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- (2) THE NUMBER OF A WORKERS' compensation insurance policy [number] or binder [number, in lieu of submitting a certificate of compliance].

 166.
- (g) In the event the employee's compensation resulting from the placement does not exceed a sum equivalent to the minimum wage, set forth in [Article 100, § 83 of the Annotated Code of Maryland] § 3-413 OF THE LABOR AND EMPLOYMENT ARTICLE, for a pay period for which the employee is entitled to the compensation, an employment agency may not collect or attempt to collect directly or indirectly more than 20 percent of its placement fee from the employee's compensation for any pay period.
- (b) The applicant shall file with the Commission information that includes, but is not limited to:
- (5) Whether the applicant is self-insured or carries policies of [workmen's] WORKERS' compensation; and

261.

- (a) The following acts are prohibited:
- (7) Violation of the building laws of this State or of any political subdivision thereof, [or] of the safety[,] or labor[, or workmen's compensation insurance] laws of this State, OR OF THE MARYLAND WORKERS' COMPENSATION ACT;

Article 64A – Merit System

4.

The following positions and places shall not be included in the classified service:

(9) All employees of the State Roads Commission taken into the merit system by executive order on or about January 1, 1939, including among others the following: The chief engineer, consulting engineers, [workmen's] WORKERS' compensation administrators, [workmen's] WORKERS' compensation investigators and sign permit inspectors;

24.

(b) An appointing authority or any officer authorized by an appointing authority may, to prevent the stoppage of [the] public business when an emergency arises and time will not permit [of] the securing of the consent of the Secretary and the appointment by him of a person, appoint any qualified person during the emergency for a period not exceeding sixty days. Persons thus appointed shall be known as emergency employees. Prompt report shall be made to the Secretary of emergency appointments and such appointments shall not be renewed. Provided, however, that for the duration of any war in which the United States may be engaged or of any nationally declared emergency and for such period thereafter as in the discretion of the Secretary with the approval of the Governor, an emergency exists, the Secretary may extend the period of emergency