First Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 19-0341.01 Nicole Myers x4326

SENATE BILL 19-196

SENATE SPONSORSHIP

Lee and Danielson, Bridges, Fenberg, Fields, Foote, Ginal, Moreno, Pettersen, Story, Todd, Williams A., Winter, Zenzinger

HOUSE SPONSORSHIP

Garnett and Duran,

Senate CommitteesState, Veterans, & Military Affairs

House Committees

A BILL FOR AN ACT

101 CONCERNING THE MODIFICATION OF PROCUREMENT REQUIREMENTS
102 FOR STATE CONTRACTS FOR PUBLIC PROJECTS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill modifies procurement requirements for state contracts for public projects. The bill makes the following changes:

Invitation for bids: Currently, all construction contracts for public projects that do not receive federal money may be solicited by invitation for bids. The bill specifies that only a construction contract for a public project that is reasonably expected to cost \$1 million or less may be

SENATE 3rd Reading Unamended April 16, 2019

SENATE Amended 2nd Reading April 15, 2019 solicited by invitation for bids.

Competitive sealed best value bids: Currently, all construction contracts for public projects that do not receive federal money may be awarded by competitive sealed best value bidding. The bill specifies that, unless prohibited by federal law, a construction contract for a public project that is reasonably expected to cost over \$1 million is required to be awarded through competitive sealed best value bidding or integrated project delivery, and a construction contract for a public project that is reasonably expected to cost \$1 million or less may be awarded through competitive sealed best value bidding or integrated project delivery.

Current law specifies the evaluation factors that are required to be included in an invitation for competitive sealed best value bids for a public project. The bill adds several required evaluation factors including the craft labor staffing plan for the project for the bidder and the bidder's subcontractors, the anticipated utilization by the bidder and its subcontractors of apprentices registered with federal or state apprenticeship agencies to complete the work under the contract, and the safety plan and safety record of the bidder and the bidder's subcontractors.

Disclosure of subcontractors: The bill requires any contractor that responds to a competitive solicitation for a public project to disclose, in its initial bid or proposal, the top 5 subcontractor disciplines it plans to use to fulfill the requirements of the contract. The bill specifies how the top 5 subcontractor disciplines are measured and requires contractors to disclose subcontractors for the mechanical, electrical, and plumbing requirements of the contract, even if they are not included in the top 5 disciplines.

Apprenticeship utilization requirements: The general contractor for a public project financed in whole or in part by state money in the amount of \$1 million or more is required to submit, prior to the contract award, documentation to the contracting agency that certifies that all subcontractors used on the project participate in apprenticeship training programs that have been approved by a federal or state apprenticeship agency and have a proven record of graduating apprentices for at least 3 of the past 5 years. The contractor is required to provide specified supporting documentation to the contracting agency and the agency is required to make the documentation available to the public on its website. A contractor that plans to submit a bid for a public project may request a waiver of the apprenticeship requirements and the contracting agency is required make public all waivers and the specific rationale for granting the waiver.

Integrated project delivery: Current law specifies that integrated project delivery is a project delivery method in which there is a contractual agreement between an agency and a single participating entity for the design, construction, alteration, operation, repair, improvement, demolition, maintenance, or financing, or any combination of these

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services, for a public project. The bill adds additional evaluation factors that a contracting agency is required to use to evaluate proposals and the capabilities of participating entities. The additional factors include information about past performance and experience of the bidder, the bidder's project management plan for the contract, the bidder's staffing plan, the bidder's safety plan and safety record, the bidder's job standards, and the availability and use of domestically produced iron, steel, and related manufactured goods to execute the contract.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add 24-92-115 as
3	<u>follows:</u>
4	24-92-115. Apprenticeship utilization requirements -
5	mechanical, electrical, and plumbing contracts - public projects -
6	definition. (1) (a) Unless prohibited by applicable federal law,
7	AND EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (1)(b) OF THIS
8	SECTION, THE CONTRACT FOR ANY PUBLIC WORKS PROJECT THAT DOES NOT
9	RECEIVE FEDERAL MONEY, INCLUDING A PUBLIC PROJECT THAT WILL HAVE
10	AN INTEGRATED PROJECT DELIVERY CONTRACT PURSUANT TO ARTICLE 93
11	OF THIS TITLE 24, IN THE AMOUNT OF ONE MILLION DOLLARS OR MORE
12	SHALL REQUIRE THE GENERAL CONTRACTOR OR OTHER FIRM TO WHICH THE
13	CONTRACT IS AWARDED TO SUBMIT, AT THE TIME THE MECHANICAL,
14	ELECTRICAL, OR PLUMBING SUBCONTRACTOR IS PUT UNDER CONTRACT,
15	DOCUMENTATION TO THE AGENCY OF GOVERNMENT THAT:
16	(I) Identifies the contractors or subcontractors that
17	WILL BE USED FOR ALL MECHANICAL, SHEET METAL, FIRE SUPPRESSION,
18	SPRINKLER FITTING, ELECTRICAL, AND PLUMBING WORK REQUIRED ON THE
19	PROJECT;
20	(II) CERTIFIES THAT ALL FIRMS IDENTIFIED PARTICIPATE IN
21	APPRENTICESHIP PROGRAMS REGISTERED WITH THE UNITED STATES

