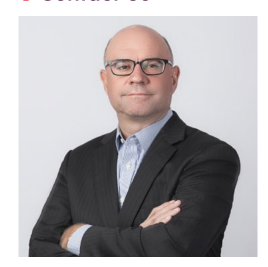
Wiley's State and Municipal Pay-to-Play Survey

Wiley's State and Municipal Pay-to-Play Survey:

- Summarizes the pay-to-play laws in states and major municipalities, as well as the pay-to-play policies that many public agencies
- **Written** in narrative format and complete with legal citations
- Updated and published twice a year to incorporate the latest developments in this rapidly expanding area of the law

Compliance counsel, corporate counsel, government contractors, and others seeking to familiarize themselves with the multitude of state and local pay-to-play requirements will find the survey to be a comprehensive and useful tool.

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D. Mark Renaud 202.719.7405 mrenaud@wiley.law

Government contractors are subject to pay-to-play laws in an increasing number of states and municipalities throughout the country.

It is vital that companies take steps to ensure their employees are aware of these laws and a compliance system is in place to guard against violations.

- Pay-to-play laws restrict or require disclosure of, political contributions for holders of the current government contracts or bidders on prospective government contracts.
- These laws often reach beyond corporate and political action committee (PAC) contributions, applying to contributions by corporate directors, officers, and sales employees, and even their spouses.
- Consequences for pay-to-play violations are potentially severe and may result in the loss of valuable business with public entities.
- Allegations of violations alone can damage a company's reputation and negatively affect future government contracting opportunities.



