1	Ordinance #09-016					
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3	AN ORDINANCE OF THE ALBANY CITY COUNCIL ADOPTING SECTION 2-26 ENTITLED "LIVING WAGE ORDINANCE" TO THE ALBANY MUNICIPAL CODE					
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5	WHERI	EAS, the City of Alba	my awards contracts to private firms and other businesses to			
6	provide services to the public and to City government:					
7	WHEREAS, the City of Albany has a limited amount of taxpayer resources to expend;					
8		•				
9	WHEREAS, the use of taxpayer dollars to promote sustenance and creation of living wage					
10	jobs will increase consumer income, decrease levels of poverty and reduce the need for taxpayer-					
11	funded social programs in other areas;					
12	WHEREAS, when City funds are used to contract for services, such contracts should					
	demonstrate an effort to promote an employment environment that enhances the general quality					
13	of life within the	he community and ma	ximizes the productive effect of the City's limited resources;			
14	WHEREAS, the City's use of contractors that do not provide health insurance to their					
15	employees can result in imposing the costs of their medical care on the county, state and federal					
1.0	governments;					
16	WHEREAS , employees are far likelier to be healthy if their employer provides reasonable					
17	health insurance to them and their dependents; and					
18	WHEREAS, the payment of a minimum level of compensation as required by this chapter					
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19	benefits these interests.					
20	NOW, THEREFORE, THE ALBANY CITY COUNCIL HEREBY ORDAINS AS					
21	FOLLOWS:					
22	Section 1:	Section 2-26, entitle read as follows:	ed Living Wage Ordinance is hereby enacted and shall			
23	2-26		Living Wage Ordinance			
24	Section	n 2-26.1	Title and Purpose			
25		1 2-26.1 1 2-26.2	Findings			
23	Section	1 2-26.3	Definitions			
26	Section	1 2-26.4	Persons and Entities Subject to the Requirements of this Chapter			
27	Section	2-26.5	Living Wage Rate			
•		2-26.6	Waivers			
28	Section	1 2-26.7	Required Contract Provisions			
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1	Section 2-26.	1					
2	Section 2-26.						
3	Section 2-26. Section 2-26.						
	Section 2-26. Section 2-26-						
4	Section 2-26.	, &					
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6	2-26.1	Title and Purpose.					
7	The purpose	of this chapter is to assure that employees of City service contractors and					
8	subcontractors, and employees and contractors of City financial assistance earn an hourly wage						
9	that is sufficient to live with dignity and to achieve economic self-sufficiency. The City contracts with many businesses and organizations to provide services to the public, and provides financial						
10	assistance to develop	ers and businesses for the purpose of promoting economic development and					
11	job growth. Such public expenditures should also be spent to set a community economic standard that permits workers to live out of poverty. The City Council finds that the use of City funds to provide living wage jobs will decrease poverty, increase consumer income, invigorate neighborhood businesses and reduce the need for taxpayer funded social service programs.						
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13							
14	This chapter shall be known and may be cited as the "Living Wage Ordinance." The purpose of this chapter is to protect the public health, safety and welfare. It does this by requiring						
15	that public funds be expended in such a manner as to facilitate individual self-reliance by employees of City contractors, lessees, recipients of City financial aid and their respective						
16	subcontractors.						
17	2-26.2	Findings.					
18		City of Albany awards contracts to private firms and other businesses to be public and to City government; and					
19							
20	b. The C	lity of Albany has a limited amount of taxpayer resources to expend; and					
21	c. The use of taxpayer dollars to promote sustenance and creation of living wa						
22	jobs will increase consumer income, decrease levels of poverty and reduce the need for taxpayer-funded social programs in other areas; and						
	d. When	City funds are used to contract for services, such contracts should					
23	demonstrate an effort to promote an employment environment that enhances the general quality						
24	of life within the community and maximizes the productive effect of the City's limited resources and						
25	A The (City's use of contractors that do not provide health insurance to their					
26							
27	governments; and						

Exemptions

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Section 2-26.8

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h. "Service contract" means a contract given a contractor by the City for \$25,000 or more for the furnishing of services to or for the City, except those contracts where services are incidental to the delivery of products, equipment or commodities. Service contracts include but are not limited to security guard services, janitorial services, waste management, landscaping, parking attendant services, and towing. "Service contract" does not include: (1) a contract between the City and another governmental entity or public utility; (2) a contract wherein prevailing wage as defined by Division 2, Part 7, of the California Labor Code applies so long as prevailing wage is greater than the living wage requirement; and (3) a contract subject to federal or state laws or regulations that would preclude application of the living wage requirement otherwise applicable pursuant to this chapter.

2-26.4 Persons and Entities Subject to the Requirements of this Chapter.

