UNEMPLOYMENT NOTICE

The Michigan Employment Security Act, section 421.29, provides that an individual is disqualified from receiving unemployment benefits if he or she was employed by a temporary help firm to perform services for a client of that firm if each of the following conditions is met:

1. The temporary help firm provided the employee with a written notice before the employee began performing services for the client stating in substance both of the following:
2. That within seven (7) days after completing services for a client of the temporary help firm, the employee is under a duty to notify the temporary help firm of the completion of those services.
3. That a failure to provide the temporary help firm with notice of the employee’s completion of services pursuant to sub-subparagraph (A) constitutes a voluntary quit that will affect the employee’s eligibility for unemployment compensation should the employee seek unemployment compensation following completion of those services. (ii)

AND:

1. The employee did not provide the temporary help firm with notice that the employee had completed his or her services for the client within seven (7) days after completion of his or her services for the client.

I understand that I am under a duty to notify [NAME OF FIRM] of the completion of my services for a client of [NAME OF FIRM] within seven (7) days of completing services. I understand that failure to notify [NAME OF FIRM] constitutes a voluntary quit that will affect my eligibility for unemployment compensation should I seek unemployment compensation following completion of those services.

I have read and received a copy of this notice.

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Signature Date