P2 5lr2659 CF SB 688

By: Delegate Wells

Introduced and read first time: February 3, 2025

Assigned to: Economic Matters

A BILL ENTITLED

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1	A N	$\mathbf{A}(\mathbf{F})$	concerning
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Public Works Contracts – Apprenticeship Requirements (Maryland Workforce Apprenticeship Utilization Act)

FOR the purpose of altering certain apprenticeship requirements relating to public works 4 5 contracts to require certain contractors and subcontractors to employ a certain 6 number of qualified apprentices or journeyworkers necessary to meet a certain 7 applicable percentage for the project; altering which projects are subject to certain 8 apprenticeship requirements; repealing certain provisions of law that authorized 9 contractors and subcontractors to make certain payments to a certain apprenticeship program in lieu of employing certain apprentices; requiring the Secretary of Labor 10 11 to annually establish a certain applicable percentage; authorizing the Secretary to 12 waive certain requirements under certain circumstances; establishing that certain 13 apprenticeship requirements apply to the University System of Maryland and Baltimore City Community College; and generally relating to apprenticeship 14 15 requirements for public works contracts.

- 16 BY repealing and reenacting, with amendments,
- 17 Article State Finance and Procurement
- 18 Section 11–203(e)
- 19 Annotated Code of Maryland
- 20 (2021 Replacement Volume and 2024 Supplement)
- 21 (As enacted by Chapter 732 of the Acts of the General Assembly of 2021 and Chapters 575 and 576 of the Acts of the General Assembly of 2023)
- 23 BY repealing and reenacting, with amendments,
- 24 Article State Finance and Procurement
- 25 Section 17–601, 17–603, 17–604, and 17–606
- 26 Annotated Code of Maryland
- 27 (2021 Replacement Volume and 2024 Supplement)
- 28 BY adding to

1 2 3 4	2 Section 17–601.1, 17–602.1, 17–604.1, 17–605.1, and 17–607 3 Annotated Code of Maryland	
5 6 7 8 9	6 Article – State Finance and Procurement 7 Section 17–602 8 Annotated Code of Maryland	
10 11		OF MARYLAND,
12	12 Article – State Finance and Procurement	
13	13 11–203.	
14 15		ersity System of
16 17 18	17 not apply to the University System of Maryland, Morgan State University	
19 20 21 22 23	College shall comply with the policies and procedures developed by t Baltimore City Community College and approved by the Board of Publ Administrative, Executive, and Legislative Review Committee of the Ger	the University or ic Works and the
24 25		r the University
26 27	<u>o</u>	or Morgan State
28 29		St. Mary's College
30 31		r Baltimore City
32 33 34	33 shall be required for the following types of contracts with a value that ex	

1	A. capital improvements; and
2	B. services.
3 4 5 6	2. In its review of a contract for services or capital improvements with a value that exceeds \$1,000,000, the Board of Public Works may request the comments of the appropriate agencies, including the Department of Budget and Management and the Department of General Services.
7 8 9	3. For Baltimore City Community College contracts that are not subject to the review and approval of the Board of Public Works under subsubparagraph 1 of this subparagraph:
10 11 12	A. contracts with a value of \$100,000 or less shall be reviewed and approved by the President of Baltimore City Community College or the President's designee; and
13 14 15	B. contracts with a value that exceeds \$100,000 but does not exceed \$500,000 shall be approved by the Board of Trustees of Baltimore City Community College.
16	(4) The policies of a University or Baltimore City Community College shall:
17 18	(i) to the maximum extent practicable, require the purchasing of supplies and services in accordance with Title 14, Subtitle 1 of this article;
19 20 21	(ii) promote the purposes of the regulations adopted by the Department of General Services governing the procurement of architectural and engineering services;
22 23	(iii) promote the purposes of § 13–402 of the State Personnel and Pensions Article;
24 25	(iv) to the maximum extent practicable, be similar to \S 13–218.1 of this article; and
26 27	(v) to the maximum extent practicable, require the procurement of food in accordance with Title 14, Subtitle 7 of this article.
28 29 30	(5) (i) Except as provided in paragraph (7) of this subsection, the following provisions of Division II of this article apply to a University and to Baltimore City Community College:
31	1. § 11–205 of this subtitle ("Collusion");
32 33	2. § 11–205.1 of this subtitle ("Falsification, concealment, etc., of material facts");

