K3, E4, C4

EMERGENCY BILL

1lr1330 CF SB 486

By: **Delegate D.E. Davis** Introduced and read first time: January 20, 2021 Assigned to: Economic Matters and Appropriations

A BILL ENTITLED

1 AN ACT concerning

Labor and Employment – Employment Standards During an Emergency (Maryland Essential Workers' Protection Act)

FOR the purpose of requiring the Maryland Health Benefit Exchange to provide for a 4 $\mathbf{5}$ special enrollment period for health insurance coverage for certain essential workers 6 during certain emergencies; requiring an essential employer to give a written 7 statement regarding certain hazard pay paid to certain essential workers at certain 8 intervals; requiring the Maryland Emergency Management Agency and a local 9 organization of emergency services to periodically evaluate and determine whether an emergency is occurring or has occurred and make a certain announcements under 1011 certain circumstances; requiring an essential employer to take certain actions 12related to occupational safety and health during an emergency; authorizing an 13 essential worker to refuse to fulfill a certain responsibility under certain 14circumstances; prohibiting an essential employer from retaliating or taking other 15adverse action against an essential worker or other worker for certain actions; 16requiring an essential worker to notify the Commissioner of Labor of Industry of 17certain information within a certain time period for a certain purpose; providing for 18 the enforcement of this Act; requiring an essential employer to comply with certain 19standards, protocols, and procedures established by the Commissioner; requiring 20essential employers to prepare a certain plan and take certain actions with regard 21 to the plan; requiring essential employers to take certain steps to minimize the risk 22of transmission of an infectious disease under certain circumstances; requiring an 23essential employer to pay costs associated with certain testing under certain 24circumstances; requiring essential employees to report certain test results to the 25Maryland Department of Health in a certain manner; requiring essential employers 26to provide essential workers with certain bereavement and health leave; requiring 27essential employers to provide certain essential workers with certain hazard pay in 28a certain manner; prohibiting an essential employer from lowering certain pay for a 29certain purpose; requiring essential employers to provide certain financial assistance 30 during an emergency under certain circumstances and in a certain manner; 31prohibiting certain financial assistance from being counted towards an essential

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



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- worker's eligibility for State means—tested benefit programs; prohibiting an essential employer from misclassifying an essential worker; defining certain terms; providing for the application of this Act; making this Act an emergency measure, and generally
- 4 relating to employment standards during an emergency.
- 5 BY repealing and reenacting, with amendments,
- 6 Article Insurance
- 7 Section 31–108(b)(6)
- 8 Annotated Code of Maryland
- 9 (2017 Replacement Volume and 2020 Supplement)
- 10 BY repealing and reenacting, with amendments,
- 11 Article Labor and Employment
- 12 Section 3–504
- 13 Annotated Code of Maryland
- 14 (2016 Replacement Volume and 2020 Supplement)
- 15 BY adding to
- 16 Article Labor and Employment
- Section 3–1601 through 3–1612 to be the new subtitle "Subtitle 16. Maryland
 Essential Workers' Protection Act"
- 19 Annotated Code of Maryland
- 20 (2016 Replacement Volume and 2020 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 23

Article – Insurance

 $24 \quad 31-108.$

25 (b) In compliance with § 1311(d)(4) of the Affordable Care Act, the Exchange 26 shall:

(6) provide for initial, annual, and special enrollment periods, in
accordance with guidelines adopted by the Secretary under § 1311(c)(6) of the Affordable
Care Act, INCLUDING A SPECIAL ENROLLMENT PERIOD DURING AN EMERGENCY, AS
DEFINED UNDER § 3–1601 OF THE LABOR AND EMPLOYMENT ARTICLE, FOR AN
ESSENTIAL WORKER, AS DEFINED IN § 3–1601 OF THE LABOR AND EMPLOYMENT
ARTICLE, WHO IS NOT INSURED UNDER A GROUP HEALTH BENEFIT PLAN
SPONSORED BY THE EMPLOYER;

- Article Labor and Employment
- 35 3-504.
- 36 (a) An employer shall give to each employee:

1	(1)	at the time of hiring, notice of:	
2		(i) the rate of pay of the employee;	
3		(ii) the regular paydays that the employer sets; and	
4		(iii) leave benefits;	
5	(2)	for each pay period[,]:	
$6 \\ 7$	from those gross e	(I) a statement of the gross earnings of the employee and deductions arnings; and	
8 9	EARNED UNDER	(II) IF APPLICABLE, A WRITTEN STATEMENT OF HAZARD PAY SUBTITLE 16 OF THIS TITLE; AND	
10 11	(3) wage.	at least 1 pay period in advance, notice of any change in a payday or	
12 13	(b) This advance notice.	section does not prohibit an employer from increasing a wage without	
14	SUBTITLE 16. MARYLAND ESSENTIAL WORKERS' PROTECTION ACT.		
15	3–1601.		
$\begin{array}{c} 16 \\ 17 \end{array}$	(A) IN T INDICATED.	HIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS	
18	(B) "EM	ERGENCY" MEANS:	
19 20 21 22 23	(1) THE IMMINENT THREAT OR OCCURRENCE OF SEVERE OR WIDESPREAD LOSS OF LIFE, INJURY, OR OTHER HEALTH IMPACTS, PROPERTY DAMAGE OR DESTRUCTION, SOCIAL OR ECONOMIC DISRUPTION, OR ENVIRONMENTAL DEGRADATION FROM NATURAL, TECHNOLOGICAL, OR HUMAN-MADE CAUSES; OR		
$\frac{24}{25}$	(2) OF:	AN INCIDENT, OCCURRENCE, OR OUTBREAK THAT IS THE SUBJECT	
26		(I) AN EXECUTIVE ORDER;	
27 28	PUBLIC SAFETY	(II) AN EXECUTIVE DECLARATION UNDER § 14–107 OF THE ARTICLE; OR	

1 (III) AN EXECUTIVE PROCLAMATION UNDER § 14–3A–02 OF THE 2 PUBLIC SAFETY ARTICLE.

