ENROLLED

CITY OF BALTIMORE **ORDINANCE** Council Bill 18-0276

Introduced by: Councilmember Sneed, President Young, Councilmembers Dorsey, Scott, Bullock, Burnett, Henry, Schleifer, Pinkett, Cohen, Costello, Stokes, Reisinger, Middleton, Clarke

Introduced and read first time: August 6, 2018

Assigned to: Labor Committee

Committee Report: Favorable with amendments

Council action: Adopted

1

Read second time: October 29, 2018

AN ORDINANCE CONCERNING

Lactation Accommodations in the Workplace

2	FOR the purpose of requiring certain employers to provide certain lactation accommodations
3	(including lactation breaks and locations) and to develop, distribute, and implement certain
4	policies and procedures for providing these lactation accommodations; establishing minimum
5	standards for lactation accommodations; defining certain terms; providing for certain
6	exceptions and authorizing certain waivers or variances under certain conditions; requiring
7	employers to maintain certain records; prohibiting retaliatory or discriminatory actions
8	against persons exercising rights under this Ordinance; authorizing the adoption of
9	administrative rule and regulations to carry out this Ordinance; providing for administrative
10	and judicial review of and remedial relief for violations; imposing certain criminal penalties
11	for violations; providing for a special effective date; and generally relating to the required
12	provision of certain lactation accommodations for employees.
13	By repealing and reordaining, without amendments
14	Article 4 - Community Relations
15	Section 1-101(a) and $(f)(1)$
16	Baltimore City Code
17	(Edition 2000)
18	By repealing and reordaining, with amendments
19	Article 11 - Community Relations
20	Section $1-101(f)(3)$
21	Baltimore City Code
22	(Edition 2000)

EXPLANATION: CAPITALS indicate matter added to existing law. [Brackets] indicate matter deleted from existing law. <u>Underlining</u> indicates matter added to the bill by amendment. Strike out indicates matter stricken from the bill by amendment or deleted from existing law by amendment. <u>Underlined italics</u> indicate matter added to the bill by amendment after printing for third reading.

1	By adding
2	Article 11 - Labor and Employment
3	Sections 16-1 through 16-30, to be under the new subtitle designation,
4	"Lactation Accommodation in the Workplace"
	Baltimore City Code
5	
6	(Edition 2000)
7 8	SECTION 1. BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF BALTIMORE , That the Laws of Baltimore City read as follows:
9	Baltimore City Code
10	Article 4. Community Relations
1	Subtitle 1. Definitions; General Provisions
12	§ 1-1. Definitions.
13	(a) In general.
14	In this article, the following terms have the meanings indicated.
15	(f) Discrimination.
16	(1) "Discrimination" means any difference in the treatment of an individual or person
17	because of race, color, religion, national origin, ancestry, sex, marital status, physical
18	or mental disability, sexual orientation, or gender identity or expression.
19	•••
20	(3) However, it is not discrimination for:
21 22	(v) any person to provide:
-2	(v) any person to provide.
23	(A) separate toilet facilities for males and females; OR
24	(B) LACTATION ACCOMMODATIONS FOR FEMALES IN ACCORD WITH CITY
25	CODE ARTICLE 11, SUBTITLE 16 {"LACTATION ACCOMMODATION IN
26	THE WORKPLACE"}.
27	Article 11. Labor and Employment
28	SUBTITLE 16. LACTATION ACCOMMODATION IN THE WORKPLACE
29	PART 1. DEFINITIONS; GENERAL PROVISIONS

