

מְשָׁרָה

empire state ob morocco
united states for america

moorishe nationall reepublic federall governmente

☞ -societas republicae ea al maurikanos- ☞

moorishe dibyne ande nationall mubemente ob the earthe

northe weste amexem + north weste affrica + northe ammerica + the northe gate
all addjoining isslands

☞ -tempel ob the moon ande sun- ☞

the true ande de jure naturall peeples + heirs ob the lande

☞ -i.s.l.a.m.- ☞

notice to agent is notice to principal, notice to principal is notice to agent

Quo Warranto Mandamus Restitutio Mittimus Writ Affidavit

Liquidation and Custody over all land, all resources both natural and national, all commerce

all rise and stand and remain standing into perpetuity and according to the ancient noahide laws as stated by this holy congress. this is a sovereign living ancient article iii moorish american al moroccan universal court action. we are the sovereign living justices and ego sum **marilyn marie rogers emanu el williams brown**, sovereign living justice, and my free chozen sovereign appellationne is imani furarha bey, all are in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. we are capit et corpus juris legalis which is our statement that we are the lawful and legal natural head and body for our empire. all moors are the original indigenous sovereign ancient al moroccan moorish american ascendants of the great pharoahs of kemet and of the ancient moabites and canaantes. our full faith and trust, our allegiance, our credit and our energy are hereby vested in ourselves for we are the people who are the original indigenous natural divine sovereign ancient empire state for morocco ande the de jure moorish national republic federal government, washington district for columbia, the umversal moonish american consulate and the earthwide article iii moorish american consular court. today, we are exercising the law by our sovereign status which is the original indigenous natural divine sovereign ancient article iii living united states district for columbia court and we are the sovereign fiduciaries, original creditors, executors, trustees, ministers, possessors, and titled beneficiaries for this cause for action. we are peace. we are one nation, one state, one empire and one god. we hereby recognize ourselves and accept our sovereign ascencion. we have issued a universal creditors affidavits for possession, and all other property. we, the one true god nation, are not at war and we hereby exercise all eternal ancient original sovereign rights at this time and at all points in time nunq pro tunc.

Unniversall commercial code 1 article ix right ov possession

all sovereign rights are exercised at this time ande at all pointes in time to include the right of possession for all property. This sovereign justise stands az law.

Misrepresented instrument: Letter of Termination / Associate Termination Form

Response to [King Soopers Store Number 126] November 11, 2024 Termination Letter

official notification was given to [King Soopers Store Number 126] for a possible Leave of Absence on 2024 October 12. (see email attached). In addition, below are the five accurate dates for call out:

October 5	Scheduled Shift: 12:00 + 8:30 post meridian
October 6	Scheduled Shift: 11:30 annte meridian + 8:00 post meridian
October 7	Scheduled shift: 10:45 annte meridian + 6:45 post meridian
October 8	Scheduled shift: no scheduled hours

October 9 Scheduled shift: no scheduled hours
 October 10 Scheduled shift: 12:30 + 9:00 post meridian
 October 11 Scheduled shift: 11:30 ante meridian + 8:00 post meridian
 October 12 phone call made to Kyra Ivey to request leave of absence. Kyra given information to Kandice Taylor to make contact. Therefore, email for leave of absence paper work sent by Kandice Taylor (see attached email)

[King Soopers] failed to accurately document and report stated information. Therefore, [King Soopers] is commanded to rescind due to this failure. According to the steps for applying for leave of absence provided by [King Soopers], step one (1) indicates only a notification of a leave of absence is necessary. the remaining of the five (5) steps is determined by the employee.

In addition, the attached first two pages of the Leave of Absence document "steps for leadership" states paid time off is optional as a form of leave and can be a choice of supplement for the first five (5) consecutive days without an approved leave of absence. furthermore, article 32 of the [King Soopers] employee handbook states leaves of absence shall be granted for up to eighteen months without pay when an employee with three months of continuous service is unable to work because of bona fide sickness...