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1	DEPARTMENT OF LABOR'S EMPLOYMENT AND TRAINING ADMINISTRATION
2	OR STATE APPRENTICESHIP COUNCILS RECOGNIZED BY THE UNITED STATES
3	DEPARTMENT OF LABOR AND HAVE A PROVEN RECORD OF GRADUATING
4	APPRENTICES AS FOLLOWS:
5	(A) BEGINNING JULY 1, 2021, THROUGH JUNE 30, 2026, A
6	MINIMUM OF FIFTEEN PERCENT OF ITS APPRENTICES FOR AT LEAST THREE
7	OF THE PAST FIVE YEARS;
8	(B) BEGINNING JULY 1, 2026, THROUGH JUNE 30, 2031, A
9	MINIMUM OF TWENTY PERCENT OF APPRENTICES FOR AT LEAST THREE OF
10	THE PAST FIVE YEARS; AND
11	(C) BEGINNING JULY 1, 2031, AND EACH YEAR THEREAFTER, A
12	MINIMUM OF THIRTY PERCENT OF APPRENTICES FOR AT LEAST THREE OF
13	THE PAST FIVE YEARS; AND
14	(III) SUPPLIES SUPPORTING DOCUMENTATION FROM THE UNITED
15	STATES DEPARTMENT OF LABOR'S OFFICE OF APPRENTICESHIP VERIFYING
16	THE INFORMATION PROVIDED IN THE CERTIFICATION SPECIFIED IN
17	SUBSECTION (1)(a)(II) OF THIS SECTION.
18	(b) The provisions of this section do not apply to the
19	DEPARTMENT OF TRANSPORTATION, REGARDLESS OF THE AMOUNT OR
20	FUNDING SOURCE OF THE PUBLIC PROJECT. THE PROVISIONS OF THIS
21	SECTION ALSO DO NOT APPLY TO ANY COUNTY, CITY AND COUNTY, CITY,
22	MUNICIPALITY, TOWN, SCHOOL DISTRICT, SPECIAL DISTRICT, OR ANY
23	OTHER POLITICAL SUBDIVISION OF THE STATE.
24	(c) For the purposes of subsection (1)(a)(II) of this section,
25	"GRADUATING" MEANS THE COMPLETION OF A MULTI-YEAR PROGRAM,
26	INCLUDING THE REQUISITE CLASSROOM COURSE WORK AND ON-THE-JOB
27	TRAINING REQUIREMENTS AND A CERTIFICATE OF COMPLETION ISSUED BY

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1	THE UNITED STATES DEPARTMENT OF LABOR'S OFFICE OF APPRENTICESHIP.
2	(2) THE DOCUMENTATION REQUIRED PURSUANT TO SUBSECTION (1)
3	OF THIS SECTION SHALL BE MADE PUBLICLY AVAILABLE BY THE
4	CONTRACTING AGENCY OF GOVERNMENT THROUGH ITS WEBSITE WITHIN
5	THIRTY DAYS FROM WHEN IT IS SUBMITTED.
6	(3) TO ENSURE COMPLIANCE WITH THE REQUIREMENTS OF
7	SUBSECTION (1) OF THIS SECTION, THE GENERAL CONTRACTOR OR OTHER
8	FIRM TO WHICH THE CONTRACT IS AWARDED SHALL AGREE TO PROVIDE
9	ADDITIONAL DOCUMENTATION TO THE CONTRACTING AGENCY REGARDING
10	AFFECTED APPRENTICESHIP TRAINING PROGRAMS RELATING TO THE
11	REQUIREMENTS OF THIS SECTION.
12	(4) A CONTRACTOR THAT PLANS TO SUBMIT A BID FOR A PUBLIC
13	PROJECT MAY REQUEST A WAIVER OF THE REQUIREMENTS OF THIS SECTION
14	PRIOR TO SUBMITTING A BID; EXCEPT THAT FOR AN INTEGRATED DELIVERY
15	CONTRACT FOR A PUBLIC PROJECT PURSUANT TO ARTICLE 93 OF THIS TITLE
16	24, A CONTRACTOR MAY REQUEST A WAIVER OF THE REQUIREMENTS OF
17	THIS SECTION PRIOR TO PLACING A MECHANICAL, ELECTRICAL, OR
18	PLUMBING SUBCONTRACTOR UNDER CONTRACT. A CONTRACTOR THAT
19	REQUESTS A WAIVER MUST PROVIDE SUBSTANTIAL EVIDENCE TO THE
20	AGENCY OF GOVERNMENT SOLICITING THE CONTRACT THAT THERE ARE NO
21	AVAILABLE, ELIGIBLE SUBCONTRACTORS TO FULFILL THE MECHANICAL,
22	ELECTRICAL, OR PLUMBING PORTIONS OF THE CONTRACT. EACH AGENCY
23	OF GOVERNMENT THAT HAS CONTRACTS FOR PUBLIC PROJECTS SUBJECT TO
24	THE REQUIREMENTS OF THIS SECTION SHALL MAKE PUBLIC ALL WAIVERS
25	AND THE SPECIFIC RATIONALE FOR GRANTING THE WAIVER.
26	(5) NOTHING IN THIS SECTION SHALL BE CONSTRUED TO SUPERSEDE
2.7	THE REQUIREMENTS FOR LICENSED PLUMBERS. LICENSED ELECTRICIANS

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1	OR APPRENTICES REGISTERED WITH THE STATE PURSUANT TO TITLE 12,
2	INCLUDING SECTIONS 12-23-105, 12-23-110.5, 12-58-105, AND 12-58-117.
3	(6) (a) TO PROMOTE AND FACILITATE THE DEVELOPMENT OF NEW
4	APPRENTICESHIP PROGRAMS, AN APPRENTICESHIP PROGRAM THAT DOES
5	NOT SATISFY THE REQUIREMENTS OF SUBSECTION (1)(a) OF THIS SECTION
6	MAY PETITION THE DEPARTMENT OF LABOR AND EMPLOYMENT FOR
7	CONDITIONAL APPROVAL FOR PURPOSES OF THIS SECTION. TO BE ALLOWED
8	CONDITIONAL APPROVAL, AN APPRENTICESHIP PROGRAM MUST
9	<u>DEMONSTRATE THE FOLLOWING:</u>
10	(I) The program has been registered with the United
11	STATES DEPARTMENT OF LABOR'S EMPLOYMENT AND TRAINING
12	ADMINISTRATION OR A STATE APPRENTICESHIP COUNCIL AND HAS BEEN
13	PROVIDING TRAINING FOR AT LEAST SIX MONTHS; AND
14	(II) THE PROGRAM IS PERFORMING BONA FIDE APPRENTICESHIP
15	TRAINING AS EVIDENCED BY INFORMATION SHOWING THAT IT HAS THE
16	REQUITE FACILITIES, PERSONNEL, AND OTHER RESOURCES NEEDED TO
17	PROVIDE SUCH TRAINING; AND
18	(b) (I) IF CONDITIONAL APPROVAL IS GRANTED, THE PROGRAM WILL
19	REMAIN ELIGIBLE FOR FUTURE COVERED PROJECTS, SUBJECT TO ANNUAL
20	REVIEWS BY THE DEPARTMENT OF LABOR AND EMPLOYMENT FOR FIVE
21	YEARS AFTER CONDITIONAL APPROVAL IS GRANTED OR UNTIL IT CAN
22	SATISFY THE REQUIREMENTS OF SUBSECTION (1)(a) OF THIS SECTION AND
23	CAN SHOW A THREE-YEAR GRADUATION TRACK RECORD.
24	(II) TO MAINTAIN CONDITIONAL APPROVAL PURSUANT TO THIS
25	SUBSECTION (6), THE APPRENTICESHIP PROGRAM MUST DEMONSTRATE TO
26	THE DEPARTMENT OF LABOR AND EMPLOYMENT THAT IT HAS REGISTERED
27	NEW APPRENTICES INTO ITS PROGRAM FOR EVERY YEAR IT HAS BEEN IN

