shall NOT be 30 denied employment nor discharged or reprimanded for refusal to consent to 31 payment of wage by deposit in a financial institution.

32 F. When an employee's wages are paid to a payroll card account the 33 employee shall be furnished with a written or electronic statement of the 34 employee's earnings and withholdings. A payroll card account plan adopted 35 by an employer shall entitle the employee to one free withdrawal for each 36 deposit of wages per pay period but not more frequently than once per 37 week. An employer shall also provide a list of all fees associated with 38 the use of an employer provided payroll card account to an employee who 39 receives wages by deposit to a payroll card account.

40 G. Subsection B shall OF THIS SECTION DOES not apply to employees 41 whose salaries are subject to provisions of collective bargaining 42 agreements.

43 H. Each employer in this state, in its discretion, may pay all 44 wages due TO an employee by deposit on the payday at a financial 45 institution of the employee's choice or, if the employee does not 46 designate a financial institution, to a payroll card ACCOUNT. For the 1 purposes of this subsection, "financial institution" means a member of the 2 federal deposit insurance corporation or of any other comparable federal 3 or state agency.

4 I. Any employer who violates a provision of this section is guilty 5 of a petty offense.

6 Sec. 2. <u>Effective date</u>

7 Section 23-351, Arizona Revised Statutes, as amended by this act, is 8 effective from and after June 30, 2018.

APPROVED BY THE GOVERNOR APRIL 26, 2017.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 26, 2017.