3 (C) (1) "ESSENTIAL EMPLOYER" MEANS A PERSON THAT EMPLOYS AN 4 ESSENTIAL WORKER.

5 (2) "ESSENTIAL EMPLOYER" INCLUDES A UNIT OF STATE OR LOCAL 6 GOVERNMENT.

7 (D) (1) "ESSENTIAL WORKER" MEANS AN INDIVIDUAL WHO PERFORMS A 8 DUTY OR WORK RESPONSIBILITY DURING AN EMERGENCY THAT CANNOT BE 9 PERFORMED REMOTELY OR IS REQUIRED TO BE COMPLETED AT THE WORKSITE.

10 (2) "ESSENTIAL WORKER" INCLUDES A CONTRACTOR OR 11 SUBCONTRACTOR.

12 **3–1602.**

13 THIS SUBTITLE APPLIES ONLY TO ESSENTIAL EMPLOYERS IN THE FOLLOWING
 14 INDUSTRIES AND SECTORS:

15(1) THE CHEMICAL SECTOR, INCLUDING CHEMICAL16MANUFACTURERS, PHARMACEUTICAL MANUFACTURERS, AND DISTRIBUTORS OF17CHEMICALS AND PHARMACEUTICALS;

- 18 (2) THE COMMERCIAL SECTOR, INCLUDING:
- 19 (I) ARBORISTS;
- 20 (II) AUTOMOBILE SALES AND SERVICES;
- 21 (III) COMMERCIAL AND RESIDENTIAL CONSTRUCTION 22 COMPANIES;

(IV) COMPANIES THAT SELL SUPPLIES AND MATERIALS FOR THE
 MAINTENANCE OF COMMERCIAL AND RESIDENTIAL BUSINESSES, INCLUDING HOME
 IMPROVEMENT SUPPLY STORES;

- 26 (V) ENVIRONMENTAL SERVICES COMPANIES;
- 27 (VI) EXTERMINATORS;

1		(VII)	JANITORIAL FIRMS;
2		(VIII)	LANDSCAPERS;
3 4	COMPANIES;	(IX)	LAUNDROMATS, DRY CLEANERS, AND LAUNDRY SERVICE
5 6	COMPANIES;	(X)	LODGING, BUILDING, AND PROPERTY MAINTENANCE
7 8 9		,	PLUMBERS, ELECTRICIANS, AND HEATING, VENTILATION, D REFRIGERATION CONTRACTORS AND THE DISTRIBUTORS PORT THOSE PROFESSIONS;
10		(XII)	ROOFERS; AND
11		(XIII)	SELF-STORAGE FACILITIES;
12	(3)	THE (COMMUNICATIONS SECTOR, INCLUDING:
13		(I)	BROADCASTING COMPANIES AND STATIONS;
14		(II)	CABLE TELEVISION COMPANIES;
15		(III)	CELLULAR AND LANDLINE TELEPHONE COMPANIES; AND
16		(IV)	INTERNET SERVICE PROVIDERS;
17	(4)	THE (CRITICAL MANUFACTURING SECTOR, INCLUDING:
18		(I)	MANUFACTURERS OF:
19 20	SUPPLIES;		1. CLEANING AND SANITATION EQUIPMENT AND
$\begin{array}{c} 21 \\ 22 \end{array}$	POWER TRANSMI	SSION	2. ENGINES, MOTORS, TURBINES, GENERATORS, AND EQUIPMENT;
$\frac{23}{24}$	PARTS;		3. LAND, AIR, AND WATER VEHICLES AND RELATED
25			4. MEDICAL EQUIPMENT;

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$rac{1}{2}$	5. PARTS FOR WATER, ELECTRIC, AND TELECOMMUNICATIONS UTILITY INFRASTRUCTURE;
3	6. PERSONAL PROTECTIVE EQUIPMENT; AND
4	7. STEEL, IRON, AND ALUMINUM PRODUCTS;
$5 \\ 6$	(II) COMPANIES THAT RESEARCH, DEVELOP, MANUFACTURE, OR INTEGRATE WEAPONS, DEFENSE, OR INTELLIGENCE SYSTEMS OR ASSETS;
7	(III) THE DEFENSE INDUSTRIAL BASE SECTOR; AND
8 9	(IV) PRIVATE CONTRACTORS THAT SUPPORT DEFENSE AND INTELLIGENCE AGENCIES;
10	(5) THE EMERGENCY SERVICES SECTOR, INCLUDING:
11	(I) CORRECTIONAL INSTITUTIONS;
12	(II) EMERGENCY MANAGEMENT;
13	(III) EMERGENCY MEDICAL SERVICES;
14	(IV) FIRE AND RESCUE SERVICES;
15	(V) LAW ENFORCEMENT; AND
16	(VI) PRIVATE AMBULANCE COMPANIES;
17	(6) THE ENERGY SECTOR, INCLUDING:
18 19 20	(I) COMPANIES ENGAGED IN THE GENERATION OF ELECTRICITY, EXCLUDING HYDROELECTRIC ENERGY COMPANIES AND NUCLEAR ENERGY COMPANIES;
21 22 23	(II) COMPANIES ENGAGED IN THE PRODUCTION, REFINING, STORAGE, TRANSPORTATION, DISTRIBUTION, OR SALE OF OIL, GAS, AND PROPANE PRODUCTS, INCLUDING GAS STATIONS AND TRUCK STOPS; AND
$\frac{24}{25}$	(III) COMPANIES THAT PROVIDE UTILITY MAINTENANCE SERVICES;
26	(7) THE FOOD AND AGRICULTURE SECTOR, INCLUDING:

1 **(I)** ALCOHOLIC BEVERAGES RETAILERS AND DISTRIBUTORS, $\mathbf{2}$ BREWERIES, DISTILLERIES, AND WINERIES; 3 (II) COMPANIES THAT MANUFACTURE OR SUPPORT THE 4 **MANUFACTURE OF PAPER PRODUCTS;** $\mathbf{5}$ (III) CONVENIENCE STORES; (IV) FARMS; 6 (V) FARMER'S MARKETS; 7 8 (VI) GROCERY STORES; 9 (VII) INSTITUTIONAL FOOD SERVICE AND SUPPLY COMPANIES; 10 (VIII) FOOD MANUFACTURERS AND PROCESSORS; 11 (IX) PET SUPPLY STORES; AND 12**(**X**) VETERINARY HOSPITALS, CLINICS, AND KENNELS;** THE GOVERNMENT FACILITIES SECTOR, INCLUDING: 13 (8) 14 **(I) BAIL BONDSMEN;** 15(II) COURT REPORTERS; AND 16 (III) LAWYERS AND LAW FIRMS; 17(9) THE HEALTH CARE AND PUBLIC HEALTH SECTOR, INCLUDING: BEHAVIORAL HEALTH FACILITIES AND PROFESSIONALS, 18 **(I)** 19 INCLUDING PSYCHOLOGISTS, MENTAL HEALTH COUNSELORS, AND SUBSTANCE **ABUSE COUNSELORS;** 2021**(II)** DIAGNOSTIC FACILITIES, INCLUDING RADIOLOGY, 22IMAGING, AND LABORATORY FACILITIES; 23(III) FUNERAL HOMES AND CREMATORIUMS;

(IV) HEALTH CARE SYSTEMS AND CLINICS;

1 (V) HEALTH INSURANCE CARRIERS, PAYORS, AND BILLING $\mathbf{2}$ **COMPANIES;** 3 (VI) HOME HEALTH CARE COMPANIES; (VII) HOSPITALS; 4 $\mathbf{5}$ (VIII) MANUFACTURERS AND DISTRIBUTORS OF **MEDICAL** 6 **EQUIPMENT AND SUPPLIES;** 7 **(IX)** MEDICAL CANNABIS GROWERS, PROCESSORS, AND 8 **DISPENSARIES;** 9 **(**X**)** OFFICES OF HEALTH CARE PROVIDERS, INCLUDING 10 **PHYSICIANS AND DENTISTS;** 11 (XI) **PHARMACIES AND PHARMACISTS;** 12(XII) OCCUPATIONAL THERAPISTS, PHYSICAL THERAPISTS, AND 13**SPEECH THERAPISTS;** (XIII) REHABILITATION FACILITIES; AND 14(XIV) SENIOR LIVING FACILITIES, INCLUDING INDEPENDENT 15LIVING, ASSISTED LIVING, AND SKILLED NURSING; 16 17(10) THE INFORMATION TECHNOLOGY SECTOR, INCLUDING: 18 **(I)** COMPANIES THAT DESIGN, DEVELOP, DISTRIBUTE, HOST, 19 SELL, AND SUPPORT INFORMATION TECHNOLOGY SOFTWARE AND HARDWARE; AND 20**(II)** COMPANIES THAT PROVIDE NETWORK ROUTING, ACCESS, 21AND CONFIGURATION SERVICES; 22(11) THE MOTOR CARRIER INDUSTRY, INCLUDING: 23**(I)** CARRIERS OF MARINE FREIGHT, INCLUDING OCEAN 24**CARRIERS AND INLAND CARRIERS;** 25COURIER, PACKAGE DELIVERY, MAIL SERVICE, AND MAIL **(II)** 26**MANAGEMENT COMPANIES;**

1 (III) MARINE, RAIL, TRUCK, AND INTERMODAL TERMINALS AND $\mathbf{2}$ **OPERATORS; AND** 3 (IV) STEVEDORES, LONGSHOREMEN, BAGGAGE HANDLERS, AND 4 **OTHERS WHO HANDLE CARGO AT TRANSPORTATION HUBS;** $\mathbf{5}$ (12) THE SERVICE SECTOR, INCLUDING CHILDCARE PROVIDERS AND 6 STAFF, ELDER CARE PROVIDERS AND STAFF, AND PERSONAL SERVICES PROVIDERS; 7 (13) THE TRANSPORTATION SYSTEMS SECTOR, INCLUDING: 8 **(I)** AIRLINES AND OPERATORS OF MANNED AND UNMANNED 9 COMMERCIAL AIRCRAFT, AIRPORTS, AIR STRIPS, HELIPORTS, AND SEAPLANE 10 **BASES: AND** 11 **(II)** RAILROADS; 12(14) THE WAREHOUSING AND DISTRIBUTION SECTOR, INCLUDING: 13**(I)** COMPANIES THAT SUPPLY PARTS OR PROVIDE 14MAINTENANCE AND REPAIR SERVICES FOR TRANSPORTATION ASSETS AND 15INFRASTRUCTURE, INCLUDING AIRCRAFT, MARINE VESSELS, LOCOMOTIVES, RAIL 16 CARS, TRUCKS, BUSES, CARS, HEAVY EQUIPMENT, ROADS, BRIDGES, AND TUNNELS; 17**(II)** LESSORS OF TRANSPORTATION ASSETS. INCLUDING **RAILCARS AND TRUCK TRAILERS; AND** 18 19(III) PIPELINE OWNERS, OPERATORS, AND MAINTENANCE 20**COMPANIES; AND** 21(15) PERSONNEL OF ANY OTHER INSTITUTION OR INDUSTRY ORDERED TO REMAIN OPEN DURING THE EMERGENCY. 223-1603. 23IN THIS SECTION, "AGENCY" MEANS: 24(A) A LOCAL ORGANIZATION FOR EMERGENCY MANAGEMENT, AS 25(1) 26DEFINED IN § 14–101.1 OF THE PUBLIC SAFETY ARTICLE; OR 27(2) THE MARYLAND EMERGENCY MANAGEMENT AGENCY.