Article 1, section 10 clause 1 of the United States Constitution "No state shall enter into any Treaty, Alliance, or confederation; grant letters of Marque and Reprisal; coin money, emit Bills of Credit; make any thing but gold and silver coin a tender in payment of debts; pass any Bill of Attainder, ex post facto law, or law impairing the obligation of Contracts, or grant any Title of Nobility".

all laws made by the state to the contrary of the constitution and its treaties is not withstanding. the supreme laws of the land are the governing principals on our land to include but not limited to:

1. free moorish american zodiac constitutione: (zodiac constitutione and bearth rights of the moorish americans) being ali, bey, el, dey, ande al), article two (2), paragraphe two (2).
2. united states territories; department of justice: moorish American credentials: aa222141 true the al.
3. united states supreme court: supreme law – acts of state.
4. united states constitutione: article iii (3), section two (2), ammendmente v (5) (liberty clause) and ammendmente ix (9) (reservation of the rights of the people).
5. universal declaration of human rights; united nations human rights 5 (article fifteen (15)). rights of indigenous peoples ; united nations general assembly – parte 1, article 4.

Stare decisis Law

"a court cannot confer jurisdiction where none existed and cannot make a void proceeding Valid. It is clear and well – established law that a void order can be challenged in any court" see old Wane Mut. L. assoc. v. McDonough, 204 U.S. 8, 27S.ct. 23 (1907

For the record, imani furaha bey, a natural person, in full life, in propria persona sui juris. My nationality / citizenship is Moorish American, being a aboriginal and indigenous sovereign national and heir of Moroccan Empire at north – West Amexem / North America ande a foreign national inhabitant near corporate PARKER, Colorado commonwealth republic. I come now making lawful rebuttal in proprio solo, ande in proprio heredes and I hereby challenge your jurisdiction and fraud.

Jurisdiction and Venue

I hereby invoke my secured treaty rights to consular jurisdiction in this dispute under article 20 and 21 of the treaty of peace ande friendship of 1836 between the United States of North America ande the Moroccan Empire, which aver the following:

Article 20. If a citizen of the United States, or any persons under their protection, shall have any dispute with each other, the Consul shall decide between the parties; and whenever the Consul shall require any aid, or assistance from our government, to enforce his decisions, it shall be immediately granted to him.

Article 21. if a citizen of the United States should kill or wound a Moor, or, on the contrary. If a Moor shall kill or wound a citizen of the United States, the law of the Country shall take place, and equal justice shall be rendered, the Consul assisting at the trial; and if any delinquent shall make his escape, the Consul shall not be answerable for him in any manner whatever.

In support of my secured treaty rights, see the case *Kolovrat v. Oregon*, 366 U.S. 187, 194, 82, S. Ct 922 (1961), where the supreme court of the United States rendered the following *Stare decisis*: "*A state cannot refuse to give foreign nationals their treaty rights because of fear that valid international agreements may possibly not work completely to the satisfaction of the state authority Under the supremacy clause of the United States constitutions Article. Vi. clause 2. state policies...must give away to override federal treaties and conflicting arrangement.*"

Quo Warranto

YOU ARE HEREBY COMMANDED to produce the following for the record as conclusive proof of evidence of your lawful jurisdiction authorization:

1. Produce the certified copy of the Delegation of Authority order from congress per Article III section 1 and the constitution for the United States of North America as evidence of the private foreign entity JUSTICE COURT, PARKER TOWNSHIP (Inc.) DOUGLAS COUNTY COLORADO, [18th Judicial Court District] and the representatives thereof having been lawful conferred judicial authorization and jurisdiction to hear and decide cases affecting the property / estate of Moorish American nationals in disputes with citizen of the United States.
2. Produce a certified or true test copy of any alleged valid and verifiable contract or commercial agreement between any representative of the foreign corporate entity of JUSTICE COURT, PARKER TOWNSHIP (Inc.) DOUGLAS COUNTY COLORADO, [18th Judicial Court District] and I, which would subject me to any specific performance or to any corporate color of law, statute, code, rule, regulation or custom of the private foreign corporate entity COMMONWEALTH OF COLORADO (Inc.) or any subsidiary thereof.
3. Produce certified copy of an alleged written accusation signed under penalty of perjury by an identifiable natural person claiming to be the plaintiff / accuser to satisfy the requirement of "standing" pursuant to *stare decisis* law in *Allen v. Wright*, 468 U.S. 737, 751 (1984).
4. Produce the names, address, and telephone number of the public hazard and malpractice bonding company and the policy number of the bond, if required, a copy of the policy describing the bonding coverage of the specific job performance of you (plural) and all other natural person acting as employee / contractor's agents, / representative of the foreign corporate entities JUSTICE COURT, PARKER TOWNSHIP (Inc.) DOUGLAS COUNTY COLORADO, [18th Judicial Court District] being associated with the collusive action in the misrepresented instrument - Letter of Termination / Associate Termination Form any and all attachments associated thereto.
5. Produce proof of 'Allodial Title' or 'Aboriginal Title' to my ancestral estate in reversion known as 17761 Cottonwood Drive, Parker Colorado [near 80134]. Produce Proof the lawful services of process made upon me in accordance with the prerequisites of my due process rights and treaty rights under consular jurisdiction.

Allodial Compensation Invoice

The following damages are being claimed against you (plural) and all other representatives thereof involved in and attached to the collusive action under any corporate color of law, statute, code, rule, regulation or custom of the private foreign corporate entity [THE KROGER COMPANY / KING SOOPERS MARKETPLACE], COMMONWEALTH OF COLORADO (Inc.) or any subsidiary, all heires, assignes principalls agentes and derivativs thereof

<u>Damage</u>	<u>Cost</u>
Deprivation of rights under color of law (18 U.S. Code § 242)	See Total
Conspiracy against rights (13 U.S. Code § 241)	See Total
Fraud in the inducement	See Total
Miscellaneous (mailing, paper, ink, et cetera)	See Total

Total: \$100,000,000 for each Moorish American National Trust payable in lawful money of .9999 fine silver bullion coins and / or bars due forthwith, all heirs, assigns principals agents and derivatives thereof.

Days of Grace to Answer

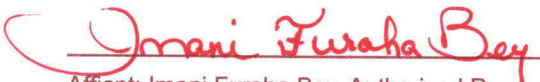
You have 3 days from your receipt of this affidavit of fact; Writ of Quo Warranto to answer and produce the above evidence for the record. Your failure to answer and produce the above evidence constitutes DEFAULT and serves as your admission by silence to lack of jurisdiction and fraud, and the collusive actions shall be forthwith dismissed with prejudice for lack of jurisdiction and fraud. See Louisville v. Motley, 211 U.S. 149, 29 S. Ct. 42 (if any tribunal finds absence of proof of jurisdiction over a person and subject matter the Letter of Termination / Associate Termination Form must be dismissed. The accuser bears the burden of proof beyond reasonable doubt")


THIS PROCEEDING IS NOT VALID AND CANNOT PROCEED until jurisdiction is proved to exist! Otherwise, the misrepresented instrument – Letter of Termination / Associate Termination Form and any attachments associated thereto are null and void ab initio are unenforceable for lack of jurisdiction and fraud. See Elliot v Peirsol, 26 U.S. 328, 240 (1828). ("courts are constituted by authority, and they cannot act beyond the powers delegated to them. If a court acts without authority, its judgement and orders are regarded as nullities. They are not voidable, but simply void; and form no bar to remedy sought in opposition to them, even prior to a reversal. They constitute no justification; and all persons concerned in executing such judgements, or sentences, are considered, in law as trespassers.")

