S0061-2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

SS

S.F. No. 61

(SENATE AUTHORS: KUNESH, Klein, Pappas and McEwen)					
DATE	D-PG	OFFICIAL STATUS			
01/09/2023	109	Introduction and first reading			
		Referred to Labor			
01/26/2023	388a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety			
02/08/2023	745	Author added Klein			
02/13/2023		Comm report: To pass as amended and re-refer to Finance			
		Authors added Pappas; McEwen			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6 1.7	relating to labor and industry; modifying fair labor standards provisions for agricultural and food processing workers; amending Minnesota Statutes 2022, sections 177.27, subdivision 4; 179.86, subdivisions 1, 3, by adding subdivisions; 181.14, subdivision 1; 181.635, subdivisions 1, 2, 3, 4, 6; 181.85, subdivisions 2, 4; 181.86, subdivision 1; 181.87, subdivisions 2, 3, 7; 181.88; 181.89, subdivision 2, by adding a subdivision.
1.8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.9	Section 1. Minnesota Statutes 2022, section 177.27, subdivision 4, is amended to read:
1.10	Subd. 4. Compliance orders. The commissioner may issue an order requiring an
1.11	employer to comply with sections 177.21 to 177.435, <u>179.86</u> , 181.02, 181.03, 181.031,
1.12	181.032, 181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.172, paragraph (a) or (d),
1.13	181.275, subdivision 2a, <u>181.635</u> , 181.722, 181.79, <u>181.85 to 181.89</u> , and 181.939 to
1.14	181.943, or with any rule promulgated under section 177.28. The commissioner shall issue
1.15	an order requiring an employer to comply with sections 177.41 to 177.435 if the violation
1.16	is repeated. For purposes of this subdivision only, a violation is repeated if at any time
1.17	during the two years that preceded the date of violation, the commissioner issued an order
1.18	to the employer for violation of sections 177.41 to 177.435 and the order is final or the
1.19	commissioner and the employer have entered into a settlement agreement that required the
1.20	employer to pay back wages that were required by sections 177.41 to 177.435. The
1.21	department shall serve the order upon the employer or the employer's authorized
1.22	representative in person or by certified mail at the employer's place of business. An employer
1.23	who wishes to contest the order must file written notice of objection to the order with the
1.24	commissioner within 15 calendar days after being served with the order. A contested case
1.25	proceeding must then be held in accordance with sections 14.57 to 14.69. If, within 15

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2.1	calendar day	s after being served w	vith the order, t	he employer fails to f	ile a written notice		
2.2	of objection	with the commissione	er, the order be	comes a final order of	f the commissioner.		
2.3	Sec. 2. Mir	nnesota Statutes 2022,	section 179.8	5, subdivision 1, is an	nended to read:		
2.4	Subdivisi	on 1. Definition. For t	he purpose of t	nis section, "employer	" means an employer		
2.5	in the meatpa	acking <u>or poultry proc</u>	essing industry	у.			
2.6	Sec. 3. Mir	nnesota Statutes 2022,	section 179.8	5, subdivision 3, is an	nended to read:		
2.7	Subd. 3. 1	Information provide	d to employee	by employer. (a) <u>At</u>	the start of		
2.8	employment.	<u>,</u> an employer must pr	ovide an expla	nation in an employe	e's native language		
2.9	of the employ	yee's rights and duties	s as an employ	ee either both person	to person or and		
2.10	through writt	ten materials that, at a	minimum, inc	lude:			
2.11	(1) a com	plete description of th	e salary and be	nefits plans as they rel	ate to the employee;		
2.12	(2) a job	description for the em	ployee's positi	on;			
2.13	(3) a desc	cription of leave polic	ies;				
2.14	(4) a desc	cription of the work he	ours and work	hours policy; and			
2.15	(5) a desc	cription of the occupat	tional hazards I	known to exist for the	e position . ; and		
2.16	<u>(6) when</u>	workers' compensation	on insurance co	overage is required by	chapter 176, the		
2.17	name of the employer's workers' compensation insurance carrier, the carrier's phone number,						
2.18	and the insur	rance policy number.					
2.19	(b) The e	xplanation must also i	nclude inform	ation on the following	g employee rights as		
2.20	protected by	state or federal law an	nd a description	n of where additional	information about		
2.21	those rights 1	may be obtained:					
2.22	(1) the rig	ght to organize and ba	rgain collectiv	ely and refrain from o	organizing and		
2.23	bargaining co	ollectively;					
2.24	(2) the rig	ght to a safe workplac	e; and				
2.25	(3) the rig	ght to be free from dis	crimination . ; a	nd			
2.26	(4) the rig	ght to workers' compe	nsation insura	nce coverage.			
2.27	<u>(c)</u> The D	epartment of Labor ar	nd Industry sha	ll provide a standard o	explanation form for		
2.28	use at the em	ployer's option for pr	oviding the inf	ormation required in	subdivision 3. The		
2.29	form shall be	e available in English	and Spanish ar	nd additional language	es upon request.		