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1	OPERATION AND THAT IT HAS ADVANCED, AT A MINIMUM, TEN PERCENT OF
2	ITS APPRENTICES IN EACH YEAR OF OPERATION. THE DEPARTMENT SHALL
3	RESCIND A CONDITIONAL APPROVAL FOR ANY PROGRAM THAT FAILS TO
4	MAINTAIN THESE STANDARDS.
5	SECTION 2. In Colorado Revised Statutes, add part 2 to article
6	92 of title 24 as follows:
7	PART 2
8	PREVAILING WAGE FOR PUBLIC PROJECTS
9	24-92-201. Definitions. As used in this part 2, unless the
10	CONTEXT OTHERWISE REQUIRES:
11	(1) "AGENCY OF GOVERNMENT" MEANS ANY AGENCY
12	DEPARTMENT, DIVISION, BOARD, BUREAU, COMMISSION, INSTITUTION, OR
13	SECTION OF THE STATE WHICH IS A BUDGETARY UNIT EXERCISING
14	CONSTRUCTION CONTRACTING AUTHORITY OR DISCRETION. "AGENCY OF
15	GOVERNMENT" DOES NOT INCLUDE ANY COUNTY, CITY AND COUNTY, CITY
16	MUNICIPALITY, TOWN, SCHOOL DISTRICT, SPECIAL DISTRICT, OR ANY
17	OTHER POLITICAL SUBDIVISION OF THE STATE.
18	(2) "CONTRACTOR" MEANS ANY PERSON HAVING A CONTRACT FOR
19	A PUBLIC PROJECT WITH AN AGENCY OF GOVERNMENT.
20	(3) "DIRECTOR" MEANS THE DIRECTOR OF THE DEPARTMENT OF
21	PERSONNEL.
22	(4) "Employees" means employees of contractors of
23	SUBCONTRACTORS PERFORMING JOBS ON VARIOUS TYPES OF PUBLIC
24	PROJECTS INCLUDING MECHANICS, LABORERS, AND OTHER CONSTRUCTION
25	EMPLOYEES.
26	(5) "PUBLIC PROJECT" MEANS ANY CONSTRUCTION, ALTERATION
27	REPAIR, DEMOLITION, OR IMPROVEMENT OF ANY LAND, BUILDING

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1	STRUCTURE, FACILITY, ROAD, HIGHWAY, BRIDGE, OR OTHER PUBLIC
2	IMPROVEMENT SUITABLE FOR AND INTENDED FOR USE IN THE PROMOTION
3	OF PUBLIC HEALTH, WELFARE, OR SAFETY AND ANY OPERATION OR
4	MAINTENANCE PROGRAMS FOR THE OPERATION AND UPKEEP OF SUCH
5	PROJECTS. "PUBLIC PROJECT" INCLUDES ANY WORK, CONSTRUCTION, OR
6	REPAIR PERFORMED BY A PRIVATE PARTY THROUGH A CONTRACT TO RENT
7	LEASE, OR PURCHASE AT LEAST FIFTY PERCENT OF THE PROJECT BY ONE OR
8	MORE AGENCIES OF GOVERNMENT.
9	(6) "Wages", "scale of wages", "wage rates", "minimum
10	WAGES", AND "PREVAILING WAGES" MEANS:
11	(a) THE BASIC HOURLY RATE OF PAY; AND
12	(b) FOR MEDICAL OR HOSPITAL CARE, PENSIONS ON RETIREMENT
13	OR DEATH, COMPENSATION FOR INJURIES OR ILLNESS RESULTING FROM
14	OCCUPATIONAL ACTIVITY, OR INSURANCE TO PROVIDE ANY OF THE
15	FORGOING, FOR UNEMPLOYMENT BENEFITS, LIFE INSURANCE, DISABILITY
16	AND SICKNESS INSURANCE, OR ACCIDENT INSURANCE, FOR VACATION AND
17	HOLIDAY PAY, FOR DEFRAYING THE COSTS OF APPRENTICESHIP OR OTHER
18	SIMILAR PROGRAMS, OR FOR OTHER BONA FIDE FRINGE BENEFITS, BUT
19	ONLY WHERE THE CONTRACTOR OR SUBCONTRACTOR IS NOT REQUIRED BY
20	OTHER FEDERAL, STATE, OR LOCAL LAW TO PROVIDE ANY OF THOSE
21	BENEFITS, THE AMOUNT OF:
22	(I) THE RATE OF CONTRIBUTION IRREVOCABLY MADE BY A
23	CONTRACTOR OR SUBCONTRACTOR TO A TRUSTEE OR TO A THIRD PERSON
24	UNDER A FUND, PLAN, OR PROGRAM; AND
25	(II) THE RATE OF COSTS TO THE CONTRACTOR OR SUBCONTRACTOR
26	THAT MAY BE REASONABLY ANTICIPATED IN PROVIDING BENEFITS TO
2.7	EMPLOYEES PURSUANT TO AN ENFORCEARLE COMMITMENT TO CARRY OUT