Affidavid

I declare and affirm by virtue of Divine Law, under the Zodiac Constitution, and upon the Constitution for the United States of North America 1791, and the honor of my Foremothers and Forefathers that the above Adverse Claim of Title and Reversion of Ancestral Estate is true and correct to the best of my knowledge and honorable intent.

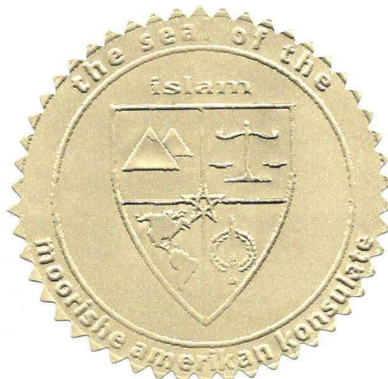
Executed this 16 day of November, 2024.


 Affiant: Imani Furaha Bey, Authorized Representative
 Natural person, In propria persona, sui juris, in proprio solo
 Ex Relatione Marilyn Marie Williams
 All rights Reserved
 c/o 16990 Carlson Drive Apartment 734
 Parker, Colorado republic



Cc: Colorado Secretary of State
 United States Secretary of State
 United States Attorney General
 United Nations High Commissioner for Human Rights
 Office of the Consul General of Morocco

see attached electronic money interchange kommande.



all sovereigne origeneall inndigeneous annciente dibyne moorishe amerikan autograffs affirming this ande all sovereigne origeneall inndigeneous annciente empire state ob morocco ande the de jure moorishe nationall reepublic federall governmente dockumentes are on the public reckorde at amerika, annciente morocco, northe weste amexem, northe weste affrica, the northe gate, turtle islande, gaia', midgarde, earthe.

chronos time immemoriall inn to perpetuities

ego sum

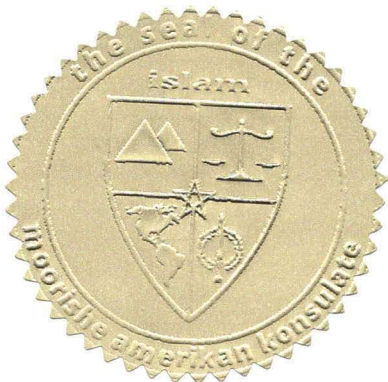
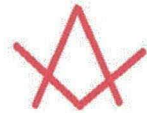
Marilyn Marie Rodgers Emanuel Williams Brown

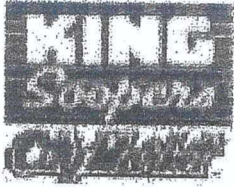


justise vizier ministar
in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes.
knowtise to agente is knowtise to principall. knowtise to principall is knowtise to agente.

empire state ov morocco
moorishe nationall reepublic federall governmente
moorishe amerika konsulate
c/o 911 southe weste 314th plase
federall way washington reeservatione
washington districte for columbia
sion new jerusalem
unniversall naturall arrea codde: 4s3wv qvkz5
latittude longittude 47.31981,+122.34762

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo
amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo
amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo





9c COPY

November 11, 2024

Marilyn (Imani) Williams
16990 Carlson Dr Unit 734
Parker, CO 80134

Dear Marilyn (Imani),

You have been absent without leave since 10/7/24 and have failed to report for scheduled shifts on 10/10/24, 10/11/24, 10/12/24, 10/13/24, 10/14/24. Company policy states not calling or reporting to work for five (5) consecutive shifts workdays will be grounds for immediate discharge. As of today's date, your employment with King Soopers is being terminated due to your absence without leave. Enclosed is a copy of your termination form.

If you believe any of the attendance information above is inaccurate, you will need to contact a member of your store management immediately to discuss.