1 (B) EACH AGENCY SHALL PERIODICALLY EVALUATE AND DETERMINE 2 WHETHER AN EMERGENCY IS OCCURRING OR HAS OCCURRED.

3 (C) (1) IF AN AGENCY DETERMINES THAT AN EMERGENCY IS OCCURRING 4 OR HAS OCCURRED, THE AGENCY SHALL ANNOUNCE PUBLICLY IN WRITING THAT 5 THE EMERGENCY IS OCCURRING OR HAS OCCURRED AND THAT ESSENTIAL 6 EMPLOYERS ARE REQUIRED TO COMPLY WITH §§ 3–1605, 3–1608, AND 3–1609 OF 7 THIS SUBTITLE.

8 (2) ONCE THE EMERGENCY HAS SUBSIDED, THE AGENCY THAT MADE 9 THE ANNOUNCEMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL 10 ANNOUNCE PUBLICLY IN WRITING THAT ESSENTIAL EMPLOYERS NO LONGER NEED 11 TO:

12 (I) ALLOW AN ESSENTIAL WORKER TO REFUSE TO FULFILL 13 WORK RESPONSIBILITIES UNDER § 3–1605 OF THIS SUBTITLE;

14(II) PROVIDE HEALTH LEAVE OR BEREAVEMENT LEAVE UNDER15§ 3–1608 OF THIS SUBTITLE; OR

16 (III) PROVIDE ASSISTANCE WITH HEALTH INSURANCE COSTS 17 UNDER § 3–1609 OF THIS SUBTITLE.

18 **3–1604.**

19 **DURING AN EMERGENCY, EACH ESSENTIAL EMPLOYER SHALL:**

20 (1) **PROVIDE WORKING CONDITIONS THAT:**

21 (I) REDUCE PHYSICAL HARM AND MENTAL DISTRESS AND 22 DETRIMENT; AND

- 23
- (II) ENSURE PHYSICAL HEALTH AND SAFETY;

24(2) PROVIDE NECESSARY AMOUNTS OF PERSONAL PROTECTIVE25EQUIPMENT AT NO COST TO ESSENTIAL WORKERS;

26 (3) CREATE AND MAINTAIN WRITTEN PROTOCOLS TO ENFORCE ANY 27 NECESSARY HYGIENIC PRACTICES OR DISEASE MITIGATION MEASURES AT A 28 WORKSITE; AND 1 (4) PROVIDE OR IMPLEMENT ANY OTHER MEASURES OR 2 REQUIREMENTS TO ENSURE THE GENERAL HEALTH AND SAFETY OF ESSENTIAL 3 WORKERS.

4 **3–1605.**

5 (A) (1) IN THIS SECTION, "UNSAFE WORK ENVIRONMENT" MEANS ANY 6 CIRCUMSTANCE PRESENT AT A WORKSITE THAT RENDERS AN ESSENTIAL WORKER 7 UNABLE TO PERFORM REQUIRED DAILY DUTIES BECAUSE THE PHYSICAL CONDITION 8 OF THE WORKSITE REPRESENTS A REASONABLE THREAT TO A WORKER'S HEALTH 9 OR SAFETY.

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(2) "UNSAFE WORK ENVIRONMENT" INCLUDES:

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(I) UNSANITARY CONDITIONS IN THE WORKPLACE;

12 (II) AN ESSENTIAL EMPLOYER'S FAILURE TO PROVIDE 13 PERSONAL PROTECTIVE EQUIPMENT;

14(III)LACK OF EMPLOYER ADHERENCE TO FEDERAL AND STATE15HEALTH AND SAFETY STANDARDS RELATED TO THE EMERGENCY;

16 (IV) AN ESSENTIAL EMPLOYER'S FAILURE TO DEVELOP AND 17 ENFORCE HEALTH AND SAFETY PROTOCOLS RELATED TO THE EMERGENCY; AND

18 (V) AN ESSENTIAL EMPLOYER'S FAILURE TO NOTIFY WORKERS 19 OF ILLNESSES, BROKEN OR IMPROPERLY FUNCTIONING EQUIPMENT, OR ANY OTHER 20 DANGEROUS OR HAZARDOUS CONDITIONS WHICH REPRESENT A REASONABLE 21 THREAT TO THE ESSENTIAL WORKER'S HEALTH OR SAFETY.

(B) SUBJECT TO THE REQUIREMENTS SET FORTH IN SUBSECTION (D) OF
THIS SECTION, IF AN ESSENTIAL WORKER FEARS FOR THE ESSENTIAL WORKER'S
LIFE OR HEALTH DURING AN EMERGENCY DUE TO THE NATURE OF THE WORK BEING
PERFORMED, AN ESSENTIAL WORKER MAY REFUSE TO FULFILL A RESPONSIBILITY
THAT:

- 27 (1) IS REQUIRED OR ENCOURAGED BY AN ESSENTIAL EMPLOYER; AND
- 28 (2) RELATES TO AN UNSAFE WORK ENVIRONMENT.