1	§ 16-1. DEFINITIONS.
2	(A) IN GENERAL.
3	IN THIS SUBTITLE, THE FOLLOWING TERMS HAVE THE MEANINGS INDICATED.
4	(B) COMMUNITY RELATIONS COMMISSION; COMMISSION.
5 6 7	"COMMUNITY RELATIONS COMMISSION" OR "COMMISSION" MEANS THE BALTIMORE COMMUNITY RELATIONS COMMISSION ESTABLISHED BY CITY CODE ARTICLE 4 {"COMMUNITY RELATIONS"}, SUBTITLE 2 {"COMMUNITY RELATIONS COMMISSION"}.
8	(C) EMPLOYEE.
9	(1) IN GENERAL.
10 11	"EMPLOYEE" MEANS, EXCEPT AS OTHERWISE PROVIDED IN THIS SUBSECTION, ANY INDIVIDUAL WHO WORKS IN BALTIMORE CITY FOR AN EMPLOYER.
12	(2) EXCLUSIONS.
13	"EMPLOYEE" DOES NOT INCLUDE:
14 15 16 17	(I) AN INDIVIDUAL ENGAGED IN THE ACTIVITIES OF AN EDUCATIONAL, CHARITABLE, RELIGIOUS, OR OTHER NONPROFIT ORGANIZATION WHERE THE SERVICES RENDERED TO THAT ORGANIZATION ARE ON A VOLUNTARY BASIS OR IN RETURN FOR CHARITABLE AID CONFERRED ON THE INDIVIDUAL;
18 19	(II) AN INDIVIDUAL WHO IS EMPLOYED BY HIS OR HER PARENT, SPOUSE, OR CHILD; OR
20 21	(III) AN INDIVIDUAL WHO IS EMPLOYED AS A DOMESTIC WITHIN A PRIVATE RESIDENCE.
22	(D) EMPLOYER.
23	(1) EMPLOYER.
24 25 26	"Employer" means, except as otherwise provided in this subsection, any person who employs 2 or more full-time equivalent employees working in the City of Baltimore.
27	(2) EXCLUSIONS.
28 29	"EMPLOYER" DOES NOT INCLUDE THE FEDERAL GOVERNMENT, THE STATE GOVERNMENT, OR ANY INSTRUMENTALITY OR UNIT OF EITHER.

1	(E)	LACTATION ACCOMMODATION.
2 3		"LACTATION ACCOMMODATION" MEANS BOTH LACTATION BREAK AND LACTATION LOCATION.
4	(F)	LACTATION BREAK.
5 6		"LACTATION BREAK" MEANS THE BREAK TIME THAT AN EMPLOYER IS REQUIRED BY THIS SUBTITLE TO PROVIDE AN EMPLOYEE FOR PURPOSES OF EXPRESSING BREAST MILK.
7	(G)	LACTATION LOCATION.
8 9 10		"LACTATION LOCATION" MEANS THE SPACE, ROOM, OR LOCATION THAT AN EMPLOYER IS REQUIRED BY THIS SUBTITLE TO PROVIDE AN EMPLOYEE FOR PURPOSES OF EXPRESSING BREAST MILK.
11	(H)	PERSON.
12		(1) IN GENERAL.
13		"PERSON" MEANS:
14		(I) AN INDIVIDUAL;
15 16		(II) A PARTNERSHIP, FIRM, ASSOCIATION, CORPORATION, OR OTHER ENTITY OF ANY KIND; OR
17 18		(III) A RECEIVER, TRUSTEE, GUARDIAN, PERSONAL REPRESENTATIVE, FIDUCIARY, OR REPRESENTATIVE OF ANY KIND.
19		(2) INCLUSIONS.
20 21 22		"Person" includes, except as used in § 16-30 {"Criminal penalties"} of this subtitle, any department, board, commission, council, authority, committee, office, or other unit of City government.
23	§ 16-2.	MANDATORY, PROHIBITORY, AND PERMISSIVE TERMS.
24	(A)	MANDATORY TERMS.
25 26		"MUST" AND "SHALL" ARE EACH MANDATORY TERMS USED TO EXPRESS A REQUIREMENT OR TO IMPOSE A DUTY.
27	(B)	PROHIBITORY TERMS.
28 29		"MAY NOT" AND "NO MAY" ARE EACH MANDATORY NEGATIVE TERMS USED TO ESTABLISH A PROHIBITION.

