Bill No. 47-20 Concerning: Ethics, Ethics Commission -Conflicts of Interest - Financial Disclosure - Amendments Revised: 2-22-21 Draft No. Introduced: December 1, 2020 March 2, 2021 Enacted: Executive: March 11, 2021 Effective: \_\_\_ June 1, 2021 Sunset Date: None Ch. 4 , Laws of Mont. Co. 2021

## COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Council President at the Request of the Ethics Commission

## AN ACT to:

(1) require employees to attend a public ethics training course;

(2) amend the law governing appeals of a decision by the Ethics Commission;

(3) amend the law governing the Ethics Commission's resolution of complaints;

(4) [[modify the restrictions on a public employee's participation in certain matters;

(5)]] repeal an exception to the restrictions on outside employment for an elected official;

[[(6)]] (5) clarify an exception to soliciting or accepting certain small gifts;

[[(7)]] (6) modify the procedures for administering the financial disclosure process; and

[[(8)]] (7) generally amend the law governing public ethics.

## By amending

Montgomery County Code

Chapter 19A, Ethics

Sections 19A-6, 19A-10, 19A-11, 19A-12, 19A-16, and 19A-18

**Boldface** *Heading or defined term.* 

Underlining Added to existing law by original bill.

[Single boldface brackets] Deleted from existing law by original bill.

<u>Double underlining</u> *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	tions 19A-6, 19A-10, 19A-11, 19A-12, 19A-16, and 19A-18 are
2	amended a	s follo	ws:
3	19A-6. Au	thority	and duties of Commission; appeal of Commission decisions.
4	(a)	Autho	ority. The Commission may:
5		(1)	conduct investigations under Section 19A-9;
6		(2)	authorize the issuance of summonses and subpoenas, and
7			administer oaths and affirmations;
8		(3)	impose sanctions under Section 19A-10;
9		(4)	adopt regulations to implement this Chapter under method (2);
10		(5)	extend a deadline for distribution or filing of forms for up to 6
11			months if the Commission finds that the deadline creates an
12			unreasonable burden. An extension may apply to an individual or
13			a class of individuals. The extension must be in writing. However,
14			the Commission must not extend the time in which a complaint
15			must be filed under Section 19A-10;
16		(6)	conduct public education and information programs regarding the
17			purpose and implementation of this Chapter;
18		(7)	publish opinions under Section 19A-7;
19		(8)	establish procedures to govern the conduct of Commission affairs;
20		(9)	interpret this Chapter and advise persons as to its application; [and]
21		(10)	require each compensated public employee to attend a Public
22			Ethics training course of at least one hour on the following
23			schedule:
24			(A) at least once every 3 years for a public employee holding a
25			merit or a non-merit County position who is required to file
26			a financial disclosure statement;

27		(B) within 30 days after beginning service as County Executive
28		or Councilmember unless the person has attended a training
29		course within 3 years before that date; and
30		(C) <u>at such times as the Commission determines for:</u>
31		(i) every other public employee; and
32		(ii) <u>a person holding a position described in Sections</u>
33		<u>19A-17(b)(6)</u> , <u>19A-17(b)(7)</u> , <u>19A-17(b)(8)</u> , <u>19A-</u>
34		17(b)(9) or 19A-17(c)(2); and
35		(11) take all other necessary acts to carry out the purposes of this
36		Chapter.
37		* * *
38	(c)	Appeals. [A] The subject of a final decision [of] finding a violation by the
39		Commission on a complaint, or a person aggrieved by a final decision on
40		<u>a</u> request for a waiver[,] or request for other employment approval may
41		[be appealed] appeal the decision to the Circuit Court under the applicable
42		Maryland Rules of Procedure governing judicial review of administrative
43		agency decisions. An appeal does not stay the effect of the Commission's
44		decision unless the court hearing the appeal orders a stay. Any party
45		aggrieved by a judgment of the Circuit Court may appeal that judgment
46		to the Court of Special Appeals.
47	(d)	Request for rehearing or reconsideration.
48		(1) [A] The subject of a final decision of the Commission finding a
49		violation on a complaint or a person [affected] aggrieved by a final
50		decision of the Commission on a [complaint,] request for waiver[,]
51		or request for other employment approval may ask the
52		Commission for a rehearing or reconsideration.
53		* * *