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1	A FINANCIALLY RESPONSIBLE PLAN OR PROGRAM WHICH WAS
2	COMMUNICATED IN WRITING TO THE EMPLOYEES AFFECTED.
3	24-92-202. Contractors subject to provisions - weekly payment
4	of employees - rules. (1) Except as otherwise provided in
5	SUBSECTION (2) OF THIS SECTION, ANY CONTRACTOR WHO IS AWARDED A
6	CONTRACT FOR A PUBLIC PROJECT BY AN AGENCY OF GOVERNMENT IN THE
7	AMOUNT OF FIVE HUNDRED THOUSAND DOLLARS OR MORE, AND ANY
8	SUBCONTRACTORS WORKING ON THE PUBLIC PROJECT, SHALL PAY THEIR
9	EMPLOYEES AT WEEKLY INTERVALS AND SHALL COMPLY WITH THE
10	ENFORCEMENT PROVISIONS ESTABLISHED IN SECTION 24-92-209. THIS
11	PART 2 APPLIES TO A CONTRACT FOR A PUBLIC PROJECT AWARDED
12	PURSUANT TO PART 1 OF THIS ARTICLE 92 AND TO AN INTEGRATED PROJECT
13	DELIVERY CONTRACT FOR A PUBLIC PROJECT AWARDED PURSUANT TO
14	ARTICLE 93 OF THIS TITLE 24. THIS PART 2 DOES NOT APPLY TO CONTRACTS
15	FOR PUBLIC PROJECTS THAT RECEIVE FEDERAL FUNDING.
16	(2) This part 2 does not apply to the department of
17	TRANSPORTATION, REGARDLESS OF THE AMOUNT OR FUNDING SOURCE OF
18	THE PUBLIC PROJECT; EXCEPT THAT THE DEPARTMENT OF
19	TRANSPORTATION IS REQUIRED TO PAY EMPLOYEES PERFORMING WORK ON
20	ANY PUBLIC PROJECT, REGARDLESS OF THE AMOUNT OR FUNDING SOURCE
21	OF THE PUBLIC PROJECT, IN ACCORDANCE WITH THE REQUIREMENTS OF THE
22	FEDERAL "DAVIS-BACON ACT", 40 U.S.C. SEC 3141, ET SEQ.
23	(3) THE DIRECTOR MAY PROMULGATE RULES IN ACCORDANCE WITH
24	ARTICLE 4 OF THIS TITLE 24 AS MAY BE NECESSARY TO ADMINISTER AND
25	ENFORCE ANY REQUIREMENT OF THIS PART 2.
26	24-92-203. Prevailing rate of wages and other payments -
27	specifications in solicitations and contract. (1) Before AWARDING ANY

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1	CONTRACT FOR A PUBLIC PROJECT IN THE AMOUNT OF FIVE HUNDRED
2	THOUSAND DOLLARS OR MORE, AN AGENCY OF GOVERNMENT SHALL
3	OBTAIN FROM THE DIRECTOR THE GENERAL PREVAILING RATE, AS
4	DETERMINED BY THE DIRECTOR PURSUANT TO SECTION 24-92-205, OF THE
5	REGULAR, HOLIDAY, AND OVERTIME WAGES PAID AND THE GENERAL
6	PREVAILING PAYMENTS ON BEHALF OF EMPLOYEES TO LAWFUL WELFARE,
7	PENSION, VACATION, APPRENTICE TRAINING, AND EDUCATIONAL FUNDS IN
8	THE STATE, FOR EACH EMPLOYEE NEEDED TO EXECUTE THE CONTRACT FOR
9	THE PUBLIC PROJECT. PAYMENTS TO THE FUNDS MUST CONSTITUTE AN
10	ORDINARY BUSINESS EXPENSE DEDUCTION FOR FEDERAL INCOME TAX
11	PURPOSES BY CONTRACTORS AND SUBCONTRACTORS.
12	(2) An agency of government shall specify in the
13	COMPETITIVE SOLICITATION FOR A PUBLIC PROJECT IN THE AMOUNT OF
14	FIVE HUNDRED THOUSAND DOLLARS OR MORE AND IN THE CONTRACT FOR
15	SUCH PUBLIC PROJECT, THE GENERAL PREVAILING RATE OF THE REGULAR,
16	HOLIDAY, AND OVERTIME WAGES PAID AND THE PAYMENTS ON BEHALF OF
17	EMPLOYEES TO THE WELFARE, PENSION, VACATION, APPRENTICE TRAINING,
18	AND EDUCATION FUNDS EXISTING IN THE GEOGRAPHIC LOCALITY FOR EACH
19	EMPLOYEE NEEDED TO EXECUTE THE CONTRACT OR WORK.
20	(3) THE GENERAL PREVAILING RATE OF THE REGULAR, HOLIDAY,
21	AND OVERTIME WAGES PAID AND THE PAYMENTS ON BEHALF OF
22	EMPLOYEES TO THE WELFARE, PENSION, VACATION, APPRENTICE TRAINING,
23	AND EDUCATION FUNDS SPECIFIED IN THE COMPETITIVE SOLICITATION AND
24	IN THE CONTRACT FOR A PUBLIC PROJECT PURSUANT TO SUBSECTION (2) OF
25	THIS SECTION SHALL REMAIN THE SAME FOR THE DURATION OF THE WORK
26	ON THE PUBLIC PROJECT.
27	(4) Contracting agencies of government shall not

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1	ARTIFICIALLY DIVIDE PUBLIC PROJECTS TO AVOID COMPLIANCE WITH THE
2	REQUIREMENTS OF THIS PART 2.
3	24-92-204. Specification in contract - payment of wages -
4	amount and frequency - unclaimed prevailing wages special trust
5	fund - creation. (1) EVERY CONTRACT FOR A PUBLIC PROJECT SUBJECT
6	TO THE PROVISIONS OF THIS PART 2 SHALL CONTAIN A STIPULATION THAT:
7	(a) THE CONTRACTOR AND ANY SUBCONTRACTORS SHALL PAY ALL
8	THE EMPLOYEES EMPLOYED DIRECTLY ON THE SITE OF THE WORK,
9	UNCONDITIONALLY AND NOT LESS OFTEN THAN ONCE A WEEK, AND
10	WITHOUT SUBSEQUENT DEDUCTION OR REBATE ON ANY ACCOUNT, THE
11	FULL AMOUNTS ACCRUED AT TIME OF PAYMENT COMPUTED AT WAGE
12	RATES NOT LESS THAN THOSE STATED IN THE COMPETITIVE SOLICITATION,
13	REGARDLESS OF ANY CONTRACTUAL RELATIONSHIPS THAT MAY BE
14	ALLEGED TO EXIST BETWEEN THE CONTRACTOR OR SUBCONTRACTOR AND
15	THE EMPLOYEES;
16	(b) THE SCALE OF WAGES TO BE PAID SHALL BE POSTED BY THE
17	CONTRACTOR IN A PROMINENT AND EASILY ACCESSIBLE PLACE AT THE SITE
18	OF THE WORK;
19	(c) THE CONTRACTOR AND ANY SUBCONTRACTORS SHALL PREPARE
20	AND SUBMIT PAYROLL REPORTS TO THE CONTRACTING AGENCY OF
21	GOVERNMENT ON A MONTHLY BASIS THAT DISCLOSE ALL RELEVANT
22	PAYROLL INFORMATION, INCLUDING THE NAME AND ADDRESS OF ANY
23	ENTITIES TO WHICH FRINGE BENEFITS ARE PAID, AND THAT THE
24	CONTRACTING AGENCY OF GOVERNMENT IS REQUIRED TO REVIEW THE
25	CERTIFIED PAYROLL REPORTS IN A TIMELY MANNER;
26	(d) The contractor and any subcontractors shall
27	MAINTAIN ON THE SITE WHERE PUBLIC PROJECTS ARE BEING CONSTRUCTED

