SENATE BILL 417

By: Senators Kelley, Astle, Benson, Guzzone, Jennings, Klausmeier, Peters, Pugh, Reilly, and Young
Introduced and read first time: February 1, 2016
Assigned to: Finance

A BILL ENTITLED

AN ACT concerning

Labor and Employment – Minimum Wage – Individuals With Disabilities
(Ken Capone Equal Employment Act)

FOR the purpose of prohibiting the Commissioner of Labor and Industry, except under certain circumstances, from authorizing certain work activities centers and certain sheltered workshops to pay employees with disabilities less than a certain minimum wage; requiring that a certain State certificate issued by the Commissioner under a certain provision of law expires no later than a certain date; requiring the Department of Labor, Licensing, and Regulation, in partnership with certain State agencies, to develop and implement a certain plan to phase out certain authorizations under a certain provision of law; providing for the scope of the plan; requiring the Department to engage with certain organizations representing those impacted by the phase–out to implement a certain plan; requiring the Department to report certain benchmarks, outcomes, and recommendations to the Governor and the General Assembly on or before a certain date each year; prohibiting a certain work activities center or other sheltered workshop from receiving State funds on or after a certain date under certain circumstances; repealing certain provisions of law relating to the authorization of certain work activities centers and certain sheltered workshops to pay certain employees with disabilities less than a certain minimum wage; repealing certain provisions of law requiring the Department to develop and implement a certain plan and make certain reports; altering certain terminology; providing for a delayed effective date for certain provisions of this Act; and generally relating to the payment of wages under the Maryland Wage and Hour Law and individuals with disabilities.

BY repealing and reenacting, with amendments,

Article – Labor and Employment
Section 3–414
Annotated Code of Maryland
(2008 Replacement Volume and 2015 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
BY adding to
Article – Labor and Employment
Section 3–414.1
Annotated Code of Maryland
(2008 Replacement Volume and 2015 Supplement)

BY adding to
Article – State Finance and Procurement
Section 2–801 to be under the new subtitle “Subtitle 8. Miscellaneous”
Annotated Code of Maryland
(2015 Replacement Volume)

BY repealing
Article – Labor and Employment
Section 3–414 and 3–414.1
Annotated Code of Maryland
(2008 Replacement Volume and 2015 Supplement)
(As enacted by Section 1 of this Act)

Preamble

WHEREAS, Section 14(c) of the Fair Labor Standards Act of 1938 authorizes the United States Secretary of Labor to grant special wage certificates to certain entities, which may then pay special minimum wages less than the federal minimum wage to workers who have disabilities; and

WHEREAS, These Section 14(c) certificates also allow the payment of wages that are less than the prevailing wage to workers who have disabilities for work being performed on contracts subject to the McNamara–O'Hara Service Contract Act and the Walsh–Healey Public Contracts Act; and

WHEREAS, During 2015, 3,589 Maryland residents were employed under Section 14(c) certificates; and

WHEREAS, 20% of individuals with developmental disabilities in Maryland work in facility–based settings where, for a 2–week period, the mean number of hours worked is 17 hours and the mean income is $66; and

WHEREAS, The practice of paying workers with disabilities less than the federal minimum wage dates back to the 1930s, a time of virtually no employment opportunities for disabled workers in the mainstream workforce; and

WHEREAS, Advancements in vocational rehabilitation, technology, and training now provide workers with disabilities with greater opportunities; and
WHEREAS, Employees with disabilities have rarely been able to transition from Section 14(c) programs to obtain integrated employment at competitive wages; now, therefore,

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Labor and Employment

3–414.

(a) In this section, “federal certificate” means a certificate that the United States Department of Labor issues to a work activities center or other sheltered workshop to allow the workshop to pay an individual less than the wage otherwise required for that individual under the federal Act.

(b) This section does not apply to a blind individual who works in a sheltered workshop of Blind Industries and Services of Maryland.

(c) Subject to the limitations in this section, the Commissioner may NOT authorize a work activities center or other sheltered workshop to pay [a mentally or physically disabled employee of the workshop] an employee with a disability less than the minimum wage otherwise required under this subtitle for the employee UNLESS:

(1) the Commissioner authorized the workshop before October 1, 2016, to pay the employee with a disability less than the minimum wage otherwise required under this subtitle for the employee; and

(2) the Commissioner prohibits the workshop from paying additional employees less than the minimum wage otherwise required under this subtitle.