1	(C) PERMISSIVE TERMS.
2	"MAY" IS PERMISSIVE.
3	§ 16-3. {RESERVED}
4	§ 16-4. RULES AND REGULATIONS.
5	(A) IN GENERAL.
6 7	THE COMMUNITY RELATIONS COMMISSION MUST ADOPT RULES AND REGULATIONS TO CARRY OUT THIS SUBTITLE.
8	(B) FILING WITH LEGISLATIVE REFERENCE.
9 10	A COPY OF ALL RULES AND REGULATIONS ADOPTED UNDER THIS SUBTITLE MUST BE FILE. WITH THE DEPARTMENT OF LEGISLATIVE REFERENCE BEFORE THEY TAKE EFFECT.
1	§§ 16-5 TO 16-9. {RESERVED}
12	PART 2. REQUIRED ACCOMMODATIONS
13	§ 16-10. LACTATION BREAKS.
14	(A) IN GENERAL.
15 16	AN EMPLOYER MUST PROVIDE A REASONABLE AMOUNT OF BREAK TIME TO ACCOMMODATE AN EMPLOYEE WHO DESIRES TO EXPRESS BREAST MILK.
17	(B) WHEN AND HOW PROVIDED.
18 19 20	(1) IF POSSIBLE, THE BREAK TIME REQUIRED BY THIS SECTION MUST RUN CONCURRENTLY WITH ANY PAID REST OR BREAK TIME ALREADY REQUIRED BY LAW OR OTHERWISE AUTHORIZED FOR THE EMPLOYEE.
21 22 23	(2) Break time required by this section that does not run concurrently with paid rest or break time required by Law or otherwise authorized for the EMPLOYEE MAY BE UNPAID.
24	§ 16-11. LACTATION LOCATION – IN GENERAL.
25	(A) "CLOSE PROXIMITY" DEFINED.
26 27 28	In this section, "close proximity to the employee's work area" means no more than 500 feet and two adjacent floors from the furthest employee work are being served.

1	(B) IN GENERAL.
2 3	(1) AN EMPLOYER MUST PROVIDE A LACTATION LOCATION, OTHER THAN A BATHROOM OR A CLOSET, THAT:
4	$\underline{\text{(I)}}$ (A) IS IN CLOSE PROXIMITY TO THE EMPLOYEE'S WORK AREA; AND $\underline{\textit{AND}}$
5	A. IS AVAILABLE ON 2 ADJACENT FLOORS; OR
6	B. IS ACCESSIBLE VIA A FUNCTIONAL ELEVATOR; AND
7 8	$\underline{\text{(II)}}$ SHIELDS ITS OCCUPANTS FROM VIEW AND FROM INTRUSION BY COWORKERS OR OTHERS.
9 10	(2) THE LACTATION LOCATION MAY INCLUDE THE PLACE WHERE THE EMPLOYEE NORMALLY WORKS IF IT OTHERWISE MEETS THE REQUIREMENTS OF THIS PART 2.
11	(C) SPECIFICATIONS.
12	THE LACTATION LOCATION MUST:
13	(1) BE SAFE, CLEAN, AND FREE OF TOXIC OR HAZARDOUS MATERIALS;
14	(2) LIMIT ACCESS TO IT BY A DOOR THAT CAN BE LOCKED FROM THE INSIDE; AND
15	(3) CONTAIN:
16 17	(I) A SURFACE (E.G., A TABLE OR SHELF) ON WHICH TO PLACE A BREAST PUMP AND OTHER PERSONAL ITEMS;
18	(II) A PLACE TO SIT;
19	(III) AT LEAST ONE ELECTRICAL OUTLET; AND
20 21	(IV) UNLESS ELSEWHERE PROVIDED BY THE EMPLOYER IN CLOSE PROXIMITY TO THE EMPLOYEE'S WORK AREA:
22	(A) A SINK WITH RUNNING HOT AND COLD WATER; AND
23 24	(B) A REFRIGERATOR IN WHICH THE EMPLOYEE CAN STORE BREAST MILK.
25	§ 16-12. LACTATION LOCATION – MULTI-PURPOSE LOCATIONS.
26 27	AN EMPLOYER MAY PROVIDE A LACTATION LOCATION THAT IS ALSO USED FOR OTHER PURPOSES, BUT ONLY AS LONG AS:
28 29	(1) THROUGHOUT THE PERIOD OF ANY EMPLOYEE'S NEED TO EXPRESS MILK, THE PRIMARY FUNCTION OF THE LOCATION IS ITS USE AS A LACTATION LOCATION;