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1	A DAILY LOG OF EMPLOYEES EMPLOYED EACH DAY ON THE PUBLIC
2	PROJECT. THE LOG SHALL INCLUDE, AT A MINIMUM, FOR EACH EMPLOYEE
3	HIS OR HER NAME, PRIMARY JOB TITLE, AND EMPLOYER, AND SHALL BE
4	KEPT ON A FORM PRESCRIBED BY THE DIRECTOR. THE LOG SHALL BE
5	AVAILABLE FOR INSPECTION ON THE SITE AT ALL TIMES BY THE
6	CONTRACTING AGENCY OF GOVERNMENT AND THE DIRECTOR.
7	(e) IF THE CONTRACTOR OR ANY SUBCONTRACTOR FAILS TO PAY
8	WAGES AS ARE REQUIRED BY THE CONTRACT, THE CONTRACTING AGENCY
9	OF GOVERNMENT SHALL NOT APPROVE A WARRANT OR DEMAND FOR
10	PAYMENT TO THE CONTRACTOR UNTIL THE CONTRACTOR FURNISHES THE
11	CONTRACTING AGENCY OF GOVERNMENT EVIDENCE SATISFACTORY TO
12	SUCH AGENCY OF GOVERNMENT THAT SUCH WAGES SO REQUIRED BY THE
13	CONTRACT HAVE BEEN PAID; EXCEPT THAT THE CONTRACTING AGENCY OF
14	GOVERNMENT SHALL APPROVE AND PAY ANY PORTION OF A WARRANT OR
15	DEMAND FOR PAYMENT TO THE CONTRACTOR TO THE EXTENT THE AGENCY
16	OF GOVERNMENT HAS BEEN FURNISHED EVIDENCE SATISFACTORY TO THE
17	AGENCY OF GOVERNMENT THAT THE CONTRACTOR OR ONE OR MORE
18	SUBCONTRACTORS HAS PAID SUCH WAGES REQUIRED BY THE CONTRACT,
19	EVEN IF THE CONTRACTOR HAS NOT FURNISHED EVIDENCE THAT ALL OF
20	THE SUBCONTRACTORS HAVE PAID WAGES AS REQUIRED BY THE
21	CONTRACT. ANY CONTRACTOR OR SUBCONTRACTOR MAY USE THE
22	FOLLOWING PROCEDURE IN ORDER TO SATISFY THE REQUIREMENTS OF THIS
23	<u>SECTION:</u>
24	(I) THE CONTRACTOR OR SUBCONTRACTOR MAY SUBMIT TO THE
25	DIRECTOR, FOR EACH EMPLOYEE TO WHOM SUCH WAGES ARE DUE, A
26	CHECK AS REQUIRED BY THE DIRECTOR. SUCH CHECK SHALL BE PAYABLE
27	TO THAT EMPLOYEE OR TO THE STATE SO IT IS NEGOTIABLE BY EITHER OF

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1	THOSE PARTIES. EACH SUCH CHECK SHALL BE IN AN AMOUNT
2	REPRESENTING THE DIFFERENCE BETWEEN THE ACCRUED WAGES REQUIRED
3	TO BE PAID TO THAT EMPLOYEE BY THE CONTRACT AND THE WAGES
4	ACTUALLY PAID BY THE CONTRACTOR OR SUBCONTRACTOR.
5	(II) IF ANY CHECK SUBMITTED PURSUANT THIS SUBSECTION (1)(e)
6	CANNOT BE DELIVERED TO THE EMPLOYEE WITHIN A REASONABLE PERIOD
7	AS DETERMINED BY THE DIRECTOR, THEN IT SHALL BE NEGOTIATED BY THE
8	STATE AND THE PROCEEDS DEPOSITED IN THE DIRECTOR'S UNCLAIMED
9	PREVAILING WAGES SPECIAL TRUST FUND, WHICH IS HEREBY CREATED IN
10	THE STATE TREASURY. NOTHING IN THIS SUBSECTION (1) SHALL BE
11	CONSTRUED TO LESSEN THE RESPONSIBILITY OF THE CONTRACTOR OR
12	SUBCONTRACTOR TO ATTEMPT TO LOCATE AND PAY ANY EMPLOYEE TO
13	WHOM WAGES ARE DUE.
14	(III) ANY VALID, VERIFIED CLAIM FOR PREVAILING WAGES THAT IS
15	ACTUALLY RECEIVED BY THE STATE THROUGH NEGOTIATION OF ANY
16	CHECK SUBMITTED PURSUANT TO THIS SUBSECTION (1)(e) MUST BE MADE
17	PRIOR TO TWO YEARS AFTER THE DATE OF THE LAST UNDERPAYMENT BY
18	THE CONTRACTOR OR ANY SUBCONTRACTOR TO THE EMPLOYEE TO WHOM
19	SUCH WAGES WERE DUE. AFTER SUCH DATE, THE STATE SHALL NO LONGER
20	BE LIABLE FOR PAYMENT. THE STATE, AS TRUSTEE, SHALL PAY SUCH
21	CLAIMANT ONLY THE AMOUNT OF THE CHECK THAT IS ACTUALLY
22	NEGOTIATED, REGARDLESS OF ANY DISPUTE AS TO ANY ADDITIONAL
23	AMOUNT OF WAGES OWED TO THE EMPLOYEE. NO INTEREST SHALL BE PAID
24	BY THE STATE ON ANY FUNDS RECEIVED OR DISBURSED PURSUANT TO THIS
25	SUBSECTION (1)(e)(III).
26	(IV) ON THE LAST WORKING DAY OF EACH MONTH, THE AMOUNT
27	OF ANY CLAIM FOR WHICH THE STATE IS NO LONGER LIABLE SHALL BE