29 (C) AN ESSENTIAL EMPLOYER MAY NOT RETALIATE AGAINST AN ESSENTIAL 30 WORKER OR ANY OTHER WORKER IN THE FORM OF DISCHARGE, DISCIPLINARY 31 ACTION, OR OTHER ADVERSE ACTION FOR:

1 (1) WITNESSING A CONDITION CAUSING AN UNSAFE WORK 2 ENVIRONMENT;

3 (2) NOTIFYING THE ESSENTIAL EMPLOYER OR A GOVERNMENTAL
 4 ENTITY OF THE UNSAFE WORK ENVIRONMENT; OR

 $\mathbf{5}$

(3) FILING A FORMAL OR INFORMAL COMPLAINT.

6 (D) (1) IN ORDER TO BE PROTECTED UNDER SUBSECTION (C) OF THIS 7 SECTION, AN ESSENTIAL WORKER SHALL PROMPTLY NOTIFY THE COMMISSIONER IN 8 WRITING WITHIN 3 DAYS AFTER THE DATE ON WHICH THE ESSENTIAL WORKER 9 BECAME AWARE OF THE CONDITION CAUSING AN UNSAFE WORK ENVIRONMENT.

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(2) THE COMMISSIONER SHALL:

11(I) PROMPTLY NOTIFY THE ESSENTIAL EMPLOYER OF THE12CONTENT OF THE WRITTEN COMPLAINT; AND

(II) IN ITS DISCRETION, SET FORTH REQUIREMENTS THAT THE
 ESSENTIAL EMPLOYER SHALL MEET TO EFFECTIVELY AND IMMEDIATELY REMEDY
 THE UNSAFE WORK ENVIRONMENT.

16 (3) (I) IF AN ESSENTIAL EMPLOYER DOES NOT REMEDY THE 17 CONDITION CAUSING THE UNSAFE WORK ENVIRONMENT, THE COMMISSIONER 18 SHALL ASSESS A CIVIL PENALTY OF NOT MORE THAN **\$50** FOR EACH DAY THAT THE 19 CONDITION CAUSING THE UNSAFE WORK ENVIRONMENT IS NOT REMEDIED.

20 (II) THE AMOUNT OF A PENALTY ASSESSED UNDER 21 SUBPARAGRAPH (I) OF THIS PARAGRAPH MAY NOT EXCEED \$1,000 PER 22 OCCURRENCE.

23(III) IF THE COMMISSIONER DETERMINES THAT AN EMPLOYER24HAS VIOLATED THE PROVISIONS OF THIS SECTION, THE COMMISSIONER:

251.SHALL ISSUE AN ORDER COMPELLING COMPLIANCE;26AND

27 2. MAY, IN THE COMMISSIONER'S DISCRETION, ASSESS A 28 PENALTY OF UP TO \$1,000 FOR EACH APPLICANT FOR EMPLOYMENT FOR WHOM THE 29 EMPLOYER WAS NOT IN COMPLIANCE.

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COMMISSIONER SHALL CONSIDER:

(IV) IN DETERMINING THE AMOUNT OF THE PENALTY, THE

3 1. THE GRAVITY OF THE VIOLATION; 2. 4 THE SIZE OF THE EMPLOYER'S BUSINESS; $\mathbf{5}$ 3. THE EMPLOYER'S GOOD FAITH; AND 6 4. THE EMPLOYER'S HISTORY OF VIOLATIONS UNDER 7 THE SECTION. 8 (4) IF THE COMMISSIONER ASSESSES A PENALTY UNDER PARAGRAPH (3)(II) OF THIS SUBSECTION, THE PENALTY SHALL BE SUBJECT TO THE NOTICE AND 9 10 HEARING REQUIREMENTS OF TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT 11 ARTICLE. THE COMMISSIONER SHALL ADOPT REGULATIONS TO CARRY OUT 12(5) 13 THIS SUBSECTION. 14IN ADDITION TO THE REQUIREMENTS OF THIS SUBTITLE, AN ESSENTIAL **(E)** EMPLOYER SHALL COMPLY WITH ANY STANDARDS, PROTOCOLS, OR PROCEDURES 15THAT THE COMMISSIONER REQUIRES, INCLUDING ANY EMERGENCY OR TEMPORARY 16 STANDARD. 173 - 1606.18 19 (A) EACH ESSENTIAL EMPLOYER SHALL: 20 (1) PREPARE A HEALTH EMERGENCY PREPAREDNESS PLAN FOR 21**RESPONDING TO A CATASTROPHIC HEALTH EMERGENCY AS DEFINED UNDER §** 14-3A-01 OF THE PUBLIC SAFETY ARTICLE; AND 2223(2) ANNUALLY REVIEW THE HEALTH EMERGENCY PREPAREDNESS PLAN AND SUBMIT ANY CHANGES TO THE DIRECTOR OF THE MARYLAND 24**EMERGENCY MANAGEMENT AGENCY.** 2526THE HEALTH EMERGENCY PREPAREDNESS PLAN REQUIRED UNDER **(B)** 27SUBSECTION (A) OF THIS SECTION SHALL CONTAIN THE FOLLOWING PROVISIONS: 28STEPS AN ESSENTIAL WORKER MAY TAKE IF AN ESSENTIAL (1) 29EMPLOYER ENGAGES IN RETALIATION OR OTHER UNLAWFUL EMPLOYMENT 30 **PRACTICES;**

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1 (2) PROCEDURES THAT GOVERN THE USE AND MAINTENANCE OF 2 PERSONAL PROTECTIVE EQUIPMENT;

3 (3) WORK HOURS AND SHIFTS THAT WOULD TAKE EFFECT DURING
 4 THE CATASTROPHIC HEALTH EMERGENCY;

- 5 (4) SANITATION PROCEDURES;
- 6 (5) TELEWORKING CAPABILITIES, IF APPLICABLE;
- 7 (6) ANY CHANGES IN PAY AND BENEFITS; AND

8 (7) MECHANISMS FOR NOTIFYING ESSENTIAL WORKERS OF POSITIVE 9 TEST RESULTS FOR ILLNESS.