Sincerely,

Scott Coffman

Store Leader
King Soopers #126
17761 Cottonwood Dr.
Parker, CO 80134
303-334-9540



A DILLON COMPANY



COPY

Person #: 6418227
EUID: MW92514
Name (Last, First): Williams, Imani
Div/Store: 620-126
Doc Type: Termination Form

ASSOCIATE TERMINATION FORM

Associate Name: Williams, Imani Phone #: 720-326-8940
Last First Middle

Address: 16990 Carlson Dr. #734 Parker, CO 80134 Union Code: Z7A6360
Street City State Zip Code

Date of Termination: 11.11.24 Job Code at Term: 0500016 Wage: 19.50

Last Day Worked: 10.7.24 Status at Term: Full Time Part Time

(Explain if different from date of termination): Associate failed to turn in LOA paper work.

Please Only Check One Box Below:

Resignation <input type="checkbox"/> Disliked Type of Work <input type="checkbox"/> Dissatisfied with Amount of Pay <input type="checkbox"/> Hours Scheduled When not Available <input type="checkbox"/> Lack of Advancement <input type="checkbox"/> Moving Out of Town, No Ability to Division Transfer <input type="checkbox"/> Not Enough Hours <input type="checkbox"/> Quit for Another Job <input type="checkbox"/> To Go Into Business for Self <input type="checkbox"/> To Remain at Home <input type="checkbox"/> To Return to School <input type="checkbox"/> Too Far from Home, Transportation or Housing Difficulties <input type="checkbox"/> Too Many Hours <input type="checkbox"/> Work too Difficult		Involuntary Must attach pertinent documentation and/or behavior notice(s) <input checked="" type="checkbox"/> Absent Without Leave <input type="checkbox"/> Quit Without Notice <input type="checkbox"/> Never Worked <input type="checkbox"/> Conditional Employment Screen Failed <input type="checkbox"/> Discharged - Violation of Rules <input type="checkbox"/> Discharged - Drunkenness <input type="checkbox"/> Discharged - Excessive Absenteeism <input type="checkbox"/> Forced Resignation or Refusal to Accept Demotion Because of Lack of Ability <input type="checkbox"/> Discharged - Proved/Confessed Dishonesty <input type="checkbox"/> Discharged - Unsatisfactory Quality of Work <input type="checkbox"/> Employment Verification not Authorized <input type="checkbox"/> End of Temporary Job <input type="checkbox"/> Failed Background Check, Post Hire <input type="checkbox"/> Failed Drug Screen, Post Hire <input type="checkbox"/> Failure to Return from Layoff <input type="checkbox"/> Resigned to Avoid Discharge for Cause	
Layoff <input type="checkbox"/> Layoff Exceeds Contractual Limits <input type="checkbox"/> Layoff, Lack of Work	Leave of Absence <input type="checkbox"/> Failed to Return from MLA <input type="checkbox"/> Failure to Return from LOA (other than MLA)	Retirement <input type="checkbox"/> Retired Normal with Benefits	Death <input type="checkbox"/> Deceased

Details of Termination: Associate requested LOA but failed to turn in paperwork timely.

If termination is voluntary, signature of associate must appear below:

Unavailable to sign
Associate - Print Name Associate - Signature

Kandice Taylor ASL Kandice Taylor 11.9.24
Person Completing Form - Print Name Job Title - Print Person Completing Form - Signature Date

Kandice Taylor Kandice Taylor 11.9.24
Location Manager - Print Name Location Manager - Signature Date

11.9.24
CM

Steps for applying for Leave of Absence

2024 Leave of Absence - Associate Information

If you are going on a Leave of Absence – Here's what's NEW!

Follow these 5 easy steps

- 1.) **Notify your manager:** or immediate supervisor that you need to take a Leave of Absence
 - a. If you are represented by a Collective Bargaining Agreement, gather all necessary information, and provide that to your manager as well.
- 2.) **Apply with MetLife:** for Continuous or Intermittent Leave by calling into this number 1-888-343-6886 or use the online portal: mybenefits.metlife.com
 - a. **You must apply to MetLife FIRST before requesting any PTO**
- 3.) **Apply to the State:** The State will determine what your benefit will be. You may receive a benefit payment of up to the maximum amount of \$1,100/week. Applying through the state is necessary to receive the maximum payable benefit from all possible entities including the state, any respective Fund and company programs such as PTO and/or sick pay