1 2	Nondiscrimination clause	3. e");	§ 13–219 of this article ("Required clauses –
3		4.	§ 13–225 of this article ("Retainage");
4 5	Participation");	5.	Title 14, Subtitle 3 of this article ("Minority Business
6 7	and Fish Program");	6.	Title 14, Subtitle 7 of this article ("Certified Local Farm
8	Administration");	7.	Title 15, Subtitle 1 of this article ("Procurement Contract
10	payments; notice upon no	8. onpayn	§ 15–226 of this article ("Policy established; timing of nent; disputes; appeals"); [and]
12	Contractors"); AND	9.	Title 16 of this article ("Suspension and Debarment of
14 15	("APPRENTICESHIP RE	10. QUIRI	TITLE 17, SUBTITLE 6 OF THIS ARTICLE EMENTS FOR PUBLIC WORKS CONTRACTS").
16 17 18	-	dance	procurement violates the provisions of this subsection or with this subsection, the procurement contract is void or provisions of $\S 11-204$ of this subtitle.
19 20	(6) (i) contract claims related to		State Board of Contract Appeals shall have authority over rement contracts awarded by:
21		1.	the University System of Maryland before July 1, 1999;
22		2.	Morgan State University before July 1, 2004; and
23		3.	Baltimore City Community College before July 1, 2021.
24 25 26 27	Contract Appeals shall	to the have	e election of the Board of Regents of the University System approval of the Board of Public Works, the State Board of authority over contract claims related to procurement ersity after June 30, 1999.
28 29 30 31	Contract Appeals shall	the a	ne election of the Board of Regents of Morgan State approval of the Board of Public Works, the State Board of authority over contract claims related to procurement ersity after June 30, 2004.

1 2 3 4	Contract Appeals shall	the a	e election of the Board of Trustees of St. Mary's College of pproval of the Board of Public Works, the State Board of authority over contract claims related to procurement s College of Maryland after June 30, 2006.
5 6 7 8	Board of Contract Appea	subjed ls shall	ne election of the Board of Trustees of Baltimore City et to the approval of the Board of Public Works, the State have authority over contract claims related to procurement e City Community College after June 30, 2021.
9 10		_	h regard to the provisions of § 15–113 of this article, his subsection do not apply to:
11 12	(i) College from:	procu	arement by a University or Baltimore City Community
13		1.	another unit;
14		2.	a political subdivision of the State;
15		3.	an agency of a political subdivision of the State;
16 17	of the United States, or o	4. of anotl	a government, including the government of another state, her country;
18		5.	an agency or political subdivision of a government; or
19 20	governmental agency;	6.	a bistate, multistate, bicounty, or multicounty
21 22	for the purpose of:	procu	rement by a University in support of enterprise activities
23		1.	direct resale;
24		2.	remanufacture and subsequent resale; or
25		3.	procurement by the University for overseas programs; or
26	(iii)	procu	rement by the University System of Maryland for:
27 28 29 30	System of Maryland, gi	ft and	services of managers to invest, in accordance with the policies adopted by the Board of Regents of the University endowment assets received by the University System of 12–104(e) of the Education Article; or

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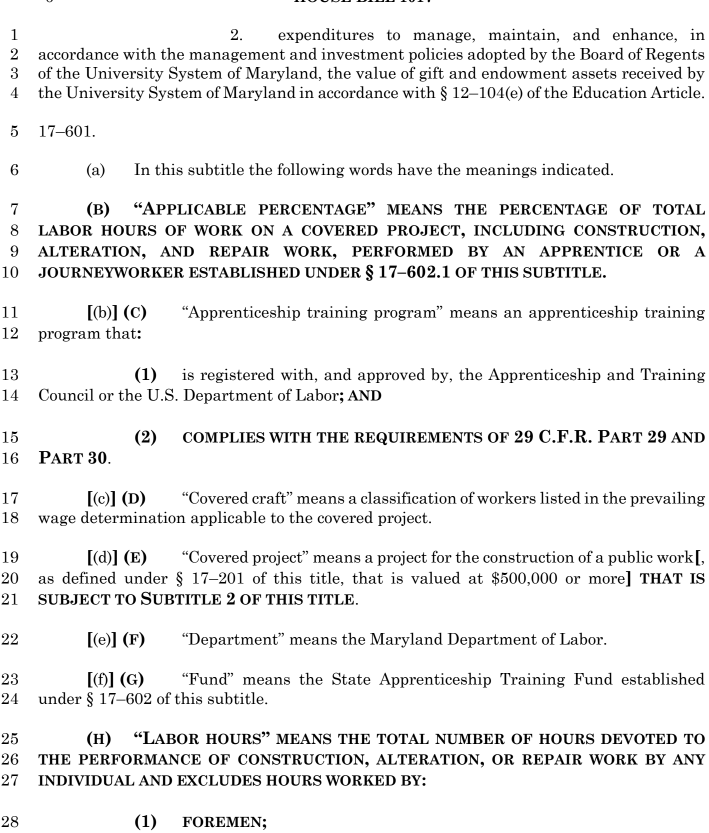
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(2)

