## **HOUSE BILL 1364**

K3 (2lr3221)

## ENROLLED BILL

— Economic Matters/Finance —

Introduced by Delegates Schulz, Afzali, Bates, Clagett, Eckardt, Elliott, Frank, George, Haddaway-Riccio, Hershey, Hogan, Jacobs, Krebs, McComas, W. Miller, Minnick, Norman, O'Donnell, Otto, Schuh, Stifler, and Vitale Vitale, Barkley, Davis, Feldman, Jameson, Love, McHale, Olszewski, and Vaughn

Read and	Examined by	Proofreaders:		
			Pro	ofreader.
			Pro	ofreader.
Sealed with the Great Seal and	presented to	the Governor,	for his appro	oval this
day of	at		_ o'clock,	M.
				Speaker.
	CHAPTER			
AN ACT concerning				
Labor and Employment – <del>Dete</del> Workplace Fraud Act <del>an</del>		=		
FOR the purpose of establishing a documents for inspection relationship exists for purpose requirement that the Compart factors as strong evidence the law; providing for a present individual working for remucircumstances; prohibiting	to the presu poses of the missioner of eat an employ cumption, un neration is ar	mption that a Workplace Frace Labor and Independent control of the	n employer—oud Act; <del>repea</del> ustry consider e a certain pro reumstances, ontractor unde	employee aling the r certain ovision of that an or certain

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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from entering a place of business or work site to review and copy certain records; authorizing an employer to comply with a certain requirement to provide records by producing copies of the records; altering the number of days within which an employer is required to produce certain records; repealing a certain provision of law regarding the issuance of citations by the Commissioner for violations of the Workplace Fraud Act; requiring the Commissioner to take certain action regarding an alleged violation of the Workplace Fraud Act within a certain time after the Commissioner receives certain records from an employer; providing that an employer is entitled to a certain hearing within a certain number of days after the hearing is requested unless the right is waived; repealing a certain notification requirement; requiring that a copy of a certain order be submitted to a public body under certain circumstances; altering the requirement that a certain public body withhold certain funds from an employer; repealing the requirement that a certain public body release certain funds on issuance of a certain order; establishing that certain work is not covered employment for the purposes of unemployment insurance if the Secretary of Labor, Licensing, and Regulation is satisfied that the individual performing the work entered into a certain contract with the employer; altering a certain provision of law regarding the issuance of citations by the Commissioner for violations of the Workplace Fraud Act; and generally relating to the <del>determination of independent contractor status</del> Workplace Fraud Act.

- 22 BY repealing and reenacting, with amendments,
- 23 Article Labor and Employment
- 24 Section 3–903 <del>through 3–906, 3–913, and 8–205</del> <u>3–905, 3–906, and 3–913</u>
- 25 Annotated Code of Maryland
- 26 (2008 Replacement Volume and 2011 Supplement)
- 27 BY adding to
- 28 <u>Article Labor and Employment</u>
- 29 <u>Section 3–903.1</u>
- 30 <u>Annotated Code of Maryland</u>
- 31 (2008 Replacement Volume and 2011 Supplement)
- 32 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 33 MARYLAND, That the Laws of Maryland read as follows:

## **Article – Labor and Employment**

35 3–903.

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- 36 (a) An employer may not fail to properly classify an individual who performs work for remuneration paid by the employer.
- 38 (b) An employer has failed to properly classify an individual when an 39 employer–employee relationship exists as determined under subsection (c) of this section but the employer has not classified the individual as an employee.

