Bill No	29-14		
Concerning: Contracts and Procurement			
- Wage Requirements - Reporting			
Revised: April	14, 2015 Draft No.	6	
Introduced: _			
Enacted:	April 14, 2015		
Executive:			
Effective:			
Sunset Date:	None		
Ch la	ws of Mont. Co.		

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

By: Council President at the request of the County Executive

## AN ACT to:

- (1) require certain County contractors to report summary data, including data by gender and race, paid to their employees who work on County contracts;
- (2) prohibit certain County contractors from retaliating against certain employees that disclose salary information to another person or employee; and
- (3) generally amend County wage requirements law for contractors.

## By amending

Montgomery County Code Chapter 11B, Contracts and Procurement Article VI, Contract Administration Section 11B-33A – Wage Requirements

Boldface	Heading or defined term.
<u>Underlining</u>	Added to existing law by original bill.
[Single boldface brackets]	Deleted from existing law by original bill.
Double underlining	Added by amendment.
[[Double boldface brackets]]	Deleted from existing law or the bill by amendment.
* * *	Existing law unaffected by bill.

The County Council for Montgomery County, Maryland approves the following Act:

1	Sec.	1. Sec	ion 11B-33A is amended as ionows:
2	11B-33A.	Wage	equirements.
3			* *
4	(g)	Wage	reporting.
5		<u>(1)</u>	The Director must insert into each contract subject to this Section
6			a provision that requires [[the contractor]] a covered employer to
7			submit to the Director a report (on a schedule determined by the
8			Director) showing a summary of the wages paid to its employees
9			who performed direct, measurable work under the contract, by
10			gender and race.
l 1		<u>(2)</u>	Prohibition against retaliation. Except as provided in paragraph
12			(3), a [[contractor]] covered employer must not discharge or in
13			any other manner discriminate or retaliate against an employee
14			who performed direct, measurable work under the contract
15			because the employee:
l <b>6</b>		•	(A) has inquired about, discussed, or disclosed the wages or
17			the employee or another employee;
18			(B) asserts any right under this subsection; or
9			(C) files any complaint for violation of this subsection.
20		<u>(3)</u>	The prohibition against retaliation under paragraph (2) does not
21			apply to an employee who has access to wage information of
22			other employees or applicants as part of the employee's essentia
23			job functions and discloses the wages of other employees or
24			applicants to individuals who do not otherwise have access to the
25			information, unless the disclosure is in response to:
26			(A) a formal complaint or charge;

27			( <u>B)</u>	in furtherance of an investigation, proceeding, hearing, or	
28				action, including an investigation conducted by [[the	
29				contractor]] a covered employer; or	
30			<u>(C)</u>	is consistent with the contractor's legal duty to furnish	
31				information.	
32		<u>(4)</u>	The Director may refer a report to the Office of Human Rights		
33			for investigation of a possible violation of Chapter 27, Human		
34			Right	s and Civil Liberties.	
35		<u>(5)</u>	On or before December 31, 2019, the Director must submit to the		
36			County Executive and the County Council a report on the		
37			<u>evalu</u>	ation of the wage data submitted by contractors and	
38	•		subco	ontractors under paragragh (1). This report must include:	
39			<u>(A)</u>	the number of reports reviewed;	
40			<u>(B)</u>	the number of reports referred to the Office of Human	
41				Rights for investigation;	
42			(C)	the number of probable cause findings by the Office of	
43				Human Rights resulting from these reports;	
44			<u>(D)</u>	a list of sanctions imposed upon a contractor for a	
45				violation of subsection (g); and	
46			<u>(E)</u>	any other information the Director finds relevant to	
47	٠.			evaluate the effect of this reporting requirement on wage	
48				equity.	
49	<u>(h)</u>	Confi	icting	requirements. If any federal, state, or County law or	
50		regul	ation r	requires payment of a higher wage, that law or regulation	

51	contr	ols. II	any application	able collect	ive d	arganing agreement requires
52	paym	ent of	a higher wa	ge, that agre	emer	nt controls.
53	[(h)] (i)	Enfor	cement			
54			*	*		*
55	(5)	Each	contract m	ay specify	that	liquidated damages for any
56		nonce	ompliance v	vith this Se	ction	includes the amount of any
57		unpai	d wages, wi	th interest, a	and th	nat the contractor is jointly and
58		severally liable for any noncompliance by a subcontractor. In				
59	addition, each contract must specify:					
60	•	<u>(A)</u>	that liquida	ated damage	s ma	y be imposed on the contractor
61			in the eve	ent that a	[con	tractor]] a covered employer
62			violates the	e wage repo	rting	requirement in subsection (g);
63	,		<u>and</u>			
64		( <u>B</u> )	that an agg	grieved emp	oloye	e, as a third-party beneficiary,
65			may by ci	vil action e	enfor	ce the payment of wages due
66			under this	Section an	d re	cover any unpaid wages with
67			interest, a	reasonable	attori	ney's fee, and damages for any
68			retaliation	for assertin	g any	right under this Section.
69	( <u>(i)</u> ] (j)	Repo	ort			
70			*	* *		*
71	Sec. 2. Ti	ansitio	on. This Ac	t applies to	a coi	ntract awarded after October 1,
72	[[2014]] <u>2015</u> , b	out doe	s not apply	to an ame	ndm	ent or extension of a contract
73	originally awarde	ed befo	re October 1	l, [[2014]] <u>2</u>	<u> 015</u> .	
74						
75	Approved:					

76	Court Ceruthal	4/16/15
	George Leventhal, President, County Council	Date
77	Approved:	
78		
	Isiah Leggett, County Executive	Date
79	This is a correct copy of Council action.	
80		
	Linda M. Lauer, Clerk of the Council	Date