- a) Use this link to find your estimated benefit payment [FAMLI Premiums and Benefits Estimator](#)
- b) Consult the handbook at this link: [FAMLI Handbook](#)
- c) Apply at this link: [Apply for State LOA Benefits](#) with the State Paid Leave Program (**different from MetLife**) for Continuous or Intermittent Leave (Know the difference: [Continuous vs. Intermittent LOA](#))

- 4.) **Email the decision letters:** Send any approval or denial letters or benefits notices received from MetLife, the State, or any Fund (if applicable) to HRSSCKermiSTD@kroger.com
- 5.) **Request PTO:** This is now **OPTIONAL** to use and will be an "Off-Set" to other resources – you must complete the PTO Request Form
 - a. **If you are hourly:** you may use paid sick time, vacation leave or any other paid leave earned in addition to receiving paid family and medical leave insurance benefits (MetLife or State) **to replace your wages up to 100 percent of eligible average weekly wage** during a period of leave taken for family leave, medical leave, or safe leave
Return your PTO Form to your Manager
 - b. **If you are salaried:** you may use paid sick time, vacation leave or any other paid leave earned in addition to receiving paid family and medical leave insurance benefits MetLife or State) **to replace your wages not to exceed 100%** during a period of leave taken for family leave, medical leave, or safe leave
***Return your PTO Form to HRSSCKermiSTD@kroger.com**

Steps for Leadership

When an Associate goes on Leave of Absence

2024 Leader LOA Information

Here's what's NEW!

Associates may receive up to the maximum amount of \$1,100/week from the State

You will not have access to the State Leave Online Portal Information –
Provide the associate **"Steps for applying for Leave of Absence"**

Ensure associate follows these 3 steps if requesting a PTO time adjustment during LOA:

1.) APPLY TO METLIFE:

- a. Ask the associate if they have applied for Leave of Absence with METLIFE as required?

2.) APPLY TO STATE:

- a. Ask if the associate has applied with the State? (*Colorado FMLI leave does NOT have a 1 week waiting period*)

- b. If you receive a decision letter or any documents:
 - i. Send to appropriate leave of absence email address at HRSSCKermitSTD@kroger.com
 - ii. Save every letter (MetLife, KASH, State) in associate's content manager

3.) Complete form for PTO:

- a. Associates may **concurrently use any combination** of earned PTO such as sick pay, vacation, personal holidays, or any other PTO earned in addition to receiving paid family and medical leave insurance benefits to replace wages of their average weekly earnings during a period of leave taken for family leave, medical leave, or safe leave. **Total combined earnings should never exceed 100% of their weekly average wages.**

- i. Associates supplemental PTO **can** be entered for the **first 5 consecutive days** without an approved LOA
- ii. Once they are **coded in the system** as being on an approved LOA (refer to the Job Aid links below for further details) then the combination of State pay, company or fund benefits, and PTO amount **can** be entered when the associate has completed the PTO Request form
- iii. Associates are NOT required to use their PTO while out on a leave, it's at the associate's discretion

Use these resources: [LOA Process & Resource Guide](#); [Managing LOAs in MyTime](#); [Division Leave Specialist Contact List](#); [LOA Resource Guide Summary](#)

ARTICLE 30

TRANSFER FROM STORE TO STORE

Section 78. Transfers from Store to Store. Transfers from store to store shall not be made or denied for capricious, arbitrary or discriminatory reasons. Employees desiring a transfer to another store within the bargaining unit, in order to be near their residence, may indicate their desire for transfer in writing to their Store Manager. Such transfer requests will be considered at the time an opening occurs within their classification and status.

