The greatest risk migrant workers feel in fighting for unpaid wages or filing a complaint against employers is that the employer may retaliate. But remember: it is illegal for an employer to fire or penalize any worker for speaking out about violations at work.

Here are some basic tips you need to know:

- Your employer or the government does not need to know where you live. The employer only needs an address to send you information like your Record of Employment or tax information, while the government may need to send you information about your applications. You can use another address if you don’t feel safe giving out this information.
- Be aware of deadlines, you must file within certain dates.
- If you are leaving the country, file your claim before you leave. You should leave your personal contact information with them so they can call or email you when you are out of the country. The Ministry can still make your claim before you leave. You should file within certain dates.
- Be sure you only share details about your situation with people you trust.

You are not alone! You can get assistance and work with others to get your legal rights!

It is often difficult to take action on an individual situation. That is why caregivers, farm workers, and other temporary workers are joining together as the Migrant Workers Alliance to Change to make changes collectively so that workers will have stronger protections at work no matter where they work.

GET SUPPORT

You must be paid at least the minimum wage for every hour you work. As of June 1, 2014, the minimum wage is $11.00 per hour. On October 1, 2015, the minimum wage will increase to $11.25 per hour. Your employer must provide you with a pay slip each pay period that shows your pay, hours and any deductions from your pay.

Under Ontario law, employers are allowed to make deductions for a private room and meals for live-in caregivers, but only up to a limited amount. This applies only to caregivers under the Live-in Caregiver Program prior to November 30, 2014. Your employer can deduct:

- Private Room weekly: $31.70
- Meals Weekly: $53.55 or $2.55 per meal
- Room and Meals Weekly: $85.25

Your employer must provide you with a pay slip each pay period that shows your pay, hours and any deductions from your pay.

For caregivers with work permits under the Caregiver Program after November 30, 2014, your employer cannot make deductions for room and meals from your pay.

Hours of work

The maximum number of hours your boss can schedule you in a week is 48. If your boss wants you to work more, they must ask you to sign a written agreement from the Ministry of Labour. It is your legal right to refuse. If you sign it, you can cancel the agreement by giving your boss 2 weeks’ notice.

Overtime

Every hour you work after the first 44 hours in a week is considered overtime. You should get paid 1.5 times your regular pay for your overtime hours. You can agree in writing to take paid time off instead of overtime. For example, if your pay is $11.00/hour, for your first you should either be paid $16.50 OR take 1.5 hours off instead.

Much more information on how to calculate overtime is available on our website.

Minimum wage

The maximum number of hours you can work in a day at one job is 13. This includes a half hour or two 15 minutes unpaid breaks for every 5 hours you work.

Public holiday pay

There are 9 public holidays in Ontario: New Year’s Day, Family Day, Good Friday, Victoria Day, Canada Day, Labour Day, Thanksgiving, Christmas Day, Boxing Day. You must work your scheduled shift before and after the holiday to qualify for public holiday pay. If you work on a public holiday you get premium pay (1.5 times your regular pay) and an alternative day off with public holiday pay.

Breaks and rest periods

Vacation pay

After 1 year working for the same employer, you are entitled to take off 2 weeks of paid vacation. You are entitled to 4% vacation pay for every dollar you earn or you get vacation time off with pay. If you leave a job without taking vacation, get your 4% vacation pay.

Termination notice pay

Your boss can terminate you without notice if you have worked less than 3 months. After 3 months, your boss must give you written notice of the date you will be terminated. If you do not get notice, you should get termination pay instead. The amount you receive depends on how long you have worked for the employer. Your employer should also give you your Record of Employment (ROE), unpaid vacation pay and any unpaid wages. Construction workers are not entitled to termination pay.

Reprisals

It is illegal for your employer to fire you, threaten you or penalize you for asking about your rights or raising issues of safety or discrimination at the workplace.

In Ontario the Employment Standards Act protects non-unionized workers.

If you are working in Ontario under the Live-In Caregiver program, you have basic rights! Employment Standards are the laws in Ontario that cover all workers, no matter what your immigration status is. The Ministry of Labour is responsible for making sure these laws are respected. This is where workers can file claims to get their unpaid wages. Below is a very basic and limited overview of your rights at work.

WHO IS A CAREGIVER?

If you are working in Ontario on a work permit in an employer’s home taking care of children, or taking care of seniors and your work permit says your occupation is Caregiver, Nanny or Au Pair then you are part of the Live-in Caregiver or Caregiver program.

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Reprisals

It is illegal for your employer to fire you, threaten you or penalize you for asking about your rights or raising issues of safety or discrimination at the workplace.
DISCRIMINATION

You have the right to a workplace free from discrimination and harassment under the Human Rights Code regardless of your immigration status, race, gender, age and sexual orientation among others. Discrimination is unfair treatment of a person or a group.

INJURED AT WORK

Most workers who get hurt or sick because of their job can get workers’ compensation benefits. Workers Compensation are financial assistance that you can receive if you have to take time off work to heal from a workplace injury. The Workplace Safety and Insurance Board (WSIB) is the government body that runs the workers’ compensation system. It does not matter if the workplace injury was your fault or if your employer says they do not pay into workers’ compensation. If you were hurt at work, the WSIB can:

• pay you if you cannot work because of your injury;
• pay healthcare you need to treat the injury; and
• help you return to a job that you can do safely with your injury.

WSIB can pay compensation to people even if they don’t have a work permit or are in the province without immigration status.