1 2 3 4	(c) (1) For EXCEPT AS PROVIDED IN § 3–903.1 OF THIS SUBTITLE. FOR purposes of enforcement of this subtitle only, work performed by an individual for remuneration paid by an employer shall be presumed to create an employer–employed relationship, unless:
5	(i) the individual is an exempt person; {-for}-
6	(ii) an employer demonstrates that:
7 8	1. the individual who performs the work is free from control and direction over its performance both in fact and under the contract;
9 10 11	2. the individual customarily is engaged in an independent business or occupation of the same nature as that involved in the work; and
12	3. the work is:
13 14	A. outside of the usual course of business of the person for whom the work is performed; or
15 16	B. performed outside of any place of business of the person for whom the work is performed; OR.
17 18	(III) AN EMPLOYER PRODUCES FOR INSPECTION BY THE COMMISSIONER:
19 20	1. A WRITTEN CONTRACT, SIGNED BY THE EMPLOYER AND THE INDIVIDUAL, THAT:
21 22	A. DESCRIBES THE NATURE OF THE WORK TO BE PERFORMED BY THE INDIVIDUAL;
23 24	B. DESCRIBES THE REMUNERATION TO BE PAID FOR THE WORK PERFORMED BY THE INDIVIDUAL; AND
25 26	C. INCLUDES AN ACKNOWLEDGEMENT BY THE INDIVIDUAL OF THE INDIVIDUAL'S OBLIGATIONS UNDER THIS ARTICLE;
27 28	2. AN AFFIDAVIT SIGNED BY THE INDIVIDUAL INDICATING THAT THE INDIVIDUAL IS AN INDEPENDENT CONTRACTOR THAT
29	PERFORMS WORK FOR OTHER EMPLOYERS: AND

1 2 3	3. A CERTIFICATE OF STATUS OF THE INDIVIDUAL'S BUSINESS THAT IS ISSUED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION.
4 5	(2) Work is outside of the usual course of business of the person for whom it is performed under paragraph (1) of this subsection if:
6 7	(i) the individual performs the work off the employer's premises;
8 9	(ii) the individual performs work that is not integrated into the employer's operation; or
10	(iii) the work performed is unrelated to the employer's business.
11 12 13 14	(3) By contract, an employer may engage another business entity, which may have its own employees, to do the same type of work in which the employer engages, at the same location where the employer is working, without establishing an employer–employee relationship between the two contracting entities.
15 16	(d) The Commissioner shall adopt regulations to explain further and provide specific examples of the application of subsection (c) of this section.
17	<u>3–903.1.</u>
18 19	THE PRESUMPTION THAT AN EMPLOYER-EMPLOYEE RELATIONSHIP EXISTS UNDER § 3–903(C)(1) OF THIS SUBTITLE DOES NOT APPLY IF:
20 21	(1) AN EMPLOYER PRODUCES FOR INSPECTION BY THE COMMISSIONER:
22 23	(I) A WRITTEN CONTRACT, SIGNED BY THE EMPLOYER AND BUSINESS ENTITY, THAT:
24 25	1. <u>DESCRIBES THE NATURE OF THE WORK TO BE</u> PERFORMED BY THE BUSINESS ENTITY;
26 27	2. <u>DESCRIBES THE REMUNERATION TO BE PAID FOR</u> THE WORK PERFORMED BY THE BUSINESS ENTITY; AND
28 29 30	BUSINESS ENTITY OF THE BUSINESS ENTITY'S OBLIGATIONS UNDER THIS ARTICLE TO:

1 2	A. WITHHOLD, REPORT, AND REMIT PAYROLL TAXES
4	ON BEHALF OF ALL EMPLOYEES WORKING FOR THE BUSINESS ENTITY;
3 4	B. PAY UNEMPLOYMENT INSURANCE TAXES FOR ALL EMPLOYEES WORKING FOR THE BUSINESS ENTITY; AND
5	C. MAINTAIN WORKERS' COMPENSATION
6	INSURANCE;
7	(II) AN AFFIDAVIT SIGNED BY THE BUSINESS ENTITY
8	INDICATING THAT THE BUSINESS ENTITY IS AN INDEPENDENT CONTRACTOR
9	WHO IS AVAILABLE TO WORK FOR OTHER BUSINESS ENTITIES;
10	(III) A CURRENT CERTIFICATE OF STATUS OF THE BUSINESS
1	ENTITY, ISSUED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION,
12	INDICATING THAT THE BUSINESS ENTITY IS IN GOOD STANDING; AND
13	(IV) PROOF THAT THE BUSINESS ENTITY HOLDS ALL
4	OCCUPATIONAL LICENSES REQUIRED BY STATE AND LOCAL AUTHORITIES FOR
15	THE WORK PERFORMED; AND
16	(2) THE EMPLOYER PROVIDED TO EACH INDIVIDUAL CLASSIFIED
L <b>7</b>	AS AN INDEPENDENT CONTRACTOR OR EXEMPT PERSON A WRITTEN NOTICE
18	UNDER § 3–914 OF THIS SUBTITLE.
19	<del>3-904.</del>
20	(a) An employer may not knowingly fail to properly classify an individual
21	who performs work for remuneration paid by the employer.
22	(b) An employer has knowingly failed to properly classify an individual
23	<del>when:</del>
24	(1) an employer-employee relationship exists as determined under §
25	3-903(c) of this subtitle; and
26	(2) the employer has knowingly failed to properly classify the
27	individual as an employee.
28	(c) The Commissioner shall consider, as strong evidence that the employer
29	did not knowingly fail to properly classify an individual, whether:
30	(1) before a complaint was filed against the employer or the
) 1	Commission or hogen on investigation of the ampleyor the ampleyor