54	19A-10. Co	mplaii	nt; Adjı	ıdicato	tory Hearing.
55	(a)	(1)	Any in	dividu	lual may file a confidential written complaint with the
56			Comm	ission.	n. The complaint must allege facts under oath that
57			would	suppo	ort a reasonable person in concluding that a violation
58			of this	Chapte	oter or Sections 2-109, 11B-51 or 11B-52(a) occurred.
59		(2)	(A)	The co	complaint must be filed within the later of 2 years after:
60				(i)	the alleged violation; or
61				(ii)	the complainant learned or should have learned of
62					facts that would lead a reasonable person to conclude
63					that a violation occurred.
64			(B)	A com	mplaint may not be filed more than 6 years after the
65				alleged	ed violation occurred.
66		(3)	The Co	ommis	ission may refer the complaint to Commission staff or
67			the Co	unty A	Attorney for investigation under Section 19A-9 or may
68			retain	a spo	pecial counsel or other person to [conduct an
69			investi	gation]	n] <u>investigate</u> .
70		(4)	If the o	ompla	laint does not allege facts sufficient to state a violation
71			of this	Chapte	ter or the Commission finds that dismissal is consistent
72			with th	<u>e</u> purp	pose of this Chapter, the Commission may dismiss the
73			compla	aint. T	The Commission must inform the complainant of its
74			decisio	n to d	dismiss the complaint. The Commission may inform
75			the su	bject o	of the complaint that the complaint was filed and
76			dismis	sed[,] ł	but must not disclose the identity of the complainant.
77				*	* *
78	(n)	The (	Commis	sion m	may, at any time, refer to an appropriate prosecuting
79		attorr	ney any	inform	mation that indicates that a criminal offense may have

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occurred. The Commission may, at any time, share confidential

81		infor	mation	about a pending matter with an employee's appointing				
82		offici	official and the County Attorney.					
83	19A-11. Pa	articipa	ation (	of public employees.				
84	(a)	Proh	ibition	s. Unless permitted by a waiver, a public employee must not				
85		partic	cipate i	n:				
86		(1)	any r	natter that affects, in a manner distinct from its effect on the				
87			publi	c generally, any:				
88			(A)	property in which the public employee holds an economic				
89				interest;				
90			(B)	business in which the public employee has an economic				
91				interest; or				
92			(C)	property or business in which a relative has an economic				
93				interest, if the public employee knows about the relative's				
94				interest;				
95		(2)	any 1	matter if the public employee knows or reasonably should				
96			know	that any party to the matter is:				
97			(A)	any business in which the public employee has an economic				
98				interest or is an officer, director, trustee, partner, or				
99				employee;				
100			(B)	any business in which a relative has an economic interest, if				
101				the public employee knows about the interest;				
102			(C)	any business with which the public employee has an active				
103				application, is negotiating, or has any arrangement for				
104				prospective employment;				
105			(D)	any business that is considering an application from,				
106				negotiating with, or has an arrangement with a relative about				

107		prospective employment, if the public employee knows
108		about the application, negotiations, or the arrangement;
109	(E)	any business or individual that is a party to an existing
110		contract with the public employee or a relative, if the
111		contract could reasonably result in a conflict between
112		private interests and official duties;
113	(F)	any business that is engaged in a transaction with a County
114		agency if:
115		(i) another business owns a direct interest in the
116		business;
117		(ii) the public employee or a relative has a direct interest
118		in the other business; and
119		(iii) the public employee reasonably should know of both
120		direct interests;
121	(G)	any business that is subject to regulation by the agency with
122		which the public employee is affiliated if:
123		(i) another business owns a direct interest in the
124		business;
125		(ii) the public employee or a relative has a direct interest
126		in the other business; and
127		(iii) the public employee reasonably should know of both
128		direct interests; or
129	(H)	any creditor or debtor of the public employee or a relative if
130		the creditor or debtor can directly and substantially affect an
131		economic interest of the public employee or relative.