(d) (1) To authorize a work activities center or other sheltered workshop to pay less than the minimum wage, the Commissioner shall:

(i) issue a State certificate that sets wages for employees of the workshop;

(ii) accept a federal certificate for the workshop; or

(iii) grant an exception for the workshop but only if:

1. the Commissioner has not issued a State certificate for the
2. the workshop is not eligible for a federal certificate; and

3. the Commissioner investigates and holds a hearing on the exception.

(2) The Commissioner shall accept a federal certificate if a work activities center or other sheltered workshop submits that certificate to the Commissioner within 10 days after the workshop receives the certificate.

(e) (1) Each certificate that the Commissioner issues under this section shall:

(I) state the period for which the certificate is in effect; AND

(II) EXPIRE NO LATER THAN OCTOBER 1, 2019.

(2) The acceptance of a federal certificate does not apply automatically to an individual whom a work activities center or other sheltered workshop continues to employ after the individual completes a training program that the workshop runs.

(f) (1) The Commissioner may revoke acceptance of a federal certificate if:

(i) the United States Department of Labor revokes the federal certificate; or

(ii) at any time before revocation by the Department of Labor and after an investigation and hearing, the Commissioner finds good cause to revoke the acceptance.

(2) The Commissioner shall send notice of a hearing under this subsection, by certified mail, to the holder of the federal certificate at least 30 days before the hearing.

3–414.1.

(A) IN THIS SECTION, “DEPARTMENT” MEANS THE DEPARTMENT OF LABOR, LICENSING, AND REGULATION.

(B) THE DEPARTMENT, IN PARTNERSHIP WITH RELEVANT STATE AGENCIES, INCLUDING THE DEPARTMENT OF ECONOMIC COMPETITIVENESS AND COMMERCE, THE DEPARTMENT OF DISABILITIES, THE DEVELOPMENTAL DISABILITIES ADMINISTRATION, THE STATE DEPARTMENT OF EDUCATION, AND THE DIVISION OF REHABILITATION SERVICES, SHALL DEVELOP AND IMPLEMENT A PLAN TO PHASE OUT BY OCTOBER 1, 2019, AUTHORIZATIONS UNDER § 3–414 OF THIS SUBTITLE TO PAY AN EMPLOYEE WITH A DISABILITY LESS THAN THE MINIMUM WAGE OTHERWISE REQUIRED FOR THE EMPLOYEE UNDER THIS SUBTITLE.
(c) The plan developed and implemented under subsection (b) of this section shall include:

1. Benchmarks and desired outcomes for each year of the phase-out;

2. A list of the resources necessary to ensure that individuals with disabilities receive support according to the needs and preferences of the individuals with disabilities in an integrated setting, regardless of the nature or severity of the individuals’ disabilities;

3. Application to and use of all federal and state funding programs, including Medicaid waiver amendments and resources under the Workforce Innovation and Opportunity Act, to assist individuals with disabilities to obtain competitive, integrated employment; and

4. The tracking of outcomes of individuals with disabilities on the basis of:
   (i) wages;
   (ii) unemployment rates;
   (iii) the number of individuals who move from subminimum wage positions to competitive, integrated employment; and
   (iv) the number of individuals who move from subminimum wage positions to nonpaying activities.

(d) The Department shall engage statewide organizations representing those impacted by the phase-out, including the Maryland Developmental Disabilities Council and advocacy, provider, family, and other statewide organizations, in implementing the plan developed under subsection (b) of this section.

(e) On or before October 1 each year, the Department shall report to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly on the benchmarks and results of outcomes described in paragraph (c) of this section and recommendations for funding levels or other resources necessary to implement the plan developed under subsection (b) of this section.
Article – State Finance and Procurement

SUBTITLE 8. MISCELLANEOUS.

2–801.

BEGINNING JANUARY 1, 2019, A WORK ACTIVITIES CENTER OR OTHER SHELTERED WORKSHOP THAT PAYS AN EMPLOYEE WITH A DISABILITY LESS THAN THE MINIMUM WAGE OTHERWISE REQUIRED UNDER TITLE 3, SUBTITLE 4 OF THE LABOR AND EMPLOYMENT ARTICLE MAY NOT RECEIVE STATE FUNDS.

SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:

Article – Labor and Employment

[3–414.

(a) In this section, “federal certificate” means a certificate that the United States Department of Labor issues to a work activities center or other sheltered workshop to allow the workshop to pay an individual less than the wage otherwise required for that individual under the federal Act.

(b) This section does not apply to a blind individual who works in a sheltered workshop of Blind Industries and Services of Maryland.

(c) Subject to the limitations in this section, the Commissioner may not authorize a work activities center or other sheltered workshop to pay an employee with a disability less than the minimum wage otherwise required under this subtitle for the employee unless:

(1) the Commissioner authorized the workshop before October 1, 2016, to pay the employee with a disability less than the minimum wage otherwise required under this subtitle for the employee; and

(2) the Commissioner prohibits the workshop from paying additional employees less than the minimum wage otherwise required under this subtitle.

(d) (1) To authorize a work activities center or other sheltered workshop to pay less than the minimum wage, the Commissioner shall:

(i) issue a State certificate that sets wages for employees of the workshop;

(ii) accept a federal certificate for the workshop; or
(iii) grant an exception for the workshop but only if:

1. the Commissioner has not issued a State certificate for the workshop;
2. the workshop is not eligible for a federal certificate; and
3. the Commissioner investigates and holds a hearing on the exception.

(2) The Commissioner shall accept a federal certificate if a work activities center or other sheltered workshop submits that certificate to the Commissioner within 10 days after the workshop receives the certificate.

(e) (1) Each certificate that the Commissioner issues under this section shall:

(i) state the period for which the certificate is in effect; and
(ii) expire no later than October 1, 2019.

(2) The acceptance of a federal certificate does not apply automatically to an individual whom a work activities center or other sheltered workshop continues to employ after the individual completes a training program that the workshop runs.

(f) (1) The Commissioner may revoke acceptance of a federal certificate if:

(i) the United States Department of Labor revokes the federal certificate; or
(ii) at any time before revocation by the Department of Labor and after an investigation and hearing, the Commissioner finds good cause to revoke the acceptance.

(2) The Commissioner shall send notice of a hearing under this subsection, by certified mail, to the holder of the federal certificate at least 30 days before the hearing.


(a) In this section, “Department” means the Department of Labor, Licensing, and Regulation.

(b) The Department in partnership with relevant State agencies, including the Department of Economic Competitiveness and Commerce, the Department of Disabilities, the Developmental Disabilities Administration, the State Department of Education, and the Division of Rehabilitation Services, shall develop and implement a plan to phase out by October 1, 2019, authorizations under § 3–414 of this subtitle to pay an employee with a
disability less than the minimum wage otherwise required for the employee under this subtitle.

(c) The plan developed and implemented under subsection (b) of this section shall include:

(1) benchmarks and desired outcomes for each year of the phase–out;

(2) a list of the resources necessary to ensure that individuals with disabilities receive support according to their needs and preferences in an integrated setting, regardless of the nature or severity of the individuals’ disabilities;

(3) application to and use of all federal and State funding programs, including Medicaid waiver amendments and resources under the Workforce Innovation and Opportunity Act, to assist individuals with disabilities to obtain competitive, integrated employment; and

(4) the tracking of outcomes of individuals with disabilities on the basis of:

(i) wages;

(ii) unemployment rates;

(iii) the number of individuals who move from subminimum wage positions to competitive, integrated employment; and

(iv) the number of individuals who move from subminimum wage positions to nonpaying activities.

(d) The Department shall engage statewide organizations representing those impacted by the phase–out, including the Maryland Developmental Disabilities Council and advocacy, provider, family, and other statewide organizations, in implementing the plan developed under subsection (b) of this section.

(e) On or before October 1 each year, the Department shall report to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly on the benchmarks and results of outcomes described in paragraph (c) of this section and recommendations for funding levels or other resources necessary to implement the plan developed under subsection (b) of this section.

SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take effect October 1, 2019.

SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in Section 3 of this Act, this Act shall take effect October 1, 2016.