1 2	(2) DURING THAT PERIOD, THE LOCATION'S USE FOR LACTATION TAKES PRECEDENCE OVER ALL OTHER FUNCTIONS AND USES; AND
3 4	(3) THE EMPLOYER PROVIDES NOTICE TO ALL EMPLOYEES WHO MIGHT OTHERWISE NEED TO USE THAT LOCATION FOR OTHER PURPOSES, THAT:
5 6	(I) THE LOCATION'S PRIMARY FUNCTION IS ITS USE AS A "LACTATION LOCATION"; AND
7 8	(II) THIS PRIMARY FUNCTION TAKES PRECEDENCE OVER ALL OTHER FUNCTIONS AND USES.
9	§ 16-13. LACTATION LOCATION – MULTI-TENANT BUILDING.
10 11 12	IF AN EMPLOYER'S WORKSPACE IS INADEQUATE TO SATISFY THE REQUIREMENTS OF THIS PART 2 AND OTHER EMPLOYERS ARE LOCATED IN THE SAME BUILDING, THE EMPLOYER MAY FULFILL THE REQUIREMENTS OF THIS PART 2 BY PROVIDING A LACTATION LOCATION THAT:
13	(1) IS SHARED BY 2 OR MORE EMPLOYERS IN THE BUILDING;
14 15	(2) COMPLIES WITH § 16-11 {"LACTATION LOCATION – IN GENERAL"} AND § 16-12 {"LACTATION LOCATION – MULTI-PURPOSE LOCATIONS"} OF THIS PART 2; AND
16 17	(3) IS SUFFICIENT TO ACCOMMODATE THE NUMBER OF EMPLOYEES WHO MIGHT DESIRE TO USE IT AT ANY GIVEN TIME.
18	§ 16-14. WAIVER OR VARIANCE FOR UNDUE HARDSHIP.
19	(A) IN GENERAL.
20 21 22 23 24 25 26	In accordance with the rules and regulations adopted under § 16-4 {"Rules and regulations"} of this subtitle, an employer may apply to the Community Relations Commission for a waiver or variance of any requirement of this Part 2 that the employer can demonstrate would impose an undue hardship by causing significant expense or operational difficulty when considered in relation to the size, financial resources, nature, or structure of the employer's business.
27	(B) TEMPORARY LACTATION LOCATION AS A VARIANCE.
28 29 30 31 32 33	AN EMPLOYER MAY APPLY TO THE COMMUNITY RELATIONS COMMISSION TO DESIGNATE A SPACE WITHIN A ROOM AS A TEMPORARY LACTATION LOCATION, IN PLACE OF A PERMANENT LACTATION LOCATION, OR A ROOM THAT IS A MULTIPURPOSE LACTATION LOCATION IF AN EMPLOYER CAN DEMONSTRATE THAT A PERMANENT LACTATION LOCATION OR A ROOM THAT IS A MULTIPURPOSE LACTATION LOCATION WOULD IMPOSE AN UNDUE HARDSHIP BY CAUSING SIGNIFICANT EXPENSE OR OPERATIONAL DIFFICULTY FOR
34 35	THE EMPLOYER. A TEMPORARY LACTATION LOCATION COULD BE CREATED USING SCREENING OR CURTAINS.