132		(3)	any case, contract, or other specific matter affecting a party for
133			whom, in the prior year, the public employee was required to
134			register to engage in lobbying activity under this Chapter.
135	(b)	Exce	ptions.
136		(1)	If a disqualification under subsection (a) leaves less than a quorum
137			capable of acting, or if the disqualified public employee is required
138			by law to act or is the only person authorized to act, the disqualified
139			public employee may participate or act if the public employee
140			discloses the nature and circumstances of the conflict.
141		(2)	Subsection (a) does not apply to an administrative or ministerial
142			duty that does not affect an agency's decision on a matter.
143		(3)	Paragraph (a)(1) does not apply to a public employee who is
144			appointed to a regulatory or licensing body under a statutory
145			provision that persons subject to the jurisdiction of the body may
146			be represented in appointments to the body.
147		(4)	Subparagraph (a)(2)(A) does not apply to a public employee, if the
148			County Executive or the County Council appoints the public
149			employee to serve as an officer, director, or trustee of a business to
150			represent the public interest.
151		(5)	Subparagraph (a)(2)(A) does not apply to a public employee who
152			is an officer, director, or trustee of an organization, if the public
153			employee discloses the relationship, is not compensated by the
154			organization, and has no:
155			(A) managerial responsibility or fiduciary duty to the
156			organization;
157			(B) authority to approve the organization's budget;

158		(C)	authority	to	select	any	officer	or	employ	ee (	of	the
159			organizati	ion;	or							
160		(D)	authority	to vo	ote on 1	mattei	rs as a r	nemb	er of the	e gov	ern	iing
161			body of th	ne or	ganizat	ion.						
162	(6)	If exp	ressly auth	orize	ed by re	gulati	ion, sub	sectio	on (a) do	es no	t ap	ply
163		to:										
164		(A)	a police o	office	er's exe	ercise	of the	office	er's polic	ce au	tho	rity
165			during ap	prov	ed outs	ide er	nploym	ent; c	or			
166		(B)	a police o	office	er or fi	re/reso	cue emp	oloye	e who is	s exe	rcis	sing
167			the emplo	yee'	's offici	ial du	ties in a	n em	ergency	affe	ctin	ıg a
168			business of	or pr	operty	in wh	ich the	emple	oyee or a	a rela	tive	e of
169			the emplo	yee !	has an	econo	mic inte	erest.				
170	[[(7)	Subpa	aragraph (a	)(2)	does no	ot app	<u>ly to an</u>	<u>empl</u>	oyee's p	artic	ipat	tion
171		<u>in a n</u>	natter affec	ting	<u>a</u> busir	ness w	<u>ith a pr</u>	incip	al place	of bu	usin	<u>iess</u>
172		outsic	le of the C	ount	y wher	e the	employ	ee's	economi	<u>c</u> inte	eres	<u>st is</u>
173		limite	<u>d to owner</u>	ship	of pub	<u>licly</u> <u>t</u>	raded so	ecurit	ies:			
174		<u>(A)</u>	issued by	<u>a</u>	compa	ny th	<u>at is p</u>	<u>art</u> c	of the S	Stand	ard	<u>&amp;</u>
175			<u>Poor's</u> 500	<u> Ind</u>	lex; and	1						
176		<u>(B)</u>	the marke	t val	ue of th	<u>e secu</u>	<u>irities d</u>	oes <u>no</u>	ot exceed	<u> 1</u> \$25	,00	<u>0.]]</u>
177	[[(8)	Subpa	aragraph <u>(</u> a	a)(1)	does r	not ap	ply to a	n en	nployee'	s ecc	ono	<u>mic</u>
178		intere	<u>st that is lir</u>	nitec	d to the	owne	<u>rship of</u>	<u>publi</u>	<u>cly</u> trade	ed sec	<u>curi</u>	<u>ties</u>
179		issued	l by a com	pany	with a	princ	<u>ipal</u> plac	ce of	business	<u>outs</u>	<u>ide</u>	the
180		Coun	ty if the 1	<u>nark</u>	<u>et</u> valu	<u>of</u>	the sec	uritie	es does	<u>not</u>	exc	<u>eed</u>
181		\$50,0	00.]]									
182			*		*		*					
183	19A-12. Restriction	ons on	other emp	oloyn	nent aı	nd bu	siness o	wne	rship.			
184			*		*		*					

