STATE OF NEW HAMPSHIRE DEPARTMENT OF LABOR CONCORD, NEW HAMPSHIRE

V

KID UNIVERSITY

DECISION OF THE HEARING OFFICER

Nature of Dispute: RSA 275:43 I unpaid wages

Employer: Kid University, 231 Mast Rd, Goffstown NH 03045

Date of Hearing: November 18, 2014

Case No. 48984

BACKGROUND AND STATEMENT OF THE ISSUES

A wage claim was filed with the Department of Labor on October 2, 2014. The Notice was sent to the employer and there was no written objection to the wage claim. A Notice of Hearing was sent to both parties on November 3, 2014. The employer did appear telephonically at the hearing.

The claimant stated she was due \$ 351.00 in wages when the employer closed.

The employer agrees that the wages are due and owing.

FINDINGS OF FACT

RSA 275:43 I Every employer shall pay all wages due to employees within 8 days including Sunday after expiration of the week in which the work is performed, except when permitted to pay wages less frequently as authorized by the commissioner pursuant to paragraph II, on regular paydays designated in advance by the employer and at no cost to the employee:

(a)In lawful money of the United States;

(b)By electronic fund transfer;

(c) By direct deposit with written authorization of the employee to banks of the employee's choice;

(d) By a payroll card provided that the employer shall provide to the employee at least one free means to withdraw up to and including the full amount of the employee balance in the employee's payroll card or payroll card account during each pay period at a financial institution

or other location convenient to the place of employment. None of the employer's costs associated with a payroll card or payroll card account shall be passed on to the employee; or

(e) With checks on a financial institution convenient to the place of employment where suitable arrangements are made for the cashing of such checks by employees for the full amount of the wages due; provided, however, that if an employer elects to pay employees as specified in subparagraphs (b), (c), or (d), the employer shall offer employees the option of being paid as specified in subparagraph (e), and further provided that all wages in the nature of health and welfare fund or pension fund contributions required pursuant to a health and welfare fund trust agreement, collective bargaining agreement, or other agreement adopted for the benefit of employees and agreed to by the employer shall be paid by every such employer within 30 days of the date of demand for such payment, the payment to be made to the administrator or other designated official of the applicable health and welfare or pension trust fund.

This is the section of the law that mandates an employer to pay an employee all wages due at the time the wages are due and owing.

It is the finding of the Hearing Officer, based on the written submissions and the testimony provided by both parties for the hearing, that the Wage Claim is valid. The claimant has the burden to show that there are wages due and owing and she met this burden.

The employer testified that the wages are due & owing.

The wage claim is valid in the amount of \$351.00.

DECISION AND ORDER

Based on the testimony and evidence presented, as RSA 275:43 I requires that an employer pay all wages due an employee, and as this Hearing Officer finds that the claimant proved by a preponderance of the evidence that she was not paid all wages due, it is hereby ruled that the Wage Claim is valid in the amount of \$351.00.

The employer is hereby ordered to send a check to this Department, payable to in the total of \$351.00, less any applicable taxes, within 20 days of the date of this Order.

Thomas F. Hardiman Hearing Officer

Date of Decision: December 9, 2014