1	(i) sought and obtained evidence that the individual:
2	1. is an exempt person; or
3	2. as an independent contractor:
4 5	A. withholds, reports, and remits payroll taxes on behalf of all individuals working for the independent contractor;
6 7	B. pays unemployment insurance taxes for all individuals working for the independent contractor; and
8	C. maintains workers' compensation insurance; and
9 10	(ii) provided to the exempt person or independent contractor a written notice as required by § 3–914 of this subtitle; or
11	(2) the employer:
12	(i) 1. classifies all workers who perform the same or
13	substantially the same tasks for the employer as independent contractors; and
14 15	2. reports the income of the workers to the Internal Revenue Service as required by federal law; and
16	(ii) has received a determination from the Internal Revenue
17	Service that the individual or a worker who performs the same or substantially the
18	same task as the individual is an independent contractor.]
19	(C) IT SHALL BE PRESUMED THAT AN INDIVIDUAL WORKING FOR
20	REMUNERATION IS AN INDEPENDENT CONTRACTOR OF THE EMPLOYER IF,
21	BEFORE A COMPLAINT WAS FILED AGAINST THE EMPLOYER OR THE
22	COMMISSIONER BEGAN AN INVESTIGATION OF THE EMPLOYER, THE EMPLOYER:
23	(1) SOUGHT AND OBTAINED EVIDENCE THAT THE INDIVIDUAL:
24	(I) IS AN EXEMPT PERSON; OR
25	(II) AS AN INDEPENDENT CONTRACTOR:
26	1. WITHHOLDS, REPORTS, AND REMITS PAYROLL
27	TAXES ON BEHALF OF ALL INDIVIDUALS WORKING FOR THE INDEPENDENT
28	CONTRACTOR;
29	2. PAYS UNEMPLOYMENT INSURANCE TAXES FOR
30	ALL INDIVIDUALS WORKING FOR THE INDEPENDENT CONTRACTOR; AND

1	3. MAINTAINS WORKERS' COMPENSATION
2	<del>INSURANCE; AND</del>
3	(2) PROVIDED TO THE INDIVIDUAL A WRITTEN NOTICE AS
$\frac{3}{4}$	REQUIRED BY § 3-914 OF THIS SUBTITLE.
5	(d) The Commissioner shall adopt regulations to provide guidance as to what
6	constitutes the evidence relevant to the determination of whether an employer
7	knowingly failed to properly classify an employee.
8	3–905.
9	(a) The Commissioner shall investigate as necessary to determine
10	compliance with this subtitle and regulations adopted under this subtitle.
11	(b) (1) Any written or oral complaint or statement made by a person as
12	part of an investigation under this section is confidential and may not be disclosed
13	without the consent of the person until the investigation is concluded and a citation is
14	issued.
15	(2) Any written or oral statement made by an individual alleged to be
16	employed by the respondent as part of an investigation under this section is
17	confidential and may not be disclosed without the consent of the individual.
18	(c) (1) The Commissioner may enter a place of business or work site to:
19	{(1)} (1) observe work being performed;
20	$\{(2)\}$ (II) interview individuals on the work site, including those
21	identified as employees and independent contractors; and
<b>4</b> 1	ruentified as employees and macpendent contractors, and
22	(3) (HI) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION.
$\frac{-}{23}$	review and copy records.
24	(2) THE COMMISSIONER MAY NOT ENTER A PLACE OF BUSINESS
25	OR WORK SITE TO REVIEW AND COPY RECORDS IF THE EMPLOYER CHOOSES TO
26	PROVIDE COPIES OF THE RECORDS TO THE COMMISSIONER FOR REVIEW
27	WITHOUT ALLOWING THE COMMISSIONER TO ENTER THE PLACE OF BUSINESS
28	<del>OR WORK SITE.</del>
0.0	
29	(d) (1) The Commissioner may require each employer to:

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1	[(1)] (I) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION,
2	identify and produce FOR COPYING OR INSPECTION all records relevant to the
3	classification of each individual;

- [(2)] (II) attest to the truthfulness of each record that is copied in accordance with {subsection (c)(3)} SUBSECTION (C)(1)(III) of this section OR EACH COPY OF A RECORD THAT IS PROVIDED TO THE COMMISSIONER UNDER SUBSECTION (C)(2) OF THIS SECTION ITEM (I) OF THIS PARAGRAPH and to sign the copy; or
- 9 **[**(3)**] (III)** at the option of the employer, submit a written statement about the classification of each employee on the form provided by the Commissioner, with any relevant records attached.
- 12 (2) AN EMPLOYER MAY COMPLY WITH A REQUIREMENT TO 13 PRODUCE RECORDS UNDER PARAGRAPH (1)(I) OF THIS SUBSECTION BY 14 PRODUCING COPIES OF THE RECORDS.
- 15 (e) An employer that fails to produce records OR COPIES OF RECORDS FOR
  16 COPYING OR INSPECTION or a written statement under subsection (d) of this section
  17 within [15] 30 business days after the Commissioner's request, OR AN EXTENSION
  18 OF TIME MUTUALLY AGREED ON BY BOTH PARTIES, shall be subject to a fine not exceeding \$500 per day for each day the records are not produced.
- 20 (f) (1) The Commissioner may issue a subpoena for testimony and the 21 production of records.
- 22 (2) If a person fails to comply with a subpoena issued under this 23 subsection, the Commissioner may file a complaint in the circuit court for the county 24 where the person resides, is employed, or has a place of business, requesting an order 25 directing compliance with the subpoena.
- 26 3–906.

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- 27 (a) [If, after investigation] WITHIN 45 DAYS AFTER THE COMMISSIONER
  28 RECEIVES COPIES OF AN EMPLOYER'S RECORDS OR INSPECTS AN EMPLOYER'S
  29 RECORDS, the Commissioner [determines] SHALL:
- 30 (1) MAKE A DETERMINATION that [an] THE employer has violated 31 this subtitle or a regulation adopted under this subtitle [, the Commissioner shall 32 promptly] AND issue a citation to the employer; OR
  - (2) CLOSE THE CASE.

1 2 3 4			_	•	HIS SUB	PROVIDED TITLE, THE OSE THE INV			
5 6	<del>(b)</del> <del>shall:</del>	<del>[Each] .</del>	<del>A citati</del>	ion ISSUED	<del>UNDER</del>	SUBSECTIO	<del>N (A) O</del>	<del>F THIS</del>	SECTION
7	<u>(B)</u>	EACH C	SITATIO	ON SHALL:					
8		(1) de	escribe	in detail the	nature	of the alleged	violatio	n;	
9 10	employer is	` '		provision oviolated; and		subtitle or a	any reg	ulation	that the
11 12	assess.	(3) st	ate the	e civil penal	ty, if any	, that the C	ommiss	ioner p	proposes to
13 14	(c) shall send b			nable time a		nance of a cit	ation, t	he Con	nmissioner
15		(1) a	copy of	the citation	; and				
16		(2) n	otice of	the opportu	nity to re	equest a hear	ing.		
17 18 19	(d) this section and propose	, the emp	loyer n		- •	eceives a noti request for			` '
20 21	(e) penalties, sl		_	not request al order of th		n 15 days, th nissioner.	e citatio	on, inc	luding any
22 23 24 25 26	issue findin	the Office ags of fact	e of Adı , conclu	ministrative usions of lav	Hearing v, and ar	a hearing, to see the authors of order, and of Subtitle 2	ity to ho assess a	old a h penal	earing and ty under §
27 28 29 30 31	SUBMITTE	R IS ENTION  D UNDER  TIMELY	TLED T <del>SUBS</del> REQUE	O A HEARIN <del>ECTION (D)</del> EST IS MAD	G WITH OF TH	QUESTS A IN 90 DAYS A IS SECTION R THIS SUB	AFTER <del>1</del>	<del>THE RI</del> <del>S THE</del>	EQUEST IS RIGHT IS

