Chapter 49

(Senate Bill 1)

AN ACT concerning State Finance and Procurement – Prevailing Wage – Stop Work Orders

FOR the purpose of authorizing the Commissioner of Labor and Industry to issue a stop work order for each work site where the Commissioner has made an initial determination that a contractor or subcontractor may have violated the prevailing wage requirements; requiring the Commissioner to follow certain procedures under certain circumstances; authorizing a prime contractor to terminate the contract of a subcontractor without incurring certain liability if the subcontractor has a stop work order issued against them; authorizing the Commissioner to assess a penalty against a contractor or subcontractor for each day the contractor or subcontractor violates the stop work order; requiring the Commissioner to release a stop work order on a showing that the contractor or subcontractor is properly paying the required prevailing wage to employees and has paid all associated penalties; authorizing an appeal from the issuance of a stop work order; authorizing the Commissioner to impose a civil fine for each day an employer or employer’s agent knowingly fails to comply with an investigation; granting the Maryland State Board of Contract Appeals jurisdiction to hear a certain appeal; and generally relating to stop work orders for the enforcement of prevailing wage laws.

BY repealing and reenacting, with amendments,

Article – State Finance and Procurement
Section 15–211, 17–201(b), and 17–221
Annotated Code of Maryland
(2021 Replacement Volume)

BY repealing and reenacting, without amendments,

Article – State Finance and Procurement
Section 17–201(a), (b), (c), (f), (g), and (h)
Annotated Code of Maryland
(2021 Replacement Volume)

BY adding to

Article – State Finance and Procurement
Section 17–201(b)
Annotated Code of Maryland
(2021 Replacement Volume)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
Article – State Finance and Procurement

15–211.

(a) The Appeals Board shall have jurisdiction to hear and decide all appeals arising from the final action of a unit:

(1) on a protest relating to the formation of a procurement contract, including a violation of § 13–212.1 of this article; or

(2) except for a contract claim relating to a lease of real property, on a contract claim by a contractor or a unit concerning:
   (i) breach;
   (ii) performance;
   (iii) modification; or
   (iv) termination.

(b) The Appeals Board shall have jurisdiction to hear and decide an appeal arising from a decision of the Commissioner of Labor and Industry to issue a stop work order in accordance with § 17–221 of this article.

(c) A decision of the Appeals Board is final, subject to any judicial review.

17–201.

(a) In this subtitle, unless the context indicates otherwise, the following words have the meanings indicated.

(B) “Appeals Board” means the Maryland State Board of Contract Appeals.

(b) “Apprentice” means an individual who:

(1) is at least 16 years old;

(2) has signed with an employer or employer’s agent, an association of employers, an organization of employees, or a joint committee from both, an agreement including a statement of:
   (i) the trade, craft, or occupation that the individual is learning; and
(ii) the beginning and ending dates of the apprenticeship; and

(3) is registered in a program of the Council or the Office of Apprenticeship of the United States Department of Labor.

(c) “Commissioner” means:

(1) the Commissioner of Labor and Industry;

(2) the Deputy Commissioner of Labor and Industry; or

(3) an authorized representative of the Commissioner.

(f) (1) “Employee” means an apprentice or worker employed by a contractor or subcontractor under a public work contract.

   (2) “Employee” does not include an individual employed by a public body.

(g) (1) “Locality” means the county in which the work is to be performed.

   (2) If the public work is located within 2 or more counties, the locality includes all counties in which the public work is located.

(h) “Prevailing wage rate” means the hourly rate of wages paid in the locality as determined by the Commissioner under § 17–208 of this subtitle.

17–221.

(a) Each public body that awards a public work contract shall:

   (1) take cognizance of a complaint of a violation of this subtitle committed in the course of performance of the public work contract; and

   (2) when making payments to the contractor, withhold any amount that the contractor owes to its employees or the public body as a result of the violation.

(b) (1) The Commissioner shall PROMPTLY institute an investigation as necessary to determine compliance with this subtitle and regulations adopted under this subtitle WHEN THE COMMISSIONER:

   (I) RECEIVES A COMPLAINT OF A VIOLATION OF THIS SUBTITLE; AND

   (II) IS OTHERWISE MADE AWARE OF A POSSIBLE VIOLATION OF THIS SUBTITLE.
(2) The Commissioner promptly shall investigate a complaint of a violation of this subtitle.

(3) Any written or oral complaint or statement made by an employee is confidential and may not be disclosed to the employer without the consent of the employee.

