

NEBRASKA DEPARTMENT OF LABOR

RAILROAD EMPLOYEES

Neb. Rev. Stat. §§74-915 to 74-919



PETE RICKETTS, GOVERNOR

JOHN H. ALBIN, COMMISSIONER

[Current Through 2018 Legislature, Regular Session]

TABLE OF CONTENTS

74-915. Health and safety of employees; rules and regulations1
74-916. Drinking water and cups; duty to provide1
74-917. Rules and regulations; dispute; notice; hearing1
74-918. Drinking water; toilet facilities; locomotives and waycars; duty to provide; violation; penalty.....1
74-919. Margins along tracks; keep free from debris and vegetation; enforcement.....1

74-915. Health and safety of employees; rules and regulations. The Department of Labor is hereby authorized to promulgate and enforce reasonable rules and regulations after due notice and hearing for the safety, sanitation, shelter, and health of railroad maintenance-of-way employees, as far as shelter and drinking water for human consumption pertain to the railroad maintenance-of-way employees.

Source: Laws 1955, c. 189, § 1, p. 537; Laws 1969, c. 600, § 1, p. 2455.

74-916. Drinking water and cups; duty to provide. An adequate supply of cool, sanitary water, for drinking purposes, shall be made available for use of all employees of railroads. Sanitary containers, equipped with a faucet or other dispenser, and individual paper drinking cups shall be furnished by the railroad.

Source: Laws 1955, c. 189, § 2, p. 537; Laws 1969, c. 600, § 2, p. 2455; Laws 1994, LB 414, § 22.

74-917. Rules and regulations; dispute; notice; hearing. In the event of any dispute or disagreement between any employee and any employer as to the intent, meaning, and interpretation of any or all of the rules adopted in accordance with section 74-915, the Department of Labor shall give notice, to the parties interested, of a date for hearing thereon. After hearing the testimony of all parties, it shall enter an order in accordance therewith.

Source: Laws 1955, c. 189, § 3, p. 537.

74-918. Drinking water; toilet facilities; locomotives and waycars; duty to provide; violation; penalty. Each railroad which operates in this state shall provide sanitary drinking water and toilet facilities on all road locomotives and waycars owned by such railroad when ordered, after investigation, notice, and hearing, by the Public Service Commission. The commission shall specify the type of facilities that shall be installed on each road locomotive and waycar placed in service after January 1, 1971. This section shall not prevent any railroad from operating equipment not in conformity with this section for less than fifty miles. Any railroad which violates this section shall be guilty of a misdemeanor and shall, upon conviction thereof, be punished by a fine of not less than one hundred dollars nor more than five hundred dollars.

Source: Laws 1969, c. 598, § 1, p. 2453; Laws 1994, LB 414, § 23.

74-919. Margins along tracks; keep free from debris and vegetation; enforcement. Each railroad in this state shall keep and maintain the margins alongside its tracks where railroad employees are required to walk in the course of their duties reasonably free from debris and vegetation which affect the safety of such employees while working. The Public Service Commission shall enforce and prosecute any violation of this section.

Source: Laws 1973, LB 177, § 1; Laws 1994, LB 414, § 24.