10 (C) EACH ESSENTIAL EMPLOYER SHALL:

11(1) DISPLAYTHEMOSTRECENTHEALTHEMERGENCY12PREPAREDNESS PLAN IN A COMMON AREA WHERE IT IS VISIBLE TO ALL ESSENTIAL13WORKERS; AND

14 (2) ON OR BEFORE DECEMBER 31 EACH YEAR, SUBMIT THE HEALTH 15 EMERGENCY PREPAREDNESS PLAN TO THE MARYLAND EMERGENCY MANAGEMENT 16 AGENCY AND THE EMERGENCY MANAGEMENT DIRECTOR FOR EACH COUNTY IN 17 WHICH THE ESSENTIAL EMPLOYER HAS AN OFFICE LOCATION.

18 **3–1607.**

19 (A) DURING AN EMERGENCY, IF AN ESSENTIAL WORKER OR ANY OTHER 20 WORKER HAS CONTRACTED AN INFECTIOUS DISEASE AT A WORKSITE, THE 21 ESSENTIAL EMPLOYER SHALL TAKE PROACTIVE STEPS TO MINIMIZE THE RISK OF 22 TRANSMISSION, INCLUDING:

23(1)INFORMING ESSENTIAL WORKERS THAT THEY MAY HAVE BEEN24EXPOSED; AND

25 (2) EVACUATING THE WORKSITE UNTIL IT HAS BEEN PROPERLY 26 SANITIZED.

27(B)IF AN ESSENTIAL WORKER'S HEALTH INSURANCE COVERAGE OR OTHER28BENEFITS DO NOT COVER THE COST OF TESTING FOR A CONTAGIOUS ILLNESS OR

1 DISEASE, DURING AN EMERGENCY, THE ESSENTIAL EMPLOYER SHALL PAY ALL 2 COSTS ASSOCIATED WITH THAT TESTING.

3 (C) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, EACH 4 ESSENTIAL EMPLOYER SHALL REPORT ALL POSITIVE TEST RESULTS TO THE 5 MARYLAND DEPARTMENT OF HEALTH.

6 (2) WHEN REPORTING TO THE MARYLAND DEPARTMENT OF 7 HEALTH, THE ESSENTIAL EMPLOYER SHALL:

8 (I) INCLUDE DEMOGRAPHIC INFORMATION ABOUT THE 9 ESSENTIAL WORKER; AND

10(II) REDACT ANY PERSONAL IDENTIFYING INFORMATION TO11PROTECT THE IDENTITY OF THE ESSENTIAL WORKER.

12 (D) THE MARYLAND DEPARTMENT OF HEALTH SHALL COLLECT POSITIVE 13 TEST RESULTS, CATEGORIZE THE RESULTS BY INDUSTRY, AND PUBLISH THE 14 RESULTS IN A FORMAT THAT IS READILY ACCESSIBLE TO THE GENERAL PUBLIC.

15 (E) THE COMMISSIONER SHALL ADOPT REGULATIONS AS NECESSARY TO 16 CARRY OUT THIS SECTION.

17 **3–1608.**

18(A)(1)IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS19INDICATED.

(2) "BEREAVEMENT LEAVE" MEANS PAID LEAVE THAT AN ESSENTIAL
 EMPLOYER PROVIDES TO AN ESSENTIAL WORKER DURING AN EMERGENCY DUE TO
 THE DEATH OF A FAMILY MEMBER THAT RESULTED FROM THE EMERGENCY.

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- (3) **"FAMILY MEMBER" MEANS:**
- 24(I) A BIOLOGICAL CHILD, AN ADOPTED CHILD, A FOSTER25CHILD, OR A STEPCHILD OF THE ESSENTIAL WORKER;

26 (II) A CHILD FOR WHOM THE ESSENTIAL WORKER HAS LEGAL OR
27 PHYSICAL CUSTODY OR GUARDIANSHIP;

28 (III) A CHILD FOR WHOM THE ESSENTIAL WORKER STANDS IN 29 LOCO PARENTIS, REGARDLESS OF THE CHILD'S AGE;

1 (IV) A BIOLOGICAL PARENT, AN ADOPTIVE PARENT, A FOSTER 2 PARENT, OR A STEPPARENT OF THE ESSENTIAL WORKER OR OF THE ESSENTIAL 3 WORKER'S SPOUSE;

4 (V) THE LEGAL GUARDIAN OR WARD OF THE ESSENTIAL 5 WORKER OR OF THE ESSENTIAL WORKER'S SPOUSE;

6 (VI) AN INDIVIDUAL WHO ACTED AS A PARENT OR STOOD IN 7 LOCO PARENTIS TO THE ESSENTIAL WORKER OR THE ESSENTIAL WORKER'S SPOUSE 8 WHEN THE ESSENTIAL WORKER OR THE ESSENTIAL WORKER'S SPOUSE WAS A 9 MINOR;

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(VII) THE SPOUSE OF THE ESSENTIAL WORKER;

11(VIII) ABIOLOGICALGRANDPARENT,ANADOPTED12GRANDPARENT, A FOSTERGRANDPARENT, OR A STEPGRANDPARENT OF THE13ESSENTIAL WORKER;

14(IX)A BIOLOGICAL GRANDCHILD, AN ADOPTED GRANDCHILD, A15FOSTER GRANDCHILD, OR A STEPGRANDCHILD OF THE ESSENTIAL WORKER; OR

16 (X) A BIOLOGICAL SIBLING, AN ADOPTED SIBLING, A FOSTER 17 SIBLING, OR A STEPSIBLING OF THE ESSENTIAL WORKER.