(c) A contractor or subcontractor subject to an investigation under this section shall allow the Commissioner, **DURING NORMAL WORKING HOURS**, to observe work being performed at the site of a public work project, to interview employees, and to review books and records, to determine:

(1) the correctness of each classification;

(2) the ratio of apprentices to mechanics; and

(3) payment of straight and overtime prevailing wage rates as required under the public work contract.

(d) (1) If, after investigation, the Commissioner determines that a provision of this subtitle may have been violated, the Commissioner immediately shall notify the public body.

[(e) (1) ] (2) On notification, the public body shall withhold from payment due the contractor or subcontractor an amount sufficient to:

(i) pay each employee of the contractor or subcontractor the full amount of wages due under this subtitle; and

(ii) satisfy a liability of a contractor for liquidated damages as provided in § 17–222(a) of this subtitle, pending a final determination.

[(2) (3) ] (3) If a subcontractor is responsible for a violation of this subtitle, the contractor:

(i) may withhold from payment to the subcontractor an amount equal to the amount withheld from the contractor under paragraph [(1) (2) of this subsection; or

(ii) if payment has been made to the subcontractor, may sue to recover that amount.

(E) (1) (1) IF, AFTER THE INVESTIGATION UNDER SUBSECTION (B) OF THIS SECTION **INVESTIGATION**, THE COMMISSIONER MAKES AN INITIAL DETERMINATION THAT A CONTRACTOR OR SUBCONTRACTOR MAY HAVE VIOLATED
THE REQUIREMENT TO PAY THE PREVAILING WAGE RATE UNDER THIS SUBTITLE, THE COMMISSIONER IMMEDIATELY MAY ISSUE A STOP WORK ORDER TO CEASE ALL BUSINESS OPERATIONS AT EVERY SITE WHERE A VIOLATION OCCURRED AND SHALL:

1. NOTIFY THE CONTRACTOR OR SUBCONTRACTOR OF THE VIOLATION, TO INCLUDE A STATEMENT OF FACTS DISCLOSED IN THE INVESTIGATION;

2. MEET WITH THE CONTRACTOR OR SUBCONTRACTOR WITHIN 48 HOURS OF ISSUING THE STOP WORK ORDER; AND

3. PROVIDE THE CONTRACTOR OR SUBCONTRACTOR A REASONABLE TIMEFRAME, AS DETERMINED BY THE COMMISSIONER, TO RESOLVE THE VIOLATION.

(II) THE COMMISSIONER MAY ISSUE THE STOP WORK ORDER EVEN IF THE COMMISSIONER HAS REFERRED THE MATTER TO THE ATTORNEY GENERAL OR ANOTHER APPROPRIATE AUTHORITY FOR INVESTIGATION OR PROSECUTION.

(2) IF A STOP WORK ORDER IS ISSUED AGAINST A SUBCONTRACTOR:

THE PRIME CONTRACTOR ON THE CONTRACT MAY TERMINATE THE CONTRACT WITH THE SUBCONTRACTOR WITHOUT INCURRING LIABILITY FOR DAMAGES RESULTING FROM THE TERMINATION.

(I) THE PRIME CONTRACTOR ON THE CONTRACT MAY NOT TERMINATE THE CONTRACT WITH THE SUBCONTRACTOR UNTIL 48 HOURS AFTER THE MEETING BETWEEN THE COMMISSIONER AND THE SUBCONTRACTOR;

(II) THE PRIME CONTRACTOR MAY NOT TERMINATE THE CONTRACT WITH THE SUBCONTRACTOR IF THE VIOLATION HAS BEEN RESOLVED; AND

(III) THE PRIME CONTRACTOR MAY NOT INCUR ANY CIVIL LIABILITY FOR DAMAGES TO THE SUBCONTRACTOR WHOSE CONTRACT WAS TERMINATED, OTHER SUBCONTRACTORS AFFECTED BY THE TERMINATION, OR ANY PUBLIC BODY RESULTING FROM THE TERMINATION.

(3) THE COMMISSIONER MAY IMPOSE A PENALTY OF UP TO $5,000 PER DAY AGAINST A CONTRACTOR OR SUBCONTRACTOR FOR EACH DAY THE CONTRACTOR OR SUBCONTRACTOR VIOLATES A STOP WORK ORDER.

(4) A STOP WORK ORDER ISSUED UNDER THIS SUBSECTION SHALL:
(I) take effect when served on the contractor or subcontractor; and

(II) remain in effect until the Commissioner issues an order releasing the stop work order.

