

CENTER FOR INDEPENDENCE – COLORADO VETERAN CHOICE PROGRAM LIVE-IN EXEMPTION FORM

Under the Fair Labor Standards Act (FLSA), household employers are required to pay overtime to employees who work more than 40 hours in a single workweek, unless the employee qualifies as a live-in domestic service worker.

DEFINITION OF A DOMESTIC SERVICE WORKER:

A worker resides on the employer's premises permanently when he or she lives, works, and sleeps on the employer's premises seven days per week and therefore has no home of his or her own other than the one provided by the employer under the employment agreement.

(OR)

A worker resides on the client's premises for an extended period when he or she lives, works and sleeps on the client's premises for five days a week (120 hours or more). If a domestic worker spends less than 120 hours per week working and sleeping on the client's premises but spends five consecutive days or nights residing on the premises, this also constitutes an extended period.

Does your employee qualify as a live-in worker?	Yes	No		
Veteran/Employer Name:				
Authorized Representative Name:				
This is only required if the Veteran is not the employer.				
Direct Care Professional/Employee Name:				
Please note that it is your responsibility to let PremierFMS know wh	en the emplo	yee no longer lives with	the em	ıployer.
Veteran/Employer Signature:		Date:	/	/
Or Authorized Representative/Employer Signature				
Direct Care Professional/Employee Signature:		Date:	/	/

For any questions or concerns, please contact our office at 855.287.6638. Please submit the completed form to PremierFMS via one of the following options below:

Email

CFI@premier-fms.com

855.334.3866