To have a confidential discussion with a legal worker about your rights following an injury at work, call IAVGO Community Legal Clinic at (416) 924-6477.

INCOME SUPPORTS

Employment Insurance (EI)

The Federal government pays out employment Insurance benefits. Usually, both an employer and an employee pay into the EI fund. When a worker loses their job, they may qualify for benefits for a specific number of weeks if enough hours are worked. You may qualify if you are laid off or still have a valid work permit while you are looking for a new job.

If this is your first job in Canada, you must have worked 910 hours in the last 52 weeks to get EI. If you have been working for more than a year, you may only need between 420 and 700 hours to qualify depending on where you live.

You should apply within 4 weeks of your last day of work. You must be able to show Service Canada that it was not your fault that your last job ended, or that you were forced to quit. It helps to write a letter of explanation about what really happened and add it to your EI application.

If you take a leave from work to care for your newborn baby or for a family member who is very sick and at risk of death, you could be eligible for EI. You must have worked 600 hours in the last 52 weeks to be eligible for these benefits.

Maternity benefits are paid to the mother for up to a maximum of 15 weeks. You may collect benefits up to 8 weeks before you expect to have your baby, but no more than 17 weeks after the week when your child was born.

Parental benefits can be paid to one or both eligible parents for up to a combined maximum of 35 weeks. You cannot apply for this type of benefit before your child is born. You can receive parental benefits within the 52 weeks after your child was born. (This also applies to adoptive parents).

You can receive compassionate care benefits for up to 6 weeks to care for a relative who is very ill.

Sickness benefits: If you need to take a leave from work because of an illness, you may be eligible for Employment Insurance sickness benefits for up to 15 weeks if you have worked 600 insured hours in the last 52 weeks. You must be in Canada to receive sickness benefits.

You can receive these benefits while you are outside of Canada but you need to have a valid work permit.

FACTS ABOUT YOUR WORK PERMIT

To work in Canada as a Caregiver your employer must obtain a Labour Market Impact Assessment (LMIA) and you should obtain a work permit. The Employment Services and Development Canada (ESSDC) issue the LMIA and the work permit is issued by Citizenship and Immigration Canada. You can only work for the employer whose name is on your work permit. Your work permit could be cancelled if you work for anyone other than the person named on your work permit. If you want to change jobs you would need to find a new employer willing get an LMIA, and then you must apply for a new work permit.

Quitting your job

You can quit your job at any time, and can stay in the country as long as your work permit is valid. However, you are only allowed to work for the employer listed on your permit; and if you quit, you may not be able to get Employment Insurance or CHIP. Before you quit your job, you will need to request your record of employment (ROE), which is a document that shows the reason your job ended, hours worked, including overtime hours, and gross earnings. If your employer refuses to provide your ROE, contact your local Service Canada office.

Recruiters

You do not need to pay a recruiter to get a job in Canada. If you are paying a recruiter, try and keep receipts, copies of cheques and other documents so that you can make a claim to recover the fees paid. If the recruiter insists on cash payments, send them an email confirming the amount you paid and for what reason.

Get in touch with us if you paid a recruiter and we can work to help you get your money back.

Changing your job

You must find an employer who is able to apply for an LMIA in order to hire you. LMIA processing fees is $1,000, and your employer must pay it. There are many rules concerning which jobs can receive an LMIA. These include:

The employer must show that no Canadian citizen or permanent resident is available for this job. To prove this, they must follow specific advertising guidelines that are different based on the job. In most cases, employers must post a job for 4 weeks on the Canada job bank, and advertise in two or more different kinds of outlets (for example, in a newspaper and on a website). Once the employer has the LMIA, you must apply for a new work permit. If you’ve not received an LMIA in time and your work permit is expiring, get legal help to make a concurrent application. If your work permit has expired, get legal help to apply for a restoration of your permit.

Applying for a new work permit

Look for the expiration date on your work permit. After this date the work permit is no longer valid. You need to extend or change your work permit to legally reside in Canada. If you want to renew your work permit, apply 30 days before it expires. You are able to apply for a restoration of a work permit for 90 days after your work permit has expired.

If your previous work permit was issued before November 30, 2014, you can choose whether to apply for your new work permit as part of the old Live-In Caregiver Program or the new Caregiver program. The rules are different, so consider carefully which path you choose.

To apply for a new work permit you need to fill out an application for a new work permit, and have a copy of a positive LMIA. Your future employer must obtain this document prior to hiring you. You should also have a signed employment contract with your new employer. If you future employer has not provided this documentation, you could send your application to renew your work permit, and send a letter of explanation (at least 30 days before your work permit expires) to Citizenship and Immigration Canada. Seek legal advice if you are in this situation.

Applying for permanent residence?

If you received your first work permit before November 30, 2014: You are eligible to apply for permanent residence in Canada after you have completed 24 months (or 3,900 hours) of employment. You can apply for an open work permit at the same time as you apply for Permanent Residence. An open permit allows you to work with any employer and in any industry. Even if you don’t fulfill these requirements, there may be cases where you can get permanent residence under the ‘humanitarian and compassionate’ application. Get legal help to assist you.

If you received your first work permit after November 30, 2014: You must apply for permanent residence in one of two streams, the ‘Caring for Children pathway’ or the ‘Caring for People with High Needs’. Depending on the stream you need to have an equivalent of between 1 and 2 years of Canadian post-secondary education accredited, Level 5 to Level 7 English or French fluency, and necessary licenses to apply. Get legal help to assist you.