INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS - LOCAL UNION No. 24

AFFILIATED WITH:

Baltimore-D.C. Metro Building Trades Council - AFL-CIO Baltimore Port Council

> Baltimore Metro Council — AFL-CIO Central MD Labor Council - AFL-CIO Del-Mar-Va Labor Council - AFL-CIO Maryland State - D.C. --- AFL-CIO





BALTIMORE, MARYLAND 21230

C. SAMUEL CURRERI, President DAVID W. SPRINGHAM, JR., Recording Secretary JEROME T. MILLER, Financial Secretary MICHAEL J. McHALE, Business Manager

> OFFICE: 2701 W. PATAPSCO AVE SUITE 200

Phone: 410-247-5511 FAX: 410-536-4338

Written Testimony of

Rico Albacarys, Assistant Business Manager, IBEW LOCAL 24

Before the

Finance Committee On

SB 259 Procurement – Prevailing Wage - Applicability

Support

February 8, 2022

Madame Chair Kelly and Committee Members,

Thank you for the opportunity to submit my testimony in support of Senate Bill 259.

My name is Rico Albacarys and I'm an employee and member of the International Brotherhood of Electrical Workers Local 24, in Baltimore.

The work we do is not easy; it requires high skills and has a fair amount of risk. We understand this, which is why we provide extensive training and fight for quality wages, pensions, and health care. We believe everyone doing this type of work is entitled to these wages, regardless of their affiliation with our organization.

Prevailing wage laws require contractors to employ registered apprentices and journeypersons that are compensated with fair wages and fringe benefits, including defined pensions and health insurance for themselves and their families. These laws and the accompanying labor standards are vital to protecting Maryland workers and ensuring Maryland jobs go to Maryland residents.

One area where Maryland law lags behind federal prevailing wage law is on the subject of service contracts. These are smaller contract jobs, typically between \$3,000-\$5,000 and can make up a large portion of work for a mechanical tradesperson. Many of our members work exclusively on these types of contracts, performing work that may take a few hours or days. The shortened length of the contract makes a prevailing wage standard no less important as recognized by the federal McNamara-O'Hara Service Contract Act. SB 259 seeks to bring Maryland law in line with federal law in the small scope of mechanical service contracts (including electric, HVAC, plumbing, refrigeration, steam and gas work, and elevators).

This is why I'm asking you to **support** SB 259.

Sincerely,

Rico Albacarys

Assistant Business Manager