1	THE MEANS BY WHICH THE TEMPORARY LACTATION LOCATION IS CREATED (E.G., THE
2	CURTAIN), AND THE ITEMS CONTAINED THEREIN (E.G., THE CHAIR, TABLE OR SHELF, ETC.)
3	SHOULD NOT BE MODIFIED DURING THE DURATION OF AN EMPLOYEE'S NEED TO EXPRESS
4	MILK. WHILE AN EMPLOYEE EXPRESSES MILK, THE LACTATION LOCATION SHOULD BE FREE
5	FROM INTRUSION BY OTHER PERSONS BY MEANS OF A LATCH OR OTHER CLOSURE
6	MECHANISM. THE TEMPORARY LACTATION SPACE SHOULD HAVE SIGNAGE VISIBLE TO
7	OTHER EMPLOYEES DESIGNATING THE AREA AS A LACTATION LOCATION FOR THE
8	DURATION OF AN EMPLOYEE'S NEED TO EXPRESS MILK. THE EMPLOYER SHOULD PROVIDE
9	NOTICE TO EMPLOYEES OF THE EXISTENCE AND PURPOSE OF THE TEMPORARY LACTATION
10	LOCATION AND THAT IT SHOULD NOT BE DISTURBED.
11	(C) (B) RULES AND REGULATIONS.
12	THE COMMISSION'S RULES AND REGULATIONS MUST INCLUDE:
13	(1) THE CRITERIA FOR ESTABLISHING AN UNDUE HARDSHIP AS DESCRIBED IN
14	SUBSECTION (A) OF THIS SECTION;
15	(2) THE PROCEDURES, FORMS, AND DOCUMENTATION REQUIRED TO APPLY FOR THE
16	WAIVER OR VARIANCE; AND
10	WINVER OR VINDINGE, IND
17	(3) THE PROCEDURES FOR THE COMMISSION'S HEARING ON AND CONSIDERATION OF
18	THE APPLICATION.
10	THE ALL EXCENTION.
19	§§ 16-15 TO 16-19. {RESERVED}
20	PART 3. EMPLOYER POLICY AND PROCESS; RECORDS
21	§ 16-20. EMPLOYER POLICY AND PROCESS.
22	(A) IN GENERAL.
23	EACH EMPLOYER SUBJECT TO THIS SUBTITLE MUST DEVELOP AND IMPLEMENT A WRITTEN
24	LACTATION ACCOMMODATION POLICY.
	2.10.11.11.01.11.10.00.12.11.02.11.1
25	(B) MINIMUM CONTENTS.
23	(b) Minimola Contents.
26	THE WRITTEN POLICY MUST:
20	THE WAITTEN FOLICT MOST.
27	(1) CONTAIN A CTATEMENT THAT EMBLOYEES HAVE A LEGAL DIGHT TO DEOLIGE A
27	(1) CONTAIN A STATEMENT THAT EMPLOYEES HAVE A LEGAL RIGHT TO REQUEST A
28	LACTATION ACCOMMODATION;
29	(2) INCLUDE THE EMPLOYER'S PROCESS FOR REQUESTING A LACTATION
30	ACCOMMODATION, WHICH PROCESS MUST, AT A MINIMUM:
31	(I) SPECIFY THE MEANS BY WHICH AN EMPLOYEE MUST SUBMIT THE REQUEST
31 32	(I) SPECIFY THE MEANS BY WHICH AN EMPLOYEE MUST SUBMIT THE REQUEST TO THE EMPLOYER;

