SENATE BILL 405

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3lr1197 CF HB 127

By: **Senators Middleton, Garagiola, and Klausmeier** Introduced and read first time: January 28, 2013 Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 Labor and Employment – Payment of Overtime Wages

- FOR the purpose of limiting the applicability of an overtime wage provision of law to
 exclude a certain employer that is subject to Title II of the federal Railway
 Labor Act, under certain circumstances; and generally relating to the payment
 of overtime wages.
- 7 BY repealing and reenacting, with amendments,
- 8 Article Labor and Employment
- 9 Section 3–415
- 10 Annotated Code of Maryland
- 11 (2008 Replacement Volume and 2012 Supplement)
- 12 BY repealing and reenacting, without amendments,
- 13 Article Labor and Employment
- 14 Section 3–420
- 15 Annotated Code of Maryland
- 16 (2008 Replacement Volume and 2012 Supplement)
- 17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 18 MARYLAND, That the Laws of Maryland read as follows:
- 19

Article – Labor and Employment

 $20 \quad 3-415.$

(a) Except as otherwise provided in this section, each employer shall pay an
overtime wage of at least 1.5 times the usual hourly wage, computed in accordance
with § 3-420 of this subtitle.

24 (b) This section does not apply to an employer that is:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



SENATE BILL 405

1	(1) subject to 49 U.S.C. § 10501;
2	(2) an establishment that is a hotel or motel;
3	(3) an establishment that is a restaurant;
$4 \\ 5 \\ 6$	(4) considered a gasoline service station because the employer is engaged primarily in selling gasoline and lubricating oil, even if the employer sells other merchandise or performs minor repair work;
7	(5) a bona fide private country club;
8 9 10 11	(6) a not for profit entity and is engaged primarily in providing temporary at-home care services, such as companionship or delivery of prepared meals, to aged or sick individuals, individuals with disabilities, or individuals with a mental disorder;
$\frac{12}{13}$	(7) a not for profit concert promoter, legitimate theater, music festival, music pavilion, or theatrical show; or
$\begin{array}{c} 14 \\ 15 \end{array}$	(8) an amusement or recreational establishment, including a swimming pool, if the establishment:
16	(i) operates for no more than 7 months in a calendar year; or
17 18	(ii) for any 6 months during the preceding calendar year, has average receipts in excess of one-third of the average receipts for the other 6 months.
19	(c) This section does not apply to an employer with respect to:
$20 \\ 21 \\ 22$	(1) an employee for whom the United States Secretary of Transportation may set qualifications and maximum hours of service under 49 U.S.C. § 31502;
$\begin{array}{c} 23\\ 24\\ 25 \end{array}$	(2) a mechanic, partsperson, or salesperson who primarily sells or services automobiles, farm equipment, trailers, or trucks, if the employer is engaged primarily in selling those vehicles to ultimate buyers and is not a manufacturer; [or]
$\frac{26}{27}$	(3) a driver if the employer is engaged in the business of operating taxicabs; OR
28	(4) AN EMPLOYEE OF THE EMPLOYER IF:
29 30	(I) THE EMPLOYER IS SUBJECT TO TITLE II OF THE FEDERAL RAILWAY LABOR ACT;

1(II)THE EMPLOYER DOES NOT REQUIRE THE EMPLOYEE TO2WORK MORE THAN 40 HOURS DURING 1 WORKWEEK; AND

3 (III) THE EMPLOYEE VOLUNTARILY ENTERS INTO AN
 4 AGREEMENT WITH ANOTHER EMPLOYEE TO TRADE SCHEDULED WORK HOURS
 5 AND AS A RESULT THE EMPLOYEE WORKS MORE THAN 40 HOURS DURING A
 6 SINGLE WORKWEEK.

7 3-420.

8 (a) Except as otherwise provided in this section, an employer shall compute 9 the wage for overtime under § 3–415 of this subtitle on the basis of each hour over 40 10 hours that an employee works during 1 workweek.

11 (b) Notwithstanding § 3–415(b)(8) of this subtitle, an employer that is not a 12 not for profit organization and is a concert promoter, legitimate theater, music festival, 13 music pavilion, or theatrical show shall pay overtime for a craft or trade employee as 14 required in subsection (a) of this section.

15 (c) The wage for overtime may be computed on the basis of each hour over 6016 hours that an employee works during 1 workweek for an employee who:

- 17 (1) is engaged in agriculture; and
- 18 (2) is exempt from the overtime provisions of the federal Act.

19 (d) The wage for overtime may be computed on the basis of each hour over 48 20 hours that an employee works during 1 workweek:

- 21 (1) for an employee of a bowling establishment; and
- 22 (2) for an employee of an institution that:
- 23 (i) is not a hospital; but
- 24 (ii) is engaged primarily in the care of individuals who:
- 25
 26 mental disorder; and
 1. are aged, intellectually disabled, or sick or have a
- 27 2. reside at the institution.

28 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 29 October 1, 2013.