(3)

SUPERINTENDENTS;

OWNERS; OR



- 1 (4) ANY PERSON EMPLOYED IN A BONA FIDE EXECUTIVE, 2 ADMINISTRATIVE, OR PROFESSIONAL CAPACITY, AS DEFINED IN 29 C.F.R. PART 3 541.
- [(g)] (I) "Participates in an apprenticeship training program" means that a contractor or subcontractor makes regular financial contributions for each covered craft to apprenticeship training programs for covered crafts during the term of the covered project that are at least equal to the hourly fringe benefit contribution rates required for apprenticeship training by the applicable prevailing wage determination for the project, as specified by the Secretary.
- 10 (J) "QUALIFIED APPRENTICE OR JOURNEYWORKER" MEANS AN 11 INDIVIDUAL WHO IS PARTICIPATING IN AN APPRENTICESHIP TRAINING PROGRAM.
- 12 [(h)] (K) "Secretary" means the Secretary of Labor.
- 13 **17–601.1.**
- 14 (A) THIS SUBTITLE APPLIES ONLY TO CONTRACTORS AND SUBCONTRACTORS WHO EMPLOY FOUR OR MORE INDIVIDUALS TO PERFORM WORK ON A COVERED PROJECT.
- 17 (B) NOTHING IN THIS SUBTITLE MAY PREEMPT A LOCAL LAW OR POLICY
 18 PROVIDING FOR ADDITIONAL SKILLED AND TRAINED WORKFORCE REQUIREMENTS
 19 ON PUBLIC WORKS PROJECTS.
- 20 17-602.
- 21 (a) There is a State Apprenticeship Training Fund in the Department.
- 22 (b) The Fund consists of:
- 23 (1) payments made by contractors or subcontractors in accordance with 24 this subtitle and Subtitle 6A of this title; and
- 25 (2) penalties collected as a result of violations of this subtitle and Subtitle 26 6A of this title.
- 27 (c) The Fund is a special, nonlapsing fund that is not subject to \S 7–302 of this 28 article.
- 29 (d) The State Treasurer shall hold the Fund separately, and the Comptroller shall 30 account for the Fund.
- 31 (e) The Secretary shall use money in the Fund to:

- 1 (1) promote preapprenticeship programs and other workforce development 2 programs in the State's public secondary schools and community colleges that assist 3 students in preparing for and entering apprenticeship training programs; and
- 4 (2) pay any costs associated with carrying out the provisions of this subtitle 5 and Subtitle 6A of this title.
- 6 **17–602.1.**
- 7 (A) FOR CONSTRUCTION ON A COVERED PROJECT FOR WHICH A PUBLIC 8 BODY ADVERTISES FOR BIDS OR PROPOSALS FOR A PUBLIC WORKS CONTRACT ON 9 OR AFTER JANUARY 1, 2026, THE APPLICABLE PERCENTAGE IS 20%.
- 10 (B) ON OR BEFORE DECEMBER 31, 2026, AND EACH YEAR THEREAFTER, 11 THE SECRETARY SHALL SET THE APPLICABLE PERCENTAGE THAT WILL APPLY FOR 12 THE FOLLOWING CALENDAR YEAR.
- 13 (C) THE SECRETARY MAY ALTER THE APPLICABLE PERCENTAGE FOR A
 14 COVERED PROJECT TO MEET ANY RATIO REQUIREMENTS NECESSARY FOR
 15 APPRENTICE OR JOURNEYWORKER SUPERVISION IN THE COVERED CRAFT.
- 16 17–603.
- 17 (a) A contractor that is awarded a procurement contract for a covered project shall provide to a unit, as a condition of receiving the contract, written verification that:
- 19 (1) the contractor [participates in an apprenticeship training program for each covered craft in which it will employ persons for the covered project] IS EMPLOYING THE NUMBER OF QUALIFIED APPRENTICES OR JOURNEYWORKERS FOR A COVERED PROJECT NECESSARY TO MEET THE APPLICABLE PERCENTAGE FOR THE COVERED PROJECT; OR
- 24 (2) the contractor will make payments to the Fund[; or
- 25 (3) the contractor will make payments in amounts determined under § 26 17–605 of this subtitle to a registered apprenticeship program or to an organization that 27 has registered apprenticeship programs for the purpose of supporting these programs].
- 28 (b) The written verification required under subsection (a) of this section shall be 29 provided by a contractor to the unit responsible for the project before the contractor 30 commences performance under the procurement contract.
- I(c) Organizations that have registered apprenticeship programs and receive funds from contractors under subsection (a)(3) of this section shall certify to the Secretary

that all funds received are used solely for the purpose of improving or expanding apprenticeship training in the State.