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1	CREDITED TO THE GENERAL FUND, EXCEPT AS OTHERWISE REQUIRED BY
2	<u>LAW.</u>
3	(V) THE DIRECTOR SHALL MAINTAIN A LIST OF ALL UNCLAIMED,
4	STATE-NEGOTIATED PREVAILING WAGE CHECKS FOR WHICH THE STATE IS
5	LIABLE. SUCH LIST SHALL BE UPDATED MONTHLY AND SHALL BE
6	AVAILABLE FOR INSPECTION AT THE OFFICE OF THE DIRECTOR.
7	24-92-205. Investigation and determination of prevailing
8	wages - filing of schedule. (1) IN DETERMINING THE APPLICABLE
9	PREVAILING WAGE FOR PUBLIC PROJECTS PURSUANT TO SECTION
10	24-92-204, THE DIRECTOR SHALL USE APPROPRIATE WAGE
11	DETERMINATIONS ISSUED BY THE UNITED STATES DEPARTMENT OF LABOR
12	IN ACCORDANCE WITH THE "DAVIS-BACON ACT", 40 U.S.C. SEC. 3141, ET
13	SEQ., TO ESTABLISH THE PREVAILING WAGE RATES FOR THE APPLICABLE
14	TRADES OR OCCUPATION FOR THE GEOGRAPHIC LOCALITY OF THE PUBLIC
15	PROJECT. THE DIRECTOR SHALL KEEP A SCHEDULE ON FILE IN HIS OR HER
16	OFFICE OF THE CUSTOMARY PREVAILING RATE OF WAGES AND PAYMENTS
17	MADE TO OR ON BEHALF OF THE EMPLOYEES, WHICH SHALL BE OPEN TO
18	PUBLIC INSPECTION.
19	(2) THE DIRECTOR SHALL UPDATE THE APPLICABLE PREVAILING
20	WAGE FOR PUBLIC PROJECTS AS DETERMINED PURSUANT TO SUBSECTION
21	(1) OF THIS SECTION ON OR BEFORE JULY 1, 2022, AND ON OR BEFORE JULY
22	1 EACH YEAR THEREAFTER.
23	24-92-206. Statutory provisions included in contracts. A COPY
24	OF SECTIONS 24-92-203 AND 24-92-204 SHALL BE INSERTED IN ALL
25	CONTRACTS FOR PUBLIC PROJECTS AWARDED BY AN AGENCY OF
26	GOVERNMENT IF THE CONTRACT PRICE IS FIVE HUNDRED THOUSAND
27	DOLLARS OR MORE.

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1	24-92-207. Prevailing wage rates - posting. (1) EACH
2	CONTRACTOR AWARDED A CONTRACT FOR PUBLIC PROJECT WITH A
3	CONTRACT PRICE OF FIVE HUNDRED THOUSAND DOLLARS OR MORE AND
4	EACH SUBCONTRACTOR WHO PERFORMS WORK ON THE PUBLIC PROJECT
5	SHALL POST IN CONSPICUOUS PLACES ON THE PROJECT, WHERE EMPLOYEES
6	ARE EMPLOYED, POSTERS THAT CONTAIN THE CURRENT PREVAILING RATE
7	OF WAGES AND THE CURRENT PREVAILING RATE OF PAYMENTS TO THE
8	FUNDS REQUIRED TO BE PAID FOR EACH EMPLOYEE EMPLOYED TO EXECUTE
9	THE CONTRACT AS ESTABLISHED IN SECTIONS 24-92-203 AND 24-92-204,
10	AND THE RIGHTS AND REMEDIES OF ANY EMPLOYEE DESCRIBED IN SECTION
11	24-92-210 FOR NONPAYMENT OF ANY WAGES EARNED PURSUANT TO THIS
12	SECTION. THE POSTERS SHALL BE FURNISHED TO CONTRACTORS AND
13	SUBCONTRACTORS BY THE DIRECTOR IN A FORM AND MANNER TO BE
14	DETERMINED BY THE DIRECTOR.
15	(2) A CONTRACTOR OR SUBCONTRACTOR WHO FAILS TO COMPLY
16	WITH THIS SECTION SHALL BE DEEMED GUILTY OF A CLASS 3 MISDEMEANOR
17	AND SHALL PAY TO THE DIRECTOR ONE HUNDRED DOLLARS FOR EACH
18	CALENDAR DAY OF NONCOMPLIANCE AS DETERMINED BY THE DIRECTOR.
19	(3) Contracts set forth in this section shall not be
20	AWARDED BY AN AGENCY OF GOVERNMENT UNTIL THE DIRECTOR HAS
21	PREPARED AND DELIVERED THE POSTERS TO THE CONTRACTOR TO WHOM
22	THE CONTRACT IS TO BE AWARDED.
23	24-92-208. Apprenticeship contribution rate. (1) (a) THE
24	DIRECTOR SHALL ESTABLISH A SEPARATE APPRENTICESHIP CONTRIBUTION
25	RATE UNDER THE PREVAILING WAGE AND FRINGE BENEFIT REQUIREMENTS
26	OF THIS PART 2.
2.7	(b) THE CONTRACTING AGENCY OF GOVERNMENT SHALL SPECIFY

