[[Expedited]] Bill No. Concerning: Personnel and Human Resources - Prospective Employees – Health Care Privacy Revised: 03/16/23 Draft No. January 31, 2023 Introduced: March 21, 2023 Enacted: Executive: March 31, 2023 Effective: July 29, 2023 Sunset Date: None Ch. <u>5</u> , Laws of Mont. Co. <u>2023</u>

COUNTY COUNCIL FOR MONTGOMERY COUNTY, MARYLAND

Lead Sponsor: Councilmember Luedtke

Co-Sponsors: Councilmembers Albornoz and Balcombe, Council Vice-President Friedson, Councilmembers Stewart and Sayles, Council President Glass, and Councilmembers Jawando, Katz, Mink, and Fani-Gonzalez

AN [[EXPEDITED]] ACT to:

- (1) limit inquiries by the County regarding certain health information of prospective employees;
- (2) prohibit inquiries by the County regarding certain reproductive health information of prospective employees;
- (3) limit consideration by the County of certain health information of prospective employees;
- (4) permit certain appeals to the Merit System Protection Board; and
- (5) generally amend the laws regarding human resources and health care privacy.

By adding

Montgomery County Code Chapter 33, Personnel and Human Resources Section 33-25A

The County Council for Montgomery County, Maryland approves the following Act:

Boldface
Underlining
Added to existing law by original bill.

[Single boldface brackets]
Double underlining
Added by amendment.

[[Double boldface brackets]]

* * * *

Heading or defined term.

Added to existing law by original bill.

Added by amendment.

Deleted from existing law or the bill by amendment.

Existing law unaffected by bill.

2 33-25A. Prospective Employees – Health Care Privacy. 3 *Definitions.* As used in this section: (a) Americans with Disabilities Act means the federal Americans with 4 Disabilities Act of 1990, as amended. 5 Applicant means a person seeking County employment, including a 6 7 merit system position, non-merit system position, appointed position, or contractual position. 8 9 Business-related health information means health care information that is necessary to evaluate whether an applicant meets a minimum 10 qualification for a position. 11 Contractual position means an individual providing services to the 12 County pursuant to a procurement under Chapter 11B. Contractual 13 position does not include the employees or subcontractors of a 14 contractor under Chapter 11B. 15 Health care means any care, treatment, or procedure by a health care 16 17 provider: (1) to diagnose, evaluate, rehabilitate, manage, treat, or maintain 18 the physical or mental condition of a patient or recipient; or 19 that affects the structure or any function of the human body. 20 (2) Health care information means individually identifiable 21 any information related to health care. 22 23 *Minimum qualification* means a mandatory qualification that: (1) must be met to perform the required job functions of the position; 24 25 and was posted publicly prior to the acceptance of any application for 26 (2) 27 the position.

Sec. 1. Section 33-25A is added as follows:

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28		Reproductive health information means health care information related
29		to any aspect of reproductive health, including abortion care,
30		miscarriage, contraception, sterilization, pregnancy, and family
31		planning.
32	<u>(b)</u>	Requesting or considering health care information - Limitations.
33		(1) Except as provided in paragraph (2), the County must not:
34		(A) request or seek health care information regarding an
35		applicant; or
36		(B) consider health care information as a factor in determining
37		whether to hire an applicant.
38		(2) Unless otherwise prohibited by law, the County [[may]] is
39		entitled to:
40		(A) request or seek business-related health care information;
41		<u>and</u>
42		(B) consider business-related health care information solely to
43		<u>determine</u> <u>whether</u> <u>an</u> <u>applicant</u> <u>meets</u> <u>a</u> <u>minimum</u>
44		qualification.
45	<u>(c)</u>	<u>Requesting reproductive health information – Prohibited.</u> The County
46		<u>must not request or consider an applicant's reproductive health</u>
47		information.
48	<u>(d)</u>	This Section does not prohibit:
49		(1) an applicant from voluntarily submitting, or the County from
50		processing, a request for a reasonable accommodation under the
51		Americans with Disabilities Act related to the job application
52		process; or

53	(2) if the applicant is a County employee, an applicant from
54	disclosing, or the County from requesting, health care
55	information necessary for:
56	(A) <u>enrolling in or processing employee benefits;</u>
57	(B) making or processing workers' compensation claims;
58	(C) making or processing leave requests in accordance with
59	County laws and regulations; or
60	(D) complying with applicable state or federal law.
61	(e) An applicant aggrieved under this section may appeal to the Merit
62	System Protection Board under Section 33-13.
63	Sec. 2. [[Expedited effective]] Effective date. [[The Council declares that
64	this legislation is necessary for the immediate protection of the public interest.]] This
65	Act takes effect [[on the date on which]] 120 days after it becomes law.

Approved:

Eran Glim	3/22/2023			
Evan Glass, President, County Council				
Approved:				
Man El	3/31/2023			
Marc Elrich, County Executive		Date		
This is a correct copy of Council action.				
andellus	3/31/2023			
Judy Rupp, Clerk of the Council		Date		