- (d) The Secretary shall adopt regulations to establish a process for auditing organizations that provide registered apprenticeship programs to ensure that all funds received under subsection (a)(3) of this section are used solely to improve and expand apprenticeship programs in the State.]
- 7 17-604.

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- 8 (a) A subcontractor that performs work valued at \$100,000 or more for a covered 9 project shall provide to a unit written verification that:
- 10 (1) the subcontractor [participates in an apprenticeship training program 11 for each covered craft in which it will employ persons] IS EMPLOYING THE NUMBER OF 12 QUALIFIED APPRENTICES OR JOURNEYWORKERS FOR A COVERED PROJECT 13 NECESSARY TO MEET THE APPLICABLE PERCENTAGE for the covered project; OR
- 14 (2) the subcontractor will make payments to the Fund[; or
- 15 (3) the subcontractor will make payments in amounts determined under § 17–605 of this subtitle to a registered apprenticeship program or to an organization that 17 has registered apprenticeship programs for the purpose of supporting these programs].
- 18 (b) The written verification required under subsection (a) of this section shall be 19 provided by a subcontractor to the unit responsible for the project before the subcontractor 20 commences performance under the procurement contract.
- [(c) Organizations that have registered apprenticeship programs and receive funds from contractors under subsection (a)(3) of this section shall certify to the Secretary that all funds received are used solely for the purpose of improving or expanding apprenticeship training in the State.
- 25 (d) The Secretary shall adopt regulations to establish a process for auditing organizations that provide registered apprenticeship programs to ensure that all funds received under subsection (a)(3) of this section are used solely to improve and expand apprenticeship programs in the State.]
- 29 **17–604.1.**
- (A) IN THIS SECTION, "ALL APPLICABLE APPRENTICESHIP TRAINING PROGRAMS" MEANS EACH APPRENTICESHIP TRAINING PROGRAM THAT HAS A GEOGRAPHIC AREA OF OPERATION THAT INCLUDES THE LOCATION OF THE COVERED PROJECT AND HAS A USUAL AND CUSTOMARY BUSINESS PRACTICE OF

- 1 ENTERING INTO AGREEMENTS WITH EMPLOYERS FOR THE PLACEMENT OF
- 2 APPRENTICES IN THE COVERED CRAFT.
- 3 (B) THE SECRETARY MAY WAIVE THE REQUIREMENTS UNDER § 17–603 OR
- 4 § 17–604 OF THIS SUBTITLE IF A CONTRACTOR OR SUBCONTRACTOR SUBMITS A
- 5 WRITTEN WAIVER APPLICATION, INCLUDING ANY SUPPORTING DOCUMENTATION
- 6 REQUIRED BY THE SECRETARY, DEMONSTRATING THAT THE CONTRACTOR OR
- 7 SUBCONTRACTOR:
- 8 (1) SUBJECT TO SUBSECTION (C) OF THIS SECTION, HAS REQUESTED
- 9 QUALIFIED APPRENTICES FROM ALL APPLICABLE APPRENTICESHIP TRAINING
- 10 **PROGRAMS**; AND
- 11 (2) FOR EACH REQUEST:
- 12 (I) THE REQUEST HAS BEEN DENIED FOR A REASON THAT IS
- 13 NOT THE RESULT OF A REFUSAL BY THE CONTRACTOR OR SUBCONTRACTOR TO
- 14 COMPLY WITH THE ESTABLISHED STANDARDS AND REQUIREMENTS OF THE
- 15 APPRENTICESHIP TRAINING PROGRAM; OR
- 16 (II) THE APPRENTICESHIP TRAINING PROGRAM HAS FAILED TO
- 17 RESPOND TO THE REQUEST WITHIN 10 BUSINESS DAYS AFTER THE DATE ON WHICH
- 18 THE APPRENTICESHIP TRAINING PROGRAM RECEIVED THE REQUEST.
- 19 (C) TO REQUEST QUALIFIED APPRENTICES FROM AN APPRENTICESHIP
- 20 TRAINING PROGRAM, A CONTRACTOR OR SUBCONTRACTOR SHALL SUBMIT:
- 21 (1) A REQUEST BY TELEPHONE AND IN WRITING SENT
- 22 ELECTRONICALLY AND BY REGISTERED MAIL; AND
- 23 (2) A REQUEST TO AN APPRENTICESHIP TRAINING PROGRAM WITH
- 24 WHICH THE CONTRACTOR OR SUBCONTRACTOR DOES NOT HAVE AN EXISTING
- 25 PARTICIPATION AGREEMENT, AT LEAST 90 CALENDAR DAYS BEFORE THE DATE THE
- 26 CONTRACTOR OR SUBCONTRACTOR EXPECTS TO USE APPRENTICE LABOR.
- 27 **17–605.1.**
- 28 (A) WHILE CONSTRUCTION ACTIVITY ON A COVERED PROJECT IS ONGOING,
- 29 EACH CONTRACTOR AND SUBCONTRACTOR PERFORMING WORK ON THE COVERED
- 30 PROJECT SHALL SUBMIT A MONTHLY REPORT TO THE DEPARTMENT THAT
- 31 **INCLUDES:**