1 2	(II) REQUIRE THE EMPLOYER TO RESPOND TO THE REQUEST WITHIN 5 BUSINESS DAYS; AND
3	(III) REQUIRE THE EMPLOYER AND EMPLOYEE TO ENGAGE IN AN INTERACTIVE
4	PROCESS TO DETERMINE LACTATION BREAK PERIODS AND A LACTATION
5	LOCATION APPROPRIATE FOR THE EMPLOYEE;
6	(3) STATE THAT, WHENEVER THE EMPLOYER DOES NOT PROVIDE LACTATION BREAKS
7	OR A LACTATION LOCATION, OR PROVIDES A LACTATION LOCATION THAT DOES
8	NOT FULLY COMPLY WITH PART 2 OF THIS SUBTITLE, OR ASSERTS ANY WAIVER OR
9	Variance granted under $\S 16-14 $ {"Waiver or variance for undue
10	HARDSHIP"} OF THIS SUBTITLE, THE EMPLOYER WILL BE REQUIRED TO DESCRIBE, IN
11	A WRITTEN RESPONSE TO THE REQUEST, THE SPECIFIC BASES ON WHICH THE
12	EMPLOYER HAS DONE SO;
13	(4) STATE THAT ANY EMPLOYEE AGGRIEVED BY AN ALLEGED VIOLATION OF THIS
14	SUBTITLE MAY FILE A COMPLAINT WITH THE BALTIMORE COMMUNITY RELATIONS
15	COMMISSION; AND
16	(5) STATE THAT RETALIATION AGAINST AN EMPLOYEE FOR EXERCISING THE RIGHTS
17	CONFERRED BY THIS SUBTITLE IS PROHIBITED.
18	(C) EMPLOYER TO KEEP COPIES OF ALL RESPONSES.
19	THE EMPLOYER MUST RETAIN, IN ACCORDANCE WITH § 16-21 {"EMPLOYER RECORDS"} OF
20	THIS SUBTITLE, A COPY OF ALL WRITTEN RESPONSES MADE UNDER THE POLICY REQUIRED
21	BY SUBSECTION $(B)(3)$ OF THIS SECTION.
22	(D) DISTRIBUTION OF POLICY.
23	(1) THE EMPLOYER MUST DISTRIBUTE A COPY OF THE EMPLOYER'S LACTATION
24	ACCOMMODATION POLICY TO ALL EMPLOYEES:
25	(I) UPON THEIR HIRING; AND
26	(II) AGAIN, WITHIN 10 CALENDAR DAYS OF ANY MODIFICATION TO THE POLICY.
27	(2) THE EMPLOYER MUST ALSO OFFER A COPY OF THE LACTATION ACCOMMODATION
28	POLICY TO ANY EMPLOYEE WHO REQUESTS OR INQUIRES ABOUT PREGNANCY OR
29	PARENTAL LEAVE.
30	(3) IF THE EMPLOYER HAS AN EMPLOYEE HANDBOOK OR SET OF POLICIES THAT IS
31	AVAILABLE TO EMPLOYEES, THE LACTATION ACCOMMODATION POLICY MUST BE
32	INCLUDED IN THAT HANDBOOK OR SET OF POLICIES.

1	§ 16-21. EMPLOYER RECORDS.
2	(A) IN GENERAL.
3 4	EACH EMPLOYER SUBJECT TO THIS SUBTITLE MUST MAINTAIN A RECORD OF ALL REQUESTS FOR A LACTATION ACCOMMODATION RECEIVED BY THE EMPLOYER.
5	(B) REQUIRED CONTENTS.
6	THE RECORD MUST INCLUDE THE FOLLOWING DOCUMENTATION:
7	(1) THE NAME OF THE EMPLOYEE;
8	(2) THE DATE OF THE INITIAL REQUEST AND OF ANY UPDATE TO THE INITIAL REQUEST;
9 10	(3) A COPY OF ALL WRITTEN OR DIGITAL CORRESPONDENCE BY OR ON BEHALF OF THE EMPLOYEE AND EMPLOYER; AND
11	(4) A DESCRIPTION OF HOW THE EMPLOYER RESOLVED THE REQUEST.
12	(C) RETENTION PERIOD; INSPECTION.
13	THE EMPLOYER MUST:
14 15 16	(1) RETAIN THE RECORD AND DOCUMENTATION REQUIRED BY THIS SECTION FOR A PERIOD OF 3 YEARS FROM THE DATE OF THE REQUEST FOR LACTATION ACCOMMODATION; AND
17 18 19	(2) ALLOW THE COMMUNITY RELATIONS COMMISSION ACCESS TO THAT RECORD, SUBJECT TO REASONABLE NOTICE, TO MONITOR COMPLIANCE WITH THE REQUIREMENTS OF THIS SUBTITLE.
20	(D) AFFECT OF FAILURE TO COMPLY.
21 22 23 24 25	IN ANY MATTER INVOLVING AN ALLEGED VIOLATION OF THIS SUBTITLE, IF THE EMPLOYER HAS FAILED TO MAINTAIN OR RETAIN THE RECORD AND DOCUMENTATION REQUIRED BY THIS SECTION, OR DOES NOT ALLOW THE COMMISSION REASONABLE ACCESS TO THEM, IT WILL BE PRESUMED THAT THE EMPLOYER HAS VIOLATED THIS SUBTITLE, ABSENT CLEAR AND CONVINCING EVIDENCE OTHERWISE.
26	§§ 16-22 TO 16-24. {RESERVED}
27	PART 4. ADMINISTRATIVE ENFORCEMENT
28	§ 16-25. COMPLAINT TO COMMUNITY RELATIONS COMMISSION.
29	(A) COMPLAINT AUTHORIZED.