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3.1	(d) The requi	rements under th	is subdivision a	e in addition to the re	equirements under
	section 181.032.				Aquirements under
3.2	<u>section 181.032.</u>				
3.3	Sec. 4. Minnes	ota Statutes 2022	, section 179.86	, is amended by addin	ng a subdivision to
3.4	read:				
3.5	Subd. 5. Civi	il action. An emp	loyee injured by	a violation of this se	ction has a cause of
3.6	action for damag	ges for the greater	of \$1,000 per v	iolation or twice the	employee's actual
3.7	damages, plus co	osts and reasonabl	le attorney fees.	A damage award sha	all be the greater of
3.8	\$1,400 or three t	times actual dama	ges for an empl	oyee injured by an in	tentional violation
3.9	of this section. D	Damages awarded	under this subd	vision shall be reduce	ed by the amount of
3.10	any fine paid to	the employee und	er subdivision 6	<u>).</u>	
3.11	Sec. 5. Minnes	ota Statutes 2022	, section 179.86	, is amended by addin	ng a subdivision to
3.12	read:				
3.13	Subd. 6. Fine	e. The commission	ner of labor and	industry shall fine an	1 employer not less
3.14	than \$400 or more	re than \$1,000 for	each violation o	f subdivision 3. The f	ine shall be payable
3.15	to the employee	aggrieved except	the amount pay	able to the employee	shall be reduced by
3.16	any damages aw	arded under subd	ivision 5.		
3.17	Sec. 6. Minnes	ota Statutes 2022	, section 181.14	, subdivision 1, is am	ended to read:
3.18	Subdivision	l. Prompt payme	nt required. (a)	When any such emplo	oyee quits or resigns
3.19	employment, the	e wages or commi	ssions earned a	nd unpaid at the time	the employee quits
3.20	or resigns shall b	be paid in full not	later than the fir	rst regularly schedule	d payday following
3.21	the employee's f	inal day of emplo	yment, unless a	n employee is subject	to a collective
3.22	bargaining agree	ement with a diffe	rent provision.	Wages are earned and	unpaid if the
3.23	employee was no	ot paid for all time	e worked at the	employee's regular ra	te of pay or at the
3.24	rate required by l	aw, including any	applicable statut	e, regulation, rule, ord	linance, government
3.25	resolution or pol	icy, contract, or o	ther legal autho	rity, whichever rate o	f pay is greater. If
3.26	the first regularly	y scheduled payda	y is less than fiv	e calendar days follow	ving the employee's
3.27	final day of emp	loyment, full payr	nent may be dela	ayed until the second	regularly scheduled
3.28	payday but shall	not exceed a tota	l of 20 calendar	days following the e	mployee's final day
3.29	of employment.				
3.30	(b) Notwiths	tanding the provis	sions of paragray	ph (a), in the case of t	migrant workers, as
3.31	defined in sectio	n 181.85, the wag	ges or commissi	ons earned and unpai	d at the time the
3.32	employee quits of	or resigns shall be	come due and p	ayable within five the	ree days thereafter.

