Oct. 25, 2016	Jan. 1, 2017	April 25, 2017	Oct. 25, 2017	Oct. 25, 2018
Federal contracts valued at \$50 million or more will require prime contractors to disclose violations of 14 federal laws for the previous year. Contractors and subcontractors with federal contracts valued at \$1 million or more are prohibited from forcing employees to sign pre- dispute agreements to arbitrate Title VII violations or torts related to sexual assault or harassment.	Federal contractors and subcontractors must begin providing wage statements to employees, and provide workers treated as independent contractors a document informing them of that status.	Prime contractors must disclose violations of 14 federal laws from the previous year whenever they seek a federal contract valued at \$500,000 or more.	Subcontractors must disclose violations of 14 federal laws from the previous year when they seek a federal contract of \$500,000 or more.	All federal contractors and subcontractors must begin disclosing violations of 14 federal laws for the previous three years.