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(1) FOR EACH APPRENTICE OR JOURNEYWORKER:

1	(I) THE NAME OF THE APPRENTICE OR JOURNEYWORKER;
2 3	(II) THE NAME OF THE ASSOCIATED APPRENTICESHIP TRAININ PROGRAM; AND
4 5	(III) THE APPRENTICE REGISTRATION OR IDENTIFICATION NUMBER;
6 7	(2) THE TOTAL NUMBER OF APPRENTICES AND LABOR HOUR WORKED, CATEGORIZED BY TRADE OR CRAFT; AND
8	(3) THE TOTAL NUMBER OF JOURNEYWORKERS AND LABOR HOUR WORKED, CATEGORIZED BY TRADE OR CRAFT.
10	(B) WITHIN 60 DAYS AFTER COMPLETING WORK ON A COVERED PROJECT EACH CONTRACTOR AND SUBCONTRACTOR SHALL SUBMIT TO THE DEPARTMENT:
$\frac{12}{3}$	(1) A STATEMENT OF THE TOTAL NUMBER OF LABOR HOURS OF WOR ON A COVERED PROJECT, INCLUDING CONSTRUCTION, ALTERATION, AND REPAI WORK, PERFORMED BY AN APPRENTICE OR JOURNEYWORKER; AND
15 16 17	(2) IF APPLICABLE, A WRITTEN DECLARATION AND SUPPORTIN DOCUMENTS JUSTIFYING ANY WAIVER RECEIVED UNDER § 17–604.1 OF THI SUBTITLE.
18	(C) THE DEPARTMENT SHALL MAINTAIN ON ITS WEBSITE:
19 20 21	(1) DATA AGGREGATED FROM THE REPORTS RECEIVED UNDE SUBSECTIONS (A) AND (B) OF THIS SECTION SHOWING THE USE OF QUALIFIE APPRENTICES AND JOURNEYWORKERS ON COVERED PROJECTS; AND
22 23	(2) DESCRIPTIONS OF THE CIRCUMSTANCES OF ANY WAIVE GRANTED UNDER § 17–604.1 OF THIS SUBTITLE.
24	17–606.
25	(a) A contractor or subcontractor that fails to meet the requirements of the

27 (1) twice the amount of unpaid apprenticeship training contributions 28 required by §§ 17–603 AND 17–604 OF this subtitle; AND

subtitle shall be liable for an amount equal to:

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- 1 (2) \$100 MULTIPLIED BY THE TOTAL LABOR HOURS FOR WHICH THE 2 REQUIREMENT UNDER § 17–603 OF THIS SUBTITLE WAS APPLICABLE.
- 3 (b) (1) In this subsection, "willfully" means representations or omissions 4 known to be false or made with deliberate ignorance or reckless disregard for their truth or 5 falsity.
- 6 (2) Any person, firm, or corporation that is found to have made willfully a false or fraudulent representation or omission regarding a material fact in connection with prevailing wage records required by this section shall be liable for a civil penalty in an amount of up to \$1,000 for each employee and each falsified record.
- 10 (3) Penalties shall be recoverable [in civil actions and paid to the State]
 11 UNDER THE MARYLAND FALSE CLAIMS ACT.
- 12 (c) (1) The Secretary shall adopt regulations to establish administrative 13 procedures for the collection of payments under this subtitle.
- 14 (2) (i) The Secretary may file suit to enforce this section in any court of 15 competent jurisdiction.
- 16 (ii) In an action filed under this subsection, the court shall require 17 the contractor or subcontractor to pay the amount required by subsection (a) of this section, 18 including interest, reasonable counsel fees, and court costs.
- 19 **17–607.**
- THE SECRETARY SHALL ADOPT REGULATIONS NECESSARY TO CARRY OUT THE REQUIREMENTS OF THIS SUBTITLE.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.