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1	IN THE COMPETITIVE SOLICITATION FOR A PUBLIC PROJECT IN THE AMOUNT
2	OF FIVE HUNDRED THOUSAND DOLLARS OR MORE AND IN THE CONTRACT
3	FOR SUCH PUBLIC PROJECT THE APPRENTICESHIP CONTRIBUTION RATE AND
4	FRINGE BENEFIT REQUIREMENTS OF THIS PART 2.
5	(c) The director shall update the applicable
6	APPRENTICESHIP CONTRIBUTION RATE AS DETERMINED PURSUANT TO
7	SUBSECTION (1)(a) OF THE SECTION ON OR BEFORE JULY 1, 2022, AND ON
8	OR BEFORE JULY 1 EACH YEAR THEREAFTER.
9	(d) The applicable apprenticeship contribution rate
10	SPECIFIED IN THE COMPETITIVE SOLICITATION AND IN THE CONTRACT FOR
11	A PUBLIC PROJECT PURSUANT TO THIS SUBSECTION (1) SHALL REMAIN THE
12	SAME FOR THE DURATION OF THE WORK ON THE PUBLIC PROJECT.
13	(2) THE AMOUNT OF THE APPRENTICESHIP CONTRIBUTION WILL BE
14	SET IN ACCORDANCE WITH THE APPRENTICESHIP CONTRIBUTION OF THE
15	COLLECTIVE BARGAINING AGREEMENT OF THE APPLICABLE TRADE IN THE
16	GEOGRAPHIC LOCALITY OF THE PUBLIC PROJECT. CONTRACTORS SHALL
17	ACHIEVE COMPLIANCE WITH THIS REQUIREMENT BY ONE OF THE
18	FOLLOWING OPTIONS:
19	(a) CONTRACTORS SIGNATORY TO THE APPLICABLE COLLECTIVE
20	BARGAINING AGREEMENT SHALL BE REQUIRED TO PAY NO MORE THAN THE
21	APPRENTICESHIP CONTRIBUTION RATE OF THE AGREEMENT;
22	(b) CONTRACTORS THAT ARE NOT SIGNATORY TO THE APPLICABLE
23	COLLECTIVE BARGAINING AGREEMENT BUT THAT PARTICIPATE IN AN
24	APPRENTICESHIP PROGRAM REGISTERED WITH THE UNITED STATES
25	DEPARTMENT OF LABOR'S EMPLOYMENT AND TRAINING ADMINISTRATION
26	OR A STATE APPRENTICESHIP COUNCIL REGISTERED WITH THE UNITED
27	STATES DEPARTMENT OF LABOR SHALL PAY THE DETERMINED

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1	APPRENTICESHIP CONTRIBUTION TO THAT PROGRAM; OR
2	(c) Contractors that do not qualify for either option
3	SPECIFIED IN SUBSECTION (2)(a) OR (2)(b) OF THIS SECTION SHALL BE
4	REQUIRED TO PAY THE AMOUNT OF THE APPRENTICESHIP CONTRIBUTION
5	TO AFFECTED WORKERS IN CASH PAYMENTS IN ADDITION TO THE OTHER
6	COMPONENTS OF THE PREVAILING WAGE AND FRINGE BENEFIT PACKAGE
7	REQUIRED PURSUANT TO THIS PART 2.
8	(3) The apprenticeship contribution rate shall be
9	DEDUCTED FROM THE PREVAILING WAGE RATE PACKAGE TO AVOID
10	DOUBLE PAYMENT BY THE CONTRACTOR OR SUBCONTRACTOR.
11	24-92-209. Enforcement - rules. (1) UPON RECEIPT OF A
12	COMPLAINT OR UPON ANALYSIS OF CERTIFIED PAYROLL RECORDS, A
13	CONTRACTING AGENCY OF GOVERNMENT SHALL REPORT ANY PERCEIVED
14	VIOLATION OF THIS PART 2 TO THE CONTRACTOR WITHIN FORTY-EIGHT
15	HOURS OF BEING MADE AWARE OF THE PERCEIVED VIOLATION. IN
16	CONNECTION WITH THE PERCEIVED VIOLATION:
17	(a) THE CONTRACTING AGENCY OF GOVERNMENT SHALL ALLOW
18	THE CONTRACTOR TO CURE THE PERCEIVED VIOLATION WITHIN FIFTEEN
19	CALENDAR DAYS IF THE CONTRACTOR CAN DEMONSTRATE THE INSTANCE
20	IN QUESTION WAS THE RESULT OF LEGITIMATE ADMINISTRATIVE ERROR.
21	(b) If the contractor does not remedy the perceived
22	VIOLATION WITHIN FIFTEEN CALENDAR DAYS OR IF THE CONTRACTING
23	AGENCY DETERMINES THAT THE PERCEIVED VIOLATION WAS WILLFUL, THE
24	CONTRACTING AGENCY SHALL REPORT THE PERCEIVED VIOLATION TO THE
25	DEPARTMENT OF LABOR AND EMPLOYMENT FOR INVESTIGATION.
26	(2) (a) The department of labor and employment shall
27	INVESTIGATE ALL COMPLAINTS REFERRED TO THE DEPARTMENT BY THE

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1	CONTRACTING AGENCY OF GOVERNMENT TO DETERMINE IT THE PERCEIVED
2	VIOLATION WAS CONDUCTED IN A WILLFUL MANNER.
3	(b) FOR THE PURPOSES OF THIS SECTION, "WILLFUL VIOLATION"
4	INCLUDES INTENTIONAL VIOLATIONS AND THOSE VIOLATIONS MADE WITH
5	RECKLESS DISREGARD OR DELIBERATE IGNORANCE OF THE LAW.
6	(3) IF THE DEPARTMENT OF LABOR AND EMPLOYMENT DETERMINES
7	THAT A WILLFUL VIOLATION OCCURRED, IT SHALL REQUIRE RESTITUTION
8	OF APPLICABLE BACK PAY FOR THE IMPACTED EMPLOYEES AND SHALL
9	SUBJECT THE CONTRACTOR TO THE FOLLOWING FINES:
10	(a) FIVE THOUSAND DOLLARS FOR THE FIRST VIOLATION;
11	(b) TEN THOUSAND DOLLARS FOR THE SECOND VIOLATION; AND
12	(c) TWENTY-FIVE THOUSAND DOLLARS FOR THE THIRD AND ALL
13	SUBSEQUENT VIOLATIONS.
14	(4) At the discretion of the director, the contractor may
15	BE DEBARRED IF THEY HAVE BEEN FOUND TO HAVE THREE OR MORE
16	WILLFUL VIOLATIONS IN ANY FIVE YEAR PERIOD. THE TERM OF DEBARMENT
17	WILL BE THREE YEARS.
18	(5) The department of labor and employment shall
19	MAINTAIN A LIST OF CONTRACTORS WHO HAVE BEEN FOUND TO HAVE
20	WILLFULLY VIOLATED THIS ACT, INCLUDING DETAILS OF THE VIOLATION,
21	ON A PUBLICLY AVAILABLE WEBSITE.
22	(6) If a contracting agency of government or the
23	DEPARTMENT OF LABOR AND EMPLOYMENT FAILS TO RESOLVE AN
24	ACTIONABLE WAGE CLAIM WITHIN ONE HUNDRED TWENTY DAYS, THE
25	EMPLOYEE SHALL HAVE THE RIGHT TO FILE A PRIVATE LAWSUIT PURSUANT
26	<u>TO SECTION 24-92-210.</u>
27	(7) The department of labor and employment may

