The Pregnant Workers Fairness Act (PWFA) is a federal law that, starting June 27, 2023, requires covered employers to provide “reasonable accommodations” to a qualified worker’s known limitations related to pregnancy, childbirth, or related medical conditions, unless the accommodation will cause the employer an “undue hardship.” An undue hardship is defined as causing significant difficulty or expense.

“What Are Some Possible Accommodations for Pregnant Workers?”

- Being able to sit or drink water
- Receiving closer parking
- Having flexible hours
- Receiving appropriately sized uniforms and safety apparel
- Receiving additional break time to use the bathroom, eat, and rest
- Taking leave or time off to recover from childbirth
- Being excused from strenuous activities and/or exposure to chemicals not safe for pregnancy

“What Other Federal Employment Laws May Apply to Pregnant Workers?”

Other laws that apply to workers affected by pregnancy, childbirth, or related medical conditions, include:

- **Title VII** which prohibits employment discrimination based on sex, pregnancy, or other protected categories (enforced by the U.S. Equal Employment Opportunity Commission (EEOC))
- **The ADA** which prohibits employment discrimination based on disability (enforced by the EEOC)
- **The Family and Medical Leave Act** which provides unpaid leave for certain workers for pregnancy and to bond with a new child (enforced by the U.S Department of Labor)
- **The PUMP Act** which provides nursing mothers a time and private place to pump at work (enforced by the U.S. Department of Labor)

Learn more at [www.EEOC.gov/Pregnancy-Discrimination](http://www.EEOC.gov/Pregnancy-Discrimination).