(5) The Commissioner shall issue an order releasing a stop work order issued under this subsection on a showing by the contractor or subcontractor that the contractor or subcontractor:

(I) is properly paying employees the appropriate prevailing wage rate set in accordance with this subtitle; and

(II) has paid all penalties assessed against the contractor or subcontractor under this subtitle.

(6) The Commissioner may include in the order releasing a stop work order a requirement that the contractor or subcontractor submit periodic reports to the Commissioner demonstrating compliance with the requirements of this subtitle.

(F) (1) (I) within 72 hours after a contractor or subcontractor receives a stop work order under subsection (E) of this section, the contractor or subcontractor may submit a written appeal to the Appeals Board Commissioner on the stop work order.

(II) if an appeal is not requested within 72 hours, the stop work order shall become a final order of the Commissioner.

(2) the Appeals Board Commissioner shall hold a hearing within 7 days after receiving the written appeal.

(3) if the Appeals Board Commissioner does not hold a hearing within 7 days after receiving the written appeal, the contractor or subcontractor may request an administrative law judge to release the order.

(4) (I) within 5 days after holding a hearing on a stop work order under this subsection, the Appeals Board Commissioner shall issue a written decision on the appeal.

(II) the decision shall include:
1. AN EXPLANATION OF WHY THE ORDER WAS UPHELD OR RELEASED; AND

2. THE GROUNDS ON WHICH THE RESULT WAS DETERMINED. A DETERMINATION AS TO WHETHER A VIOLATION OCCURRED; AND

2. WHETHER A STOP WORK ORDER SHOULD BE ISSUED, INCLUDING THE CONDITIONS ON WHICH IT MAY BE RELEASED.

(III) A DETERMINATION UNDER THIS PARAGRAPH SHALL BE THE FINAL ORDER OF THE COMMISSIONER.

1. AN EXPLANATION OF WHY THE ORDER WAS UPHELD OR RELEASED; AND

2. THE GROUNDS ON WHICH THE RESULT WAS DETERMINED.

[(f)] (G)  IF AFTER INVESTIGATION, THE COMMISSIONER DETERMINES THAT A PROVISION OF THIS SUBTITLE MAY HAVE BEEN VIOLATED AND HAS NOT ISSUED A STOP WORK ORDER IN ACCORDANCE WITH SUBSECTION (E) OF THIS SECTION, THE Commissioner shall:

(1) issue an order for a hearing within 30 days after completing an investigation; and

(2) expeditiously conduct the hearing.

[(g)] (H)  (1) At least 10 days before the hearing, the Commissioner shall serve, personally or by mail, written notice of the hearing on all interested persons, including the public body.

(2) The notice shall include:

(i) a statement of the facts disclosed in the investigation; and

(ii) the time and place of the hearing.

[(h)] (I)  (1) In conducting an investigation or hearing under this section, the Commissioner is deemed to be acting in a quasi–judicial capacity and may:

(i) issue subpoenas;

(ii) administer oaths; or
(ii) examine witnesses.

(2) The Commissioner shall grant each interested person an opportunity to speak at the hearing on matters relevant to the complaint.

[(i) (J)] (1) After the conclusion of the hearing, the Commissioner shall:

(i) file in the Commissioner’s office an order that states the Commissioner’s determination; and

(ii) serve, personally or by mail, the public body and parties to the hearing with a copy of the order and notice of its filing.

(2) If the Commissioner finds a violation, the Commissioner shall determine the amount of liquidated damages and restitution to be assessed for the violation.

(3) On the entry and service of a Commissioner’s order, the public body, from the money due the contractor or subcontractor, shall:

(i) pay the affected employees the full amount of wages due them; and

(ii) satisfy the obligation of the contractor or subcontractor to pay liquidated damages as required under § 17–222 of this subtitle.

(K) (1) IN ADDITION TO ANY OTHER PENALTY, THE COMMISSIONER MAY IMPOSE A CIVIL FINE OF NOT LESS THAN $1,000 AGAINST A CONTRACTOR OR SUBCONTRACTOR THAT KNOWINGLY FAILS TO PRODUCE RECORDS OR ATTEND A HEARING OR DEPOSITION AS REQUIRED BY AN INVESTIGATION INTO A POSSIBLE PREVAILING WAGE VIOLATION UNDER SUBSECTION (B) OF THIS SECTION.

(2) EACH DAY THAT A VIOLATION UNDER PARAGRAPH (1) OF THIS SUBSECTION CONTINUES IS A SEPARATE OFFENSE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2022.

Gubernatorial Veto Override, April 9, 2022.