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MAY BE NECESSARY TO ADMINISTER AND ENFORCE ANY REQUIREMENT OF
THIS PART 2. SUCH RULES MAY INCLUDE A REASONABLE ADMINISTRATIVE
APPEAL PROCESS FOR DETERMINATIONS MADE PURSUANT TO THIS SECTION.
24-92-210. Private right of action to collect wages or benefits
definition. (1) AN EMPLOYEE OR FORMER EMPLOYEE OF A CONTRACTOR
OR SUBCONTRACTOR MAY BRING A CIVIL ACTION FOR A VIOLATION OF
ECTION 24-92-204 FOR APPROPRIATE INJUNCTIVE RELIEF, ACTUAL
DAMAGES, OR BOTH WITHIN THREE YEARS AFTER THE OCCURRENCE OF THE
ALLEGED VIOLATION. AN ACTION COMMENCED PURSUANT TO THIS
ECTION MAY BE BROUGHT IN THE DISTRICT COURT FOR THE COUNTY
VHERE THE ALLEGED VIOLATION OCCURRED, THE COUNTY WHERE THE
COMPLAINANT RESIDES, OR THE COUNTY WHERE THE PERSON AGAINST
VHOM IN THE CIVIL COMPLAINT IS FILED RESIDES OR HAS THEIR PRINCIPAL
LACE OF BUSINESS. ANY CONTRACTOR OR SUBCONTRACTOR WHO
VIOLATES SECTION 24-92-204 SHALL BE LIABLE TO THE AFFECTED
EMPLOYEE OR EMPLOYEES IN THE AMOUNT OF UNPAID WAGES OR BENEFITS
LUS INTEREST.
(2) A CONTRACTOR OR SUBCONTRACTOR'S RESPONSIBILITY AND
LIABILITY IS SOLELY FOR ITS OWN EMPLOYEES.
(3) AN ACTION INITIATED PURSUANT TO THIS SECTION MAY BE
BROUGHT BY ONE OR MORE EMPLOYEES OR FORMER EMPLOYEES ON
BEHALF OF HIM OR HERSELF OR THEMSELVES AND OTHER EMPLOYEES
IMILARLY SITUATED; EXCEPT THAT NO EMPLOYEE SHALL BE A PARTY TO
ANY SUCH ACTION UNLESS HE OR SHE CONSENTS IN WRITING TO BECOME
UCH A PARTY AND SUCH CONSENT IS FILED IN THE COURT IN WHICH SUCH

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1	(4) IF THE COURT FINDS THAT AN ACTION BROUGHT PURSUANT TO
2	THIS SECTION WAS FRIVOLOUS, THE COURT SHALL AWARD COSTS AND
3	ATTORNEY FEES TO THE DEFENDANT IN THE ACTION.
4	(5) THE COURT IN AN ACTION FILED UNDER THIS SECTION SHALL
5	AWARD AFFECTED EMPLOYEES OR FORMER EMPLOYEES LIQUIDATED
6	DAMAGES IN AN AMOUNT EQUAL TO TWO TIMES THE AMOUNT OF UNPAID
7	WAGES OR BENEFITS OWED. UNPAID FRINGE BENEFIT CONTRIBUTIONS
8	OWED PURSUANT TO THIS SECTION IN ANY FORM SHALL BE PAID TO THE
9	APPROPRIATE BENEFIT FUND; EXCEPT THAT IN THE ABSENCE OF AN
10	APPROPRIATE FUND THE BENEFIT SHALL BE PAID DIRECTLY TO THE
11	INDIVIDUAL.
12	(6) THE FILING OF A CIVIL ACTION UNDER THIS SECTION SHALL NOT
13	PRECLUDE THE DIRECTOR FROM PROHIBITING A CONTRACTOR OR
14	SUBCONTRACTOR FROM BIDDING ON OR OTHERWISE PARTICIPATING IN
15	STATE CONTRACTS OR FROM PROHIBITING TERMINATION OF WORK ON
16	FAILURE TO PAY AGREED WAGES.
17	(7) (a) Any person, firm, or corporation found to have
18	WILLFULLY MADE A FALSE OR FRAUDULENT REPRESENTATION IN
19	CONNECTION WITH WAGE OBLIGATIONS OWED ON A CONTRACT SHALL BE
20	REQUIRED TO PAY A CIVIL PENALTY IN AN AMOUNT OF NO LESS THAN ONE
21	THOUSAND DOLLARS AND NOT GREATER THAN THREE THOUSAND DOLLARS
22	PER REPRESENTATION. SUCH PENALTIES SHALL BE RECOVERABLE IN CIVIL
23	ACTIONS FILED PURSUANT TO THIS SECTION.
24	(b) For purposes of this subsection (7) "willfully" means
25	REPRESENTATIONS THAT ARE KNOWN TO BE FALSE OR REPRESENTATIONS
26	MADE WITH DELIBERATE IGNORANCE OR RECKLESS DISREGARD FOR THEIR
27	TRUTH OR FALSITY.

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1	(8) An employer shall not discharge, threaten, or
2	OTHERWISE DISCRIMINATE AGAINST AN EMPLOYEE, OR FORMER EMPLOYEE,
3	REGARDING COMPENSATION TERMS, CONDITIONS, LOCATIONS OR
4	PRIVILEGES OF EMPLOYMENT BECAUSE THE EMPLOYEE OR FORMER
5	EMPLOYEE, OR A PERSON OR ORGANIZATION ACTING ON HIS OR HER
6	BEHALF REPORTS OR MAKES A COMPLAINT UNDER THIS SECTION OR
7	OTHERWISE ASSERTS HIS OR HER RIGHTS UNDER THIS SECTION.
8	SECTION 3. Act subject to petition - effective date -
9	applicability. (1) This act takes effect at 12:01 a.m. on the day following
10	the expiration of the ninety-day period after final adjournment of the
11	general assembly (August 2, 2019, if adjournment sine die is on May 3,
12	2019); except that, if a referendum petition is filed pursuant to section 1
13	(3) of article V of the state constitution against this act or an item, section,
14	or part of this act within such period, then the act, item, section, or part
15	will not take effect unless approved by the people at the general election
16	to be held in November 2020 and, in such case, will take effect on the
17	date of the official declaration of the vote thereon by the governor.
18	(2) This act applies to solicitations issued on or after July 1, 2021;
19	except that for institutions of higher education, this act applies to public
20	projects approved by their governing boards on or after July 1, 2021.

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