1 2	(1) ANY PERSON AGGRIEVED BY AN ALLEGED VIOLATION OF THIS SUBTITLE MAY FILE A COMPLAINT WITH THE BALTIMORE COMMUNITY RELATIONS COMMISSION.
3 4 5 6	(2) THE COMPLAINT SHALL BE FILED, INVESTIGATED, AND HEARD IN THE SAME MANNER AS THAT PROVIDED IN CITY CODE ARTICLE 4 {"COMMUNITY RELATIONS"}, SUBTITLE 4 {"ENFORCEMENT"}, FOR ALLEGED VIOLATIONS OF THAT ARTICLE'S UNLAWFUL DISCRIMINATORY EMPLOYMENT PRACTICES.
7	(B) DECISION AND ORDER.
8	IN ITS DECISION AND ORDER, THE COMMISSION MAY AWARD THE AGGRIEVED PERSON:
9	(1) BACK PAY FOR LOST WAGES CAUSED BY THE VIOLATION OF THIS SUBTITLE;
10	(2) REINSTATEMENT;
11	(3) COMPENSATORY DAMAGES, WHICH MAY INCLUDE:
12	(I) COMPENSATION FOR HUMILIATION, EMBARRASSMENT, AND EMOTIONAL
13	DISTRESS; AND
14	(II) EXPENSES INCURRED IN SEEKING OTHER EMPLOYMENT; AND
15	(4) REASONABLE ATTORNEY'S FEES.
16	§ 16-26. JUDICIAL AND APPELLATE REVIEW.
17	(A) JUDICIAL REVIEW.
18	A PARTY AGGRIEVED BY THE FINAL DECISION OF THE COMMUNITY RELATIONS
19	COMMISSION MAY SEEK JUDICIAL REVIEW OF THAT DECISION BY PETITION TO THE CIRCUIT
20	COURT FOR BALTIMORE CITY IN ACCORDANCE WITH THE MARYLAND RULES OF
21	PROCEDURE.
22	(B) APPELLATE REVIEW.
23	A PARTY TO THE JUDICIAL REVIEW MAY APPEAL THE COURT'S FINAL JUDGMENT TO THE
24	COURT OF SPECIAL APPEALS IN ACCORDANCE WITH THE MARYLAND RULES OF
25	PROCEDURE.
26	§ 16-27. {RESERVED}
27	PART 5. PROHIBITED CONDUCT; CRIMINAL PENALTIES
28	§ 16-28. RETALIATION OR DISCRIMINATION PROHIBITED.
29	NO EMPLOYER OR OTHER PERSON MAY TAKE OR REFUSE TO TAKE A PERSONNEL ACTION OR
30	OTHERWISE RETALIATE OR DISCRIMINATE AGAINST ANY PERSON AS A REPRISAL FOR THAT

1 2	PERSON'S HAVING ALLEGED A VIOLATION OF THIS SUBTITLE OR OTHERWISE HAVING EXERCISED A RIGHT GRANTED BY THIS SUBTITLE.
3	§ 16-29. {RESERVED}
4	§ 16-30. CRIMINAL PENALTIES.
5 6 7 8	Any person who violates any provision of this subtitle or of a rule or regulation adopted under this subtitle is guilty of a misdemeanor and, on conviction, is subject to a fine of not more than \$500 or imprisonment for not more than 90 days or both fine and imprisonment for each offense.
9 10 11	SECTION 2. AND BE IT FURTHER ORDAINED , That the catchlines contained in this Ordinance are not law and may not be considered to have been enacted as a part of this or any prior Ordinance.
12 13	SECTION 3. AND BE IT FURTHER ORDAINED , That this Ordinance takes effect on the 90 th day after the date it is enacted.
	Certified as duly passed this day of, 20
	President, Baltimore City Council
	Certified as duly delivered to Her Honor, the Mayor,
	this, 20
	Chief Clerk
	Approved this day of, 20
	Mayor, Baltimore City