18 (4) "HEALTH LEAVE" MEANS PAID LEAVE THAT AN ESSENTIAL 19 EMPLOYER PROVIDES TO AN ESSENTIAL WORKER DURING AN EMERGENCY DUE TO 20 THE ESSENTIAL WORKER'S ILLNESS OR OTHER HEALTH NEEDS RELATED TO THE 21 EMERGENCY.

22 (B) EACH ESSENTIAL EMPLOYER SHALL PROVIDE AN ESSENTIAL WORKER 23 WITH AT LEAST:

- 24 (1) 3 DAYS OF BEREAVEMENT LEAVE; AND
- 25 (2) 14 DAYS OF HEALTH LEAVE.
- 26 (C) THIS SECTION MAY NOT BE CONSTRUED TO:

(1) REQUIRE AN ESSENTIAL EMPLOYER TO ALLOW AN ESSENTIAL
WORKER TO TAKE LEAVE UNDER SUBSECTION (B) OF THIS SECTION CONSECUTIVELY
WITH EARNED SICK AND SAFE LEAVE UNDER SUBTITLE 13 OF THIS TITLE; OR

1(2) PROHIBIT AN ESSENTIAL EMPLOYER FROM PROVIDING2ADDITIONAL BEREAVEMENT LEAVE, HEALTH LEAVE, OR ANY OTHER TYPE OF LEAVE.

3 **3–1609.**

4 (A) (1) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS 5 PARAGRAPH AND SUBJECT TO SUBPARAGRAPH (III) OF THIS PARAGRAPH, DURING 6 AN EMERGENCY, EACH ESSENTIAL EMPLOYER SHALL PROVIDE AN ESSENTIAL 7 WORKER WITH HAZARD PAY FOR EACH PAY PERIOD THAT THE ESSENTIAL WORKER 8 WORKS, AT THE REGULAR INTERVAL IN WHICH THE ESSENTIAL WORKER IS PAID.

9 (II) AN ESSENTIAL EMPLOYER IS NOT REQUIRED TO PROVIDE 10 AN ESSENTIAL WORKER WITH HAZARD PAY IF THE ESSENTIAL EMPLOYER EARNS 11 \$100,000 OR MORE PER YEAR.

12 (III) THE AMOUNT OF HAZARD PAY PROVIDED UNDER 13 SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL BE IN THE AMOUNT OF \$3.00 PER 14 HOUR, UNLESS A COLLECTIVE BARGAINING AGREEMENT OR SIMILAR AGREEMENT 15 PROVIDES FOR A HIGHER AMOUNT.

16 (2) AN ESSENTIAL WORKER IS ELIGIBLE FOR HAZARD PAY DATING 17 BACK TO THE START OF THE EMERGENCY.

18 (3) AN ESSENTIAL EMPLOYER MAY NOT LOWER AN ESSENTIAL 19 WORKER'S REGULAR RATE OF PAY TO ACCOMMODATE THE HAZARD PAY.

20 (4) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, HAZARD PAY
21 MAY NOT BE COUNTED TOWARDS AN ESSENTIAL WORKER'S ELIGIBILITY FOR ANY
22 STATE MEANS-TESTED BENEFIT PROGRAMS.

(B) (1) DURING AN EMERGENCY, EACH ESSENTIAL EMPLOYER SHALL
 PROVIDE FINANCIAL ASSISTANCE FOR UNREIMBURSED HEALTH CARE COSTS TO
 EACH ESSENTIAL WORKER WHO BECOMES SICK OR IS INJURED IF THE SICKNESS OR
 INJURY IS RELATED TO THE EMERGENCY.

(2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH,
EACH ESSENTIAL EMPLOYER SHALL SATISFY THE REQUIREMENT UNDER
PARAGRAPH (1) OF THIS SUBSECTION FOR ESSENTIAL WORKERS WHO HAVE HEALTH
INSURANCE COVERAGE BY REIMBURSING OR PAYING ANY CO-PAYS, INSURANCE
PREMIUMS, OUT-OF-POCKET COSTS OF MEDICAL COVERAGE, OR OUT-OF-POCKET
TRANSPORTATION COSTS INCURRED OR PAID BY THE ESSENTIAL WORKER.

1(II) IF AN ESSENTIAL WORKER IS RECEIVING MEDICAL2BENEFITS UNDER THE MARYLAND WORKERS' COMPENSATION ACT, THE ESSENTIAL3EMPLOYER SHALL BE CONSIDERED TO HAVE SATISFIED THE REQUIREMENT UNDER4PARAGRAPH (1) OF THIS SUBSECTION WITH REGARD TO THAT ESSENTIAL WORKER.