185	(c)	Ехсер	otions.	
186		(1)	Subse	ections (a) and (b) do not apply to:
187			(A)	a public employee who is appointed to a regulatory or
188				licensing body under a statutory provision that persons
189				subject to the jurisdiction of the body may be represented in
190				appointments to it;
191			(B)	a public employee whose government duties are ministerial,
192				if the employment does not create a conflict of interest; or
193			(C)	a member of a board, commission, or similar body in regard
194				to employment held when the member was appointed if the
195				employment was publicly disclosed before appointment to
196				the appointing authority, and to the County Council when
197				confirmation is required. The appointing authority must
198				forward a record of the disclosure to the Commission, which
199				must keep a record of the disclosure on file [; or
200			(D)	an elected public employee in regard to employment held at
201				the time of election, if the employment is disclosed to the
202				County Board of Elections before the election. The
203				Commission must file the disclosure received from the
204				County Director of Elections with the financial disclosure
205				record of the elected public employee].
206		(2)	If exp	pressly authorized by regulation, subparagraph (b)(1)(A) and
207			parag	raph (b)(2) do not prohibit a police officer from working
208			outsic	le employment for an organization solely because that
209			organ	ization is located in the County or in the district where the
210			office	er is assigned.
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212	19A-16. So	liciting	g or accepting gifts.
213			* * *
214	(d)	Subs	ection (c) does not apply to:
215		(1)	meals and beverages consumed in the presence of the restricted
216			donor or sponsoring entity at a function attended by at least 20
217			persons or, if fewer than 20 persons attend, meals and beverages
218			consumed in the presence of the restricted donor or sponsoring
219			entity which do not exceed \$50 in value from the same source in
220			any calendar year;
221		(2)	ceremonial gifts or awards that have insignificant monetary value;
222		(3)	unsolicited gifts, [of nominal value] except for cash or cash
223			equivalents, that do not exceed \$20 in cost [, or trivial items of
224			informational value];
225		(4)	reasonable expenses for food, travel, lodging, and scheduled
226			entertainment of the public employee, given in return for the public
227			employee's participation in a panel or speaking at a meeting;
228		(5)	a gift to an elected official, if the gift:
229			(A) is a courtesy extended to the office; [[and]]
230			(B) consists of tickets or free admission for the elected official
231			and one guest to attend a charitable, cultural, civic, labor
232			trade, or political event attended by at least 20 participants,
233			including meals and beverages served at the event; and
234			(C) is provided by the person sponsoring the event.
235		(6)	any item that is solely informational or of an advertising nature,
236			including a book, report, periodical, or pamphlet, if the resale value
237			of the item is \$20 or less;
238		(7)	gifts from a relative;

- 239 (8) honoraria for speaking to or participating in a meeting if the 240 offering of the honorarium is not related to the employee's official 241 position and is unsolicited; or
  - (9) a specific gift or class of gifts which the Commission exempts from this Section after finding in writing that accepting the gift or class of gifts is not detrimental to the impartial conduct of the business of a County agency.

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## 19A-18. Financial disclosure statement; procedures.

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(h) The Chief Administrative Officer must establish and maintain an electronic system to facilitate filing of and public access to financial disclosure statements required under this Article. Any electronic system must report an accurate list of each public employee required to file a statement under Section 19A-17, whether the employee is required to file under subsections 19A-17(a), (b), or (c), and include the employee's position, necessary contact information, the reviewer, and whether the report is an initial, annual, or final report. This list should be current and correspond to personnel records and records of memberships in boards, committees and commissions. Any electronic system must be able to generate reports upon request of the Chief Administrative Officer, the Council Administrator, or the Commission detailing who is required to file and the current state of compliance by public employees with financial disclosure filing and review requirements under this Article. [The County Executive must annually, or more frequently as requested,] The Ethics Commission must, upon request, provide the list of employees designated to file financial disclosure reports to the Council. The

266	Commission must make all necessary	accommodations for any person
267	who does not have access to the electronic	onic system.
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Approved:

Jan Hell 3/3/2021

Tom Hucker, President, County Council

Approved:

Marc Elrich, County Executive Date

This is a correct copy of Council action.

Selena Mendy Sing Ston, Esq., Clerk of the Council Date