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## Minnesota Statue 268.095 subd. 2:

Rainbow Home HealthCare is required by law to provide its employees information about Minnesota statue 268.095 subd. 2.

### Minnesota statue 268.095 subd. 2:

An applicant who, within five calendar days after completion of a suitable temporary job assignment from a staffing service employer, (1) fails without good cause to affirmatively request an additional job assignment, or (2) refuses without good cause an additional suitable job assignment offered, is considered to have quit employment.”

For purpose of this paragraph, “**good cause**” is a reason that is significant and would compel an average, reasonable worker, who would otherwise want an additional temporary job assignment with the staffing service employer, (1) fail to contact the staffing service employer, or (2) to refuse an offered assignment.

For purposes of this paragraph, a “**staffing service employer**” is an employer whose business involves employing individuals directly for the purposes of furnishing temporary job assignment workers to clients of the staffing service.

I acknowledge that I have been informed of Minnesota statue 268.095 subd. 2. Unemployment benefit may be affected if do not comply with this statue.

\_\_\_\_\_  
Employee signature

\_\_\_\_\_  
Printed name

\_\_\_\_\_  
Date