ARTICLE 31

NEW STORE LANGUAGE

Section 79. In the event of the opening of a new store within the bargaining unit (not a replacement of an existing store), the following procedure shall apply:

1. At least four (4) weeks prior to the opening of a new store, the Employer will post a sheet in each location for interested employees to sign if desirous of a transfer to the new location. The sheet shall remain posted for at least ten (10) days.
2. Job openings either at the new store or created by transferring employees at their former store shall first be filled by employees on layoff in the classification of the vacancy before any new employees are hired or current employees are promoted.
3. Employees who have signed the new store transfer request sheet shall be given consideration based on their qualifications and the requirements of the store. It is understood that the Employer may move employees from its own competitive stores which may be impacted by the new store opening before consideration of other employee desires.
4. In the event the Employer opens new stores within the geographical area of this Agreement, as set forth in Article 1, not less than sixty percent (60%) of the initial staffing of the new store shall be made by employees covered by this bargaining Agreement, if available.

ARTICLE 32

LEAVES OF ABSENCE

Section 80. Sickness, Injury or Pregnancy. Leaves of absence shall be granted for up to eighteen (18) months without pay when an employee with three (3) months of continuous service is unable to work because of bona fide sickness, accident, disability, or pregnancy. However, in the event such an employee is unable to return to work at

the end of eighteen (18) months of his/her leave period, he/she shall be entitled to an additional leave of six (6) months if he/she submits satisfactory medical evidence that he/she will be able to return to duties within his/her classification within the said additional period.

Section 81. Leave of Absence for Care of Newborn or Adopted Child. For employees with one (1) year of continuous service in the bargaining unit, a Leave of Absence for either parent shall be granted without pay for a period of up to twelve (12) months for the purpose of Newborn or Adopted Child Care. The employee shall be guaranteed reinstatement in accordance with his seniority. An employee who wishes to change his or her date of return to work shall notify the Store Manager two (2) weeks in advance and shall be returned to work as set forth above. The Leave of Absence for either parent must end no later than twelve (12) months from the date of birth or date of adoption. The Employer may require verification of the parent relationship to the newborn or to the adopted child.

Section 82. Leave of Absence for Family Care. A family care leave, without pay, shall be granted, upon request by an employee for a total of up to six (6) consecutive months within a two (2) year period. The employee requesting the leave must have a minimum of one (1) year continuous service in the bargaining unit at the time of the request. The employee shall be guaranteed reinstatement in accordance with his seniority at the end of his leave. Any employee who wishes to change his or her date to return to work shall notify the Store Manager two (2) weeks in advance of the date they intend to return. The purpose of this leave shall be to care for seriously ill family members. For the purpose of this leave, "family members" shall be:

1. Spouse and parents of the employee.
2. Biological or adopted unmarried children under nineteen (19) years of age and full-time students up to age 23.
3. A child of any age who is incapable of self-support.
4. Any relative residing in the employee's home and dependent upon the employee for care.

The employee shall be required to present satisfactory evidence of serious illness of the family member, the expected duration of the absence, and the reason for the employee's involvement.

Section 83. Personal Leaves. Leaves of absence without pay for reasonable periods not to exceed thirty (30) days may be granted by the Employer to employees who have completed one (1) year of service for other reasons mutually agreed to between the Employer and the employee. The thirty (30) day period may be extended by an additional thirty (30) days by mutual agreement between the Employer and employee.



Imani W <aphrodite26goddess@gmail.com>

Leave of Absence paperwork

2 messages

Taylor, Kandice Y <kandice.taylor@stores.kingsoopers.com>

Sat, Oct 12, 2024 at 6:07 PM

To: "aphrodite26goddess@gmail.com" <aphrodite26goddess@gmail.com>

Cc: "Coffman, Scott" <scott.coffman@stores.kingsoopers.com>, "Ivey, Kyra" <kyra.ivey@stores.kingsoopers.com>

Imani,

Here is the LOA paperwork, I mentioned we needed completed and returned. There are directions on how to contact MetLife for your claim. There is a form for your doctor to fill out explaining how long you may need to be off. You are welcome to return your paperwork via email if that is easier. Please reach out with any questions, happy to help you any way we can.

