This website uses cookies

We use cookies to improve our services. Read information about how we use cookies and how you can reject them by setting your browser. Cookies statement

Accept Reject all

Ministry of Labour, Social Affairs and Family of the Slovak Republic

English > Labour and Employment > Labour code > Minimum wage

Minimum wage

In accordance with Section 119(1) of the Labour Code, every employee has a legal right to a wage of at least the amount of the minimum wage. The minimum wage is regulated by Act No 663/2007 Coll. on the minimum wage, as amended. This Act applies not only to employees in an employment or similar working relationship, but from 1 January 2013 also to natural persons performing work for an employer on the basis of one of the agreements for work performed outside the employment relationship (agreement for work performance, agreement on part-time work by students and agreement for work).

The minimum wage is set by regulation by the Government of the Slovak Republic as two amounts:

- in euros per month (monthly minimum wage) and
- in euros per hour worked (hourly minimum wage).

The monthly minimum wage applies only to employees who are paid a monthly wage. For employees who are paid in a form of wage other than the monthly wage (e.g. hourly wage), their legal entitlement to a wage is based on the hourly minimum wage.

Amount of minimum wage

The amounts of the minimum wage valid from 1 January 2021 are regulated by Act No 663/2007 Coll. on the minimum wage, laying down the amount of the minimum wage for 2021 as follows:

- a monthly minimum wage for an employee paid a monthly wage of EUR 623.00 and
- an hourly minimum wage of EUR 3.580

The amounts of the minimum wage valid from 1 January 2020 were set by Regulation No 324/2019 Coll. of the Government of the Slovak Republic laying down the amount of the minimum wage for 2020 as follows:

- · a monthly minimum wage for an employee paid a monthly wage of EUR 580 and
- an hourly minimum wage of EUR 3,333.

Monthly minimum wage

The nominal monthly minimum wage shall only be applied to employees who are paid a monthly wage, work the standard number of hours per week (i.e. there is no agreement for a shorter working time pursuant to Section 49 of the Labour Code with such employees) and who have worked the full standard number of hours in the relevant month.

If a shorter weekly working time has been agreed with an employee or the employee has not worked all the working days or hours in a month, the amount of the monthly minimum wage shall be reduced by the ratio of the time actually worked to the standard monthly number of working hours. The proportionate amount of the minimum wage in euros per month is rounded to the nearest 10 euro cents.

Hourly minimum wage

The nominal hourly minimum wage established for the relevant calendar year shall be applied to employees in establishments where the standard number of working hours according to Section 85 of the Labour Code is 40 per week.

In the event that the employer's establishment provides for a weekly working time of less than 40 hours, the amount of the hourly minimum wage shall be increased by a ratio of 40 hours to the established weekly working time; the adjusted amount of the minimum wage in euros per hour shall be rounded to three decimal places.

In the case of an employee with whom a shorter weekly working time has been agreed in the employment contract according to Section 49 of the Labour Code, the amount of the hourly minimum wage shall not be increased due to the shorter working hours. For such an employee, the hourly minimum wage valid for the established weekly working time at the employee's workplace is used as a basis.

Difference to be paid up to the amount of the minimum wage

An employee is entitled to be paid the difference up to the amount of the minimum wage if their wage in a calendar month is less than the minimum wage. When making the comparison, the amount of the employee's gross wage may not include any benefits that are not considered to be wage according to Section 118(2) of the Labour Code (for example, wage compensation or standby allowance).

The additional amount to be paid is equal to the difference between the minimum wage valid for the relevant calendar year adjusted by the number of hours worked by the employee in the relevant month and the wage actually earned by the employee. When calculating the difference, the amounts of overtime pay, additional pay for work on public holidays, additional pay for night work, standby allowance for the inactive part of on-call time at the workplace, wage compensation for difficult working conditions, additional pay for work on Saturday and additional pay for work on Sunday must be disregarded.

This will ensure that the amounts of the defined claimable wage components are identified, in addition to the wage amount that is to be increased to reach the minimum wage. All other wage components (e.g. bonuses, performance bonuses, personal incentives, non-claimable allowances and benefits) shall be included in the employee's total wage to be compared with the minimum wage.

For the purposes of calculating the hourly rate of the wage earned and adjusted as described above, the number of hours worked per month shall not include overtime hours and the duration of the inactive part of on-call time at the workplace.

Content Administrator and Technical Operator of the Website: Ministry of Labour, Social Affairs and Family of the Slovak Republic Špitálska 4,6,8 Bratislava 816 43 | Tel.:+421 2 2046 0000 | web@employment.gov.sk | Information about website