5 (3) EACH ESSENTIAL EMPLOYER SHALL SATISFY THE REQUIREMENT 6 UNDER PARAGRAPH (1) OF THIS SUBSECTION FOR ESSENTIAL WORKERS WHO DO 7 NOT HAVE HEALTH INSURANCE COVERAGE BY ASSISTING THE ESSENTIAL WORKER 8 IN OBTAINING AND PAYING FOR HEALTH INSURANCE COVERAGE, SUCH AS THROUGH 9 COVERAGE OBTAINED THROUGH THE MARYLAND HEALTH BENEFIT EXCHANGE 10 DURING A SPECIAL ENROLLMENT PERIOD INITIATED AS A RESULT OF THE 11 EMERGENCY.

12 (4) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, FINANCIAL 13 ASSISTANCE PROVIDED FOR HEALTH CARE COSTS MAY NOT BE COUNTED TOWARDS 14 AN ESSENTIAL WORKER'S ELIGIBILITY FOR ANY STATE MEANS-TESTED BENEFIT 15 PROGRAMS.

16 **3–1610.**

17 AN ESSENTIAL EMPLOYER MAY NOT INTENTIONALLY OR UNINTENTIONALLY 18 MISCLASSIFY AN ESSENTIAL WORKER AS AN INDEPENDENT CONTRACTOR OR OTHER 19 CLASSIFICATION IN ORDER TO AVOID PAYING AN ESSENTIAL WORKER THE HAZARD 20 PAY REQUIRED UNDER § 13–1609 OF THIS SUBTITLE OR ANY OTHER BENEFITS DUE 21 DURING AN EMERGENCY UNDER THIS SUBTITLE.

22 **3–1611.**

(A) (1) A PERSON THAT ALLEGES A VIOLATION OF THIS SUBTITLE MAY
FILE A COMPLAINT WITH THE COMMISSIONER WITHIN 2 YEARS AFTER THE DATE
THE PERSON KNEW OR SHOULD HAVE KNOWN OF THE ALLEGED VIOLATION.

26 (2) ON RECEIVING A COMPLAINT, THE COMMISSIONER SHALL 27 INVESTIGATE THE COMPLAINT.

28(3) THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE MAY29OPEN AN INVESTIGATION ON THE COMMISSIONER'S OWN INITIATIVE.

30 (4) AN ESSENTIAL EMPLOYER THAT IS UNDER INVESTIGATION SHALL
 31 COMPLY WITH ANY REQUESTS FROM THE COMMISSIONER TO PROVIDE EVIDENCE OR
 32 INFORMATION AS A PART OF THE INVESTIGATION.

1(5)(I)THE COMMISSIONER SHALL KEEP THE IDENTITY OF A2COMPLAINANT CONFIDENTIAL UNLESS DISCLOSURE IS NECESSARY TO RESOLVE3THE INVESTIGATION OR IS OTHERWISE REQUIRED BY LAW.

4 (II) TO THE EXTENT PRACTICABLE, BEFORE DISCLOSING A 5 COMPLAINANT'S IDENTITY, THE COMMISSIONER SHALL NOTIFY THE COMPLAINANT 6 OF THE NEED TO DISCLOSE.

7 (B) IF THE COMMISSIONER DETERMINES THAT AN ESSENTIAL EMPLOYER 8 HAS VIOLATED THIS SUBTITLE, THE COMMISSIONER:

- 9 (1) SHALL ISSUE AN ORDER COMPELLING COMPLIANCE; AND
- 10 (2) MAY:
- 11 (I) IMPOSE A CIVIL PENALTY OF NOT MORE THAN \$1,000; AND
- 12(II)GRANT AN ESSENTIAL WORKER CURRENTLY OR FORMERLY13EMPLOYED BY THE ESSENTIAL EMPLOYER:
- 141.COMPENSATORY DAMAGES AND ANY OTHER RELIEF15NECESSARY TO MAKE THE INDIVIDUAL WHOLE;
- 16 **2.** RESCISSION OF ANY DISCIPLINE ISSUED IN 17 VIOLATION OF THIS SUBTITLE;
- 183. REINSTATEMENT OF AN ESSENTIAL WORKER19TERMINATED IN VIOLATION OF THIS SUBTITLE;
- 204.PAYMENT OF BACK PAY FOR ANY LOSS OF PAY OR21BENEFITS RESULTING FROM RETALIATION OR OTHER ADVERSE ACTION; AND
- 22 **5.** REASONABLE ATTORNEY'S FEES.

(C) (1) FOR EACH VIOLATION, THE RELIEF AUTHORIZED UNDER THIS
 SECTION SHALL BE IMPOSED ON A PER-ESSENTIAL WORKER AND PER-INSTANCE
 BASIS.

26 (2) IN DETERMINING THE AMOUNT OF A CIVIL PENALTY, THE 27 COMMISSIONER SHALL CONSIDER:

28 (I) THE GRAVITY OF THE VIOLATION;

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1	(II) THE SIZE OF THE EMPLOYER'S BUSINESS;
2	(III) THE EMPLOYER'S GOOD FAITH; AND
$\frac{3}{4}$	(IV) THE EMPLOYER'S HISTORY OF VIOLATIONS UNDER THE SECTION.
5 6 7 8	(3) IF THE COMMISSIONER ASSESSES A PENALTY UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE PENALTY SHALL BE SUBJECT TO THE NOTICE AND HEARING REQUIREMENTS OF TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE.
9	3–1612.
$\begin{array}{c} 10\\ 11 \end{array}$	THIS SUBTITLE MAY BE CITED AS THE MARYLAND ESSENTIAL WORKERS' PROTECTION ACT.
$12 \\ 13 \\ 14$	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to require the payment of hazard pay for work performed in an emergency before the effective date of this Act.
$15 \\ 16 \\ 17$	SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three–fifths of all the members elected to

each of the two Houses of the General Assembly, and shall take effect from the date it is

enacted.