The persons and entities described below shall comply with the minimum compensation standards established by this chapter if they employ more than ten employees:

- a. For-profit service contractors which have at least 10 employees working a minimum of 20 hours per week and receive contract(s) from the City for \$25,000 or more within the City's fiscal year. Compliance shall be required during the term of the contract for all employees who perform at least 25 percent of the work arising from the service contract.
- b. Nonprofit service contractors which have at least 10 employees working a minimum of 20 hours per week and receive contracts from the City of \$100,000 or more within the City's fiscal year. Compliance shall be required during the term of the contract for all employees who perform at least 25 percent of the work arising from the service contract.
- c. Lessees of public property, licensees, concessionaires and franchisees which employ 25 or more employees and have \$350,000 or more in annual gross receipts. Compliance shall be required during the lease term for any employees who spend 25 percent or more of their compensated time on the leased property or engage in work directly related to the license, concession or franchise.
- d. City financial aid recipients that receive more than \$100,000 in loans or other cash and/or non-cash assistance within the City's fiscal year. Compliance shall be required for a duration of one year for each \$100,000 of assistance, up to a maximum duration of five years, following receipt of the aid for all employees who spend 25 percent or more of their compensated time engaged in work directly related to the purposes for which the City provided the aid.
- e. Subcontractors and sublessees of any of the entities or persons described in subparagraphs (a) through (d) above.

This notification shall be in the form provided by the City and translated by the employer to other languages spoken by a significant number of employees and shall also be posted prominently in areas at the worksite where it will be seen by all employees.

2-26.7 Required Contract Provisions.

Every City contract, lease, license, concession agreement, franchise agreement or agreement for financial aid with an employer shall require compliance with the requirements of this chapter. Such contract provisions shall address the employer's duty to promptly provide to the City documents and information verifying compliance with the requirements of this chapter, and sanctions for noncompliance. Such contract provisions shall also require the employer to notify each of its affected employees with regards to wages that are required to be paid pursuant to this chapter.

2-26.8 Exemptions.

The requirements of this chapter shall not be applicable to the following employees:

- a. Employees of another government agency, including without limitation, cities, counties, state agencies, and public utilities.
- b. An employee participating in a temporary job training program approved by the City in which a significant component of the employee's training consists of acquiring specialized knowledge, abilities, skills or job readiness (e.g., the importance of proper work attire, punctuality and workplace demeanor).
- c. An employee who is in an internship or other job training program for which the employee is also receiving academic credit.
 - d. An employee who is under 18 years of age.
- e. An employee of the City of Albany who is employed for a limited term to a regular or non-regular position including casual, seasonal and emergency appointments with no guarantee of continued employment beyond the initial hire season.
 - f. Volunteers.
- g. Owners of a business who are also employees of the business and their immediate family members (spouse, domestic partner, parent, siblings and children).
- h. Employees who are standing by or on-call according to the criteria established by the Fair Labor Standards Act, 29 U.S.C. section 201. This exemption shall apply only during the time when the employee is actually standing by or on-call.

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1	2. Reinstatement and compensatory damages.				
2	3. For a willful violation of this chapter, a court may award as a penalty up t treble the amount of monies to be paid as damages.				
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4	4. Reasonable attorney's fees and costs.				
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6 7	b. Notwithstanding any provision of this chapter or any other ordinances to the contrary, no criminal penalties shall attach for any violation of this chapter.				
8	c. No remedy set forth in this chapter is intended to be exclusive or a prerequisite for asserting a claim for relief to enforce any rights hereunder in a court of law.				
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10	d. No liability of City. Claims or lawsuits against the City arising under this chapter				
11	are not authorized, nor shall the remedies provided in subsection (a) be awarded against the City. The City shall not be liable to any person or entity because of the City's failure to notify an employer of the applicability of this chapter, the City's failure to investigate or enforce violations of this chapter, or based upon another employer's failure to comply with this chapter.				
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13	The City many terminate a complex contract financial exciptance on loose on facility				
14	e. The City may terminate a service contract, financial assistance, or lease or facility agreement and pursue any other legal remedies available to the City, including debarment, for non-compliance with this chapter.				
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	2-26-12 Administrative Guidelines, Regulations and Procedures.				
16	2 20 12 Transmissium to Guidelines, Regulations and Procedures.				
17	The City Administrator, or his/her designee, shall have the authority to implement this ordinance and may promulgate administrative guidelines, regulations, and procedures consistent				
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3	Section 4: Publication
4 5	This ordinance shall be published in a newspaper of general circulation in the City of
6	Albany, which said newspaper is designated for that purpose, or it shall be posted in three
7	locations.
8	Section 5: Severability
9	If any section, subsection, sentence, clause, or phrase of this ordinance is for any reasor
10	held to be invalid, such decision shall not affect the validity of the remaining portions of the
11	ordinance, and each section, subsection, sentence, clause, or phrase thereof, irrespective of the
12	fact that any one or more sections, subsections, sentences, clause or phrases be declared invalid.
13	Section 6: Effective Date
	This ordinance shall become effective 30 days on or after its final passage and adoption.
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15	Date:
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18	Mayor Marge Atkinson
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