Bur	rne K. Nadeau	DeRAum
Councilmer	nber Brianne Nadeau	Councilmember David Grosso
Committee	. / D -1 W/L:4-	Considerable Mars M. Chal
Councilmer	nber Robert White	Councilmember Mary M. Cheh
		Councilmember Charles Allen
		P-1T. FH
		Councilmember Brandon T. Todd
		A BILL
	IN THE COUNCIL O	F THE DISTRICT OF COLUMBIA
pros		2014 to prohibit an employer from screening eir wage history or seeking the wage history of a
	T ENACTED BY THE COUL	NCIL OF THE DISTRICT OF COLUMBIA, That this Iment Act of 2020".
Sec	. 2. The Wage Transparency A	ct of 2014 is amended as follows:
(a) S	Section 2 is amended as follow	S:
	(1) Paragraph (2) is amend	ed as follows:
	(A) Strike the phras	e "an individual, firm, association, or corporation" and
insert the pl	nrase "a person" in its place.	
	(B) Strike the phras	e "the District or".
	(2) Paragraph (3) is amend	ed by striking the period at the end and inserting the
phrase "and	shall also include all nonmon	etary compensation.".
	(3) A new paragraph (4) is	added to read as follows:

20	((A) ((XX) 1' 4 2' ' C 4' 1 4 14 1 1 1
39	"(4) "Wage history" means information related to wages an employee has
40	received from employers other than the inquiring employer.".
41	(b) Section 3 is amended as follows:
42	(1) Paragraph (2) is amended to read as follows:
43	"(2) Discharge, discipline, interfere with, negatively affect the terms and
44	conditions of employment, or otherwise retaliate against an employee who inquiries about,
45	discloses, compares, or otherwise discusses the employee's wages or the wages of another
46	employee or is believed by the employer to have done so;".
47	(2) New paragraphs (4) and (5) are added to read as follows:
48	"(4) Screen prospective employees based on their wage history; including by
49	requiring that a prospective employee's wage history satisfy minimum or maximum criteria or
50	by requesting or requiring as a condition of being interviewed or as a condition of continuing to
51	be considered for an offer of employment that a prospective employee disclose his or her wage
52	history; or
53	"(5) Seek the wage history of a prospective employee from the individual's
54	present or past employer except where:
55	"(A) The employer has made an offer of employment with compensation
56	to the prospective employee and seeks such information for the sole purpose of confirming
57	information about the prospective employee's wage history; and
58	"(B) The prospective employee has provided written authorization for the
59	employer to receive the specific information sought.".
60	(c) A new section 5a is added to read as follows:
61	"Sec. 5a. Notice.

62 An employer shall post a notice in its workplace notifying employees of their rights under this act. The notice shall be posted in a conspicuous place in at least one location where 63 64 employees congregate.". 65 Sec. 3. Fiscal impact statement. The Council adopts the fiscal impact statement in the committee report as the fiscal 66 impact statement required by section 4a of the General Legislative Procedures Act of 1975, 67 68 approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a). 69 Sec. 4. Effective date. 70 This act shall take effect following approval by the Mayor (or in the event of veto by the 71 Mayor, action by the Council to override the veto), a 30-day period of congressional review as 72 provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 73 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of

74

75

Columbia Register.