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Legislative Document

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H.P. 506

House of Representatives, March 4, 2025

An Act to Report Gender Wage Gaps

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R(+ B. Hunt

ROBERT B. HUNT Clerk

Presented by Representative ROEDER of Bangor. Cosponsored by Representatives: GEIGER of Rockland, MACIAS of Topsham, STOVER of Boothbay, Senator: TIPPING of Penobscot.

1	Be it enacted by the People of the State of Maine as follows:
2	Sec. 1. 26 MRSA §628-B is enacted to read:
3	<u>§628-B. Report gender wage gaps</u>
4 5	<u>1. Definitions.</u> As used in this section, unless the context otherwise indicates, the following terms have the following meanings.
6 7 8	<u>A. "Covered employer" means an employer that employs at least one employee within the State and at least 250 employees within the United States at any time within the reporting period.</u>
9 10	<u>B. "Employee" means a person who may be permitted, required or directed by an employer in consideration of direct or indirect gain or profit, to engage in employment.</u>
11	C. "Employer" has the same meaning as in section 1043, subsection 9.
12 13 14 15 16	D. "Hourly equivalent rate of pay" means the rate of pay calculated by dividing the total amount of wages earned by an employee in a snapshot week by the number of hours worked in that week by the employee. For a salaried employee without recorded hours, "hourly equivalent rate of pay" means the rate of pay calculated by dividing the total amount of the salaried employee's wages in a week by 40.
17 18	E. "Nonbinary" means a gender identity that falls outside the male-female gender binary.
19	F. "Reporting period" means the time period between October 1st and December 31st.
20 21	<u>G. "Snapshot week" means any consecutive 7-day time period during the reporting period chosen by a covered employer.</u>
22 23 24 25 26 27 28 29	2. Collection of data. Beginning in 2025, and annually thereafter, a covered employer shall designate a snapshot week during which the covered employer shall collect the data under subsection 3 of all the employees of the covered employer. The gender of an employee is based on self-identification by the employee. An employer may submit the gender of an employee based upon an existing record if the employee's gender in the record is based upon self-identification by the employee. Prior to submitting the data to the bureau pursuant to subsection 3, the employer shall allow an employee the opportunity to review the submission and make any correction to an error in the employee's data.
30 31 32	3. Reporting of data. Beginning June 1, 2026, and annually thereafter, a covered employer shall submit to the bureau a report based upon data collected in the most recent snapshot week pursuant to subsection 2, including:
33	A. The number of male employees;
34	B. The median hourly equivalent rates of pay of all male employees;
35	C. The number of female employees;
36	D. The median hourly equivalent rates of pay of all female employees;
37	E. The number of nonbinary employees;
38	F. The median hourly equivalent rates of pay of all nonbinary employees; and
39 40	<u>G. The gender wage gap calculated by the percentage derived by dividing paragraph B</u> by paragraph D.

of employees reported on is equal to or greater than 100 for each paragraph. ployer may not report personally identifiable information to the bureau s subsection. Ition. No later than September 1, 2026 and each year thereafter, the bureau on its publicly accessible website the reports received by every covered ublished report must include the employer's name. The bureau shall publish y accessible website and forward to the joint standing committees of the ving jurisdiction over labor and human rights matters a summary of the data r subsection 3 and the bureau's findings derived from the data. retention. A covered employer shall retain the data required to be collected ons 2 and 3 for at least one year after the submission of the report containing es. A covered employer that violates this section is subject to a civil penalty §1,000. The bureau may adopt routine technical rules under Title 5, chapter 375, A to carry out the purposes of this section. SUMMARY equires employers with at least one employee within the State and at least s in the United States to annually report for a one-week period between and December 31st of the preceding year the number of male, female and ployees in the employer's employ, the median hourly equivalent rates of pay nale and nonbinary employees in the employer's employ and the gender wage 1 by dividing the median hourly equivalent rate of pay of all the male
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