First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REREVISED

This Version Includes All Amendments Adopted in the Second House

LLS NO. 23-0467.01 Brita Darling x2241

HOUSE BILL 23-1030

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A BILL FOR AN ACT

101	CONCERNING A PROHIBITION AGAINST REQUIRING COMPENSATION TO
102	A HEALTH-CARE STAFFING AGENCY IF A CONTRACTED
103	HEALTH-CARE FACILITY HIRES THE HEALTH-CARE STAFFING
104	AGENCY'S EMPLOYEE AS A PERMANENT EMPLOYEE OF THE
105	HEALTH-CARE FACILITY

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill prohibits a supplemental health-care staffing agency (staffing agency) from including in a contract or agreement with a

SENATE rd Reading Unamended March 17, 2023

SENATE Amended 2nd Reading March 16, 2023

HOUSE 3rd Reading Unamended February 6, 2023

HOUSE Amended 2nd Reading February 2, 2023

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

health-care worker, nursing care facility, or assisted living residence a provision for liquidated damages, employment fees, or other compensation to be paid to the staffing agency if the nursing care facility or assisted living residence hires the health-care worker as a permanent employee either prior to or after the termination of the contract or agreement.

A staffing agency that violates the prohibition commits a civil infraction and is subject to a monetary penalty. Further, for repeated or willful violations, the executive director of the department of labor and employment may impose monetary or administrative penalties against the staffing agency.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, 8-4-125, 3 (2.5) as follows: 4 8-4-125. Supplemental health-care staffing agencies - annual 5 certification - contract restrictions - penalty - civil action - reporting 6 - definitions. 7 8 IN ANY CONTRACT OR AGREEMENT BETWEEN A (2.5) (a) 9 SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY AND A HEALTH-CARE 10 WORKER OR HEALTH-CARE FACILITY CONCERNING THE PLACEMENT OF A 11 HEALTH-CARE WORKER WHO IS A NURSING PROFESSIONAL LICENSED OR 12 CERTIFIED PURSUANT TO ARTICLE 255 OF TITLE 12, EXCEPT FOR 13 LIQUIDATED DAMAGES, EMPLOYMENT FEES, OR OTHER COMPENSATION 14 ATTRIBUTABLE TO AND CHARGEABLE FOR A THIRTY-CALENDAR-DAY 15 PERIOD COMMENCING WHEN THE HEALTH-CARE WORKER FIRST BEGINS 16 EMPLOYMENT AT A HEALTH-CARE FACILITY, IT IS UNLAWFUL FOR THE 17 SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY TO REQUIRE THE 18 PAYMENT OF LIQUIDATED DAMAGES, EMPLOYMENT FEES, OR OTHER 19 COMPENSATION TO THE SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY

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1	IF THE HEALTH-CARE FACILITY HIRES THE HEALTH-CARE WORKER AS A
2	PERMANENT EMPLOYEE EITHER PRIOR TO OR AFTER THE TERMINATION OF
3	THE CONTRACT OR AGREEMENT WITH THE SUPPLEMENTAL HEALTH-CARE
4	STAFFING AGENCY.
5	(b) IF A SUPPLEMENTAL HEALTH-CARE STAFFING AGENCY
6	COLLECTS OR ATTEMPTS TO COLLECT LIQUIDATED DAMAGES,
7	EMPLOYMENT FEES, OR OTHER COMPENSATION FROM A HEALTH-CARE
8	WORKER OR HEALTH-CARE FACILITY IN VIOLATION OF SUBSECTION $(2.5)(a)$
9	OF THIS SECTION, THE HEALTH-CARE WORKER OR HEALTH-CARE FACILITY
10	MAY BRING AN ACTION IN A COURT OF COMPETENT JURISDICTION FOR
11	DAMAGES, A CIVIL PENALTY NOT TO EXCEED FIVE THOUSAND DOLLARS PER
12	VIOLATION, AND INJUNCTIVE RELIEF. THE PREVAILING PARTY TO AN
13	ACTION BROUGHT PURSUANT TO THIS SUBSECTION $(2.5)(b)$ IS ENTITLED TO
14	REASONABLE ATTORNEY FEES.
15	SECTION 2. Safety clause. The general assembly hereby finds,
16	determines, and declares that this act is necessary for the immediate
17	preservation of the public peace, health, or safety.

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