32 (g) Within 15 days after a request, in accordance with Title 10, Subtitle 6 of the State Government Article and the applicable regulations of the Department and

- the Office of Administrative Hearings, the Commissioner shall provide copies of all relevant evidence, including a list of potential witnesses, on which the Commissioner intends to rely at any administrative hearing under this subtitle.
- 4 (h) The Commissioner has the burden of proof to show that an employer has knowingly failed to properly classify an individual as an employee.
- 6 (i) A decision of an administrative law judge issued in accordance with Title 7 10, Subtitle 2 of the State Government Article shall become a final order of the 8 Commissioner.
- 9 (j) Any party aggrieved by a final order of the Commissioner under 10 subsection (i) of this section may seek judicial review and appeal under §§ 10–222 and 11 10–223 of the State Government Article.
- 12 3–913.
- 13 (a) **[**Where, after investigation, the Commissioner issues a citation for a
  14 **KNOWING** violation of this subtitle or regulations adopted under this subtitle by an
  15 employer engaged in work on a contract with a public body, the Commissioner shall
  16 promptly notify the public body. **] IF A COURT OR AN ADMINISTRATIVE UNIT FINDS**17 **A-VIOLATION OF THIS SUBTITLE BY AN EMPLOYER ENGAGED IN WORK ON A**18 **CONTRACT WITH A PUBLIC BODY, A COPY OF THE FINAL ORDER ISSUED BY THE**19 **COURT OR ADMINISTRATIVE UNIT SHALL BE SUBMITTED TO THE PUBLIC BODY.**
- 20 (b) (1) On Inotification, RECEIPT OF A COPY OF A FINAL ORDER
  21 SUBMITTED TO A PUBLIC BODY UNDER SUBSECTION (A) OF THIS SECTION, the
  22 public body shall withhold from payment due the employer an amount that is
  23 sufficient to:
- 24 (i) pay restitution to each employee for the full amount of 25 wages due; and
- 26 (ii) pay any benefits, taxes, or other contributions that are 27 required by law to be paid on behalf of the employee.
- 28 (2) The public body shall release :
- 29 (i) on issuance of a favorable final order of a court or an 30 administrative unit, the full amount of the withheld funds; and
- 31 (ii) on an adverse final order of a court or an administrative 32 unit, the balance of the withheld funds after all obligations are satisfied under 33 paragraph (1) of this subsection.

1	(a) Work that an individual performs under any contract of hire is no
2	covered employment if the Secretary is satisfied that:
3	(1) (1) the individual who performs the work is free from control
4	and direction over its performance both in fact and under the contract;
5	(2) (H) the individual customarily is engaged in an independen
6	business or occupation of the same nature as that involved in the work; and
7	<del>[(3)]</del> <del>(III)</del> the work is:
8	[(i)] 1. outside of the usual course of business of the person
9	for whom the work is performed; or
10	{(ii)} 2. performed outside of any place of business of the
11	person for whom the work is performed; OR
12	(2) THE INDIVIDUAL WHO PERFORMS THE WORK HAS ENTERE
13	INTO A WRITTEN CONTRACT THAT STATES EXPRESSLY AND PROMINENTLY THA
14	THE INDIVIDUAL KNOWS AND UNDERSTANDS THAT:
15	(I) THE INDIVIDUAL IS RESPONSIBLE FOR PAYIN
16	ESTIMATED SOCIAL SECURITY TAXES FOR SELF-EMPLOYMENT AND FOR PAYIN
17	STATE AND FEDERAL INCOME TAXES; AND
18	(H) THE WORK IS NOT COVERED EMPLOYMENT AND TH
19	INDIVIDUAL IS RESPONSIBLE FOR COMPLIANCE WITH TITLES 8 AND 9 OF THE
20	ARTICLE:
21	(b) The Secretary shall adopt regulations to provide:
22	(1) general guidance about the application of subsection (a) of the
23	section; and
24	(2) specific examples of how subsection (a) of this section is applied to
25	certain industries, including the construction industry, the landscaping industry, an
26	the home care services industry.
27	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effective
28	October July 1, 2012.