UNEMPLOYMENT NOTICE

Colorado Statutes, section 8-73-105.3 provides that a temporary employee is required to contact or notify the employer upon completion of an assignment and to be available to work, as agreed upon at the time of hire, during a specified period of time, on specified dates, or upon call by the employer on an as-needed basis.

If a temporary employee does not contact or notify the employer upon completion of an assignment in compliance with the notice and is not available to work at the agreed-upon times, the employee is deemed to have voluntarily terminated employment for the purpose of determining benefits.

If a temporary employee who agrees to work on an as-needed basis refuses all work within three separate pay periods when contacted by the employer, the temporary employee is deemed to have voluntarily terminated employment for reasons that may or may not allow an award of benefits.

I understand that failing to contact [STAFFING AGENCY] upon completion of a job assignment or refusing work with [STAFFING AGENCY] may affect my eligibility for unemployment benefits.

I have read and received a copy of this notice.

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Employee signature Date