Thanks,
Kandice

Kandice Taylor
#126 Assistant Store Leader
303.334.9540

From: Taylor, Kandice Y <kandice.taylor@stores.kingsoopers.com>**Sent:** Saturday, October 12, 2024 5:35 PM**To:** Taylor, Kandice Y <kandice.taylor@stores.kingsoopers.com>**Subject:** Scanned Document from StreamlineNX

This e-mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain information that is confidential and protected by law from unauthorized disclosure. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message.

 **20241012163417.pdf**
140K

Imani W <aphrodite26goddess@gmail.com>

Fri, Oct 18, 2024 at 12:54 PM

To: "Taylor, Kandice Y" <kandice.taylor@stores.kingsoopers.com>

Subject: Kandice Taylor

per our conversation today, i need documentation stating why the King Soopers Medical Information Request form, as you stated, is "required" in order to process a leave of absence. this additional documentation will be included with the forms received previously via the above email to determine the direction of my choosing. i look forward to receiving documented information from you as soon as possible.

thank you in advance,

Imani Williams
720+326+8940 or 720+662+9094

Enterprise User Identification Number: MW92514

[Quoted text hidden]

--

Marilyn Williams
720-662-9094
aphrodite26goddess@gmail.com

*****Confidentiality Notice*****

This message including any attachment may contain information that is confidential, privileged, and protected. If you are not the addressee, know that any copying or distribution is prohibited; please notify me immediately and delete it. Internet communications cannot be guaranteed to be secure or error-free.



Imani W <aphrodite26goddess@gmail.com>

Policy verification you requested

2 messages

Taylor, Kandice Y <kandice.taylor@stores.kingsoopers.com>

Sat, Oct 19, 2024 at 10:51 AM

To: Imani W <aphrodite26goddess@gmail.com>

Cc: "Coffman, Scott" <scott.coffman@stores.kingsoopers.com>, "Mitchell, Christy C"

<christy.mitchell@stores.kingsoopers.com>, "Gutierrez, Charise M" <charise.gutierrez@stores.kingsoopers.com>

Imani,

Here is the information you requested. This is the Leave of Absence policy taken from the company's new policy and procedures manual. Please reach out with any further questions,

Thanks,

Kandice

*Kandice Taylor**#126 Assistant Store Leader**303.334.9540*

From: Taylor, Kandice Y <kandice.taylor@stores.kingsoopers.com>**Sent:** Saturday, October 19, 2024 9:18 AM**To:** Taylor, Kandice Y <kandice.taylor@stores.kingsoopers.com>**Subject:** Scanned Document from StreamlineNX

This e-mail message, including any attachments, is for the sole use of the intended recipient(s) and may contain information that is confidential and protected by law from unauthorized disclosure. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and destroy all copies of the original message.

 **20241019081653.pdf**

419K

Imani W <aphrodite26goddess@gmail.com>

Sun, Oct 20, 2024 at 9:09 AM

To: "Taylor, Kandice Y" <kandice.taylor@stores.kingsoopers.com>

Cc: "Coffman, Scott" <scott.coffman@stores.kingsoopers.com>, "Mitchell, Christy C"

<christy.mitchell@stores.kingsoopers.com>, "Gutierrez, Charise M" <charise.gutierrez@stores.kingsoopers.com>

Subject: Kandice Taylor

thank you for responding with information. However, there is nothing in this information that answers the question previously asked (see attached email). However, i shall move forward from here.

thanks again

[Quoted text hidden]

--

Marilyn Williams

720-662-9094

aphrodite26goddess@gmail.com

*****Confidentiality Notice*****

This message including any attachment may contain information that is confidential, privileged, and protected. If you are not the addressee, know that any copying or distribution is prohibited; please notify me immediately and delete it. Internet communications cannot be guaranteed to be secure or error-free.

 **email Kandice_inquiry required medical information.pdf**
432K