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4.1	Sec. 7. Min	nnesota Statutes 2022,	section 181.6	35, subdivision 1, is a	mended to read:
4.2	Subdivisi	ion 1. Definitions. The	e definitions in	n this subdivision appl	y to this section.
4.3	(a) "Emp	loyer" means a person	who employs	another to perform a	service for hire.
4.4	Employer in	cludes any agent or att	corney of an er	nployer who, for mono	ey or other valuable
4.5	consideration	n paid or promised to l	be paid, perfor	ms any recruiting.	
4.6	(b) "Perso	on" means a corporatio	n, partnership,	limited liability compa	any, limited liability
4.7	partnership,	association, individual	l, or group of j	persons.	
4.8	(c) "Recr	uits" means to induce	an individual,	directly or through an	agent, to relocate
4.9	to Minnesota	a or within Minnesota	to work in foc	d processing by an of	fer of employment
4.10	or of the pos	sibility of employmen	<u>t</u> .		
4.11	(d) "Food	l processing" means ca	nning, packin	g, or otherwise process	sing poultry or meat
4.12	for consump	tion.			
4.13	(e) "Term	ns and conditions of en	nployment" m	eans the following:	
4.14	(1) nature	e of the work to be per	formed;		
4.15	(2) wage	rate, nature and amou	nt of deductio	ns for tools, clothing,	supplies, or other
4.16	items;				
4.17	(3) antici	pated hours of work p	er week, inclu	ding overtime;	
4.18	(4) antici	pated slowdown or sh	utdown or if h	ours of work per week	x vary more than 25
4.19	percent from	clause (3);			
4.20	(5) durati	ion of the work;			
4.21	(6) worke	ers' compensation cove	rage and name	, address, and telephor	ne number of insurer
4.22	and Departm	nent of Labor and Indu	stry;		
4.23	(7) emplo	oyee benefits available	, including any	health plans, sick leav	ve, or paid vacation;
4.24	(8) transp	portation and relocation	arrangements	with allocation of cost	s between employer
4.25	and employe	e;			
4.26	(9) availa	ability and description	of housing an	d any costs to employe	ee associated with
4.27	housing; and	l			
4.28	(10) any	other item of value off	fered, and allo	cation of costs of item	between employer
4.29	and employe	æ.			

5.1

Sec. 8. Minnesota Statutes 2022, section 181.635, subdivision 2, is amended to read:

Subd. 2. Recruiting; required disclosure. (a) An employer shall provide written 5.2 disclosure of the terms and conditions of employment to a person at the time it recruits the 5.3 person to relocate to work in the food processing industry. The disclosure requirement does 5.4 not apply to an exempt employee as defined in United States Code, title 29, section 213(a)(1). 5.5 The disclosure must be written in English and Spanish, or English and another language if 5.6 the person's preferred language is not English or Spanish, dated and signed by the employer 5.7 and the person recruited, and maintained by the employer for two three years. A copy of 5.8 the signed and completed disclosure must be delivered immediately to the recruited person. 5.9 The disclosure may not be construed as an employment contract. 5.10

5.11 (b) The requirements under this subdivision are in addition to the requirements under 5.12 section 181.032.

5.13 Sec. 9. Minnesota Statutes 2022, section 181.635, subdivision 3, is amended to read:

5.14 Subd. 3. **Civil action.** A person injured by a violation of this section has a cause of action 5.15 for damages for the greater of \$500 \$1,000 per violation or twice their actual damages, plus 5.16 costs and reasonable attorney's fees. A damage award shall be the greater of \$750 \$1,4005.17 or three times actual damages for a person injured by an intentional violation of this section. 5.18 Damages awarded under this subdivision shall be reduced by the amount of any fine paid 5.19 to the employee under subdivision 4.

5.20 Sec. 10. Minnesota Statutes 2022, section 181.635, subdivision 4, is amended to read:
5.21 Subd. 4. Fine. The Department of Labor and Industry shall fine an employer not less
5.22 than \$200 \$400 or more than \$500 \$1,000 for each violation of this section. The fine shall
5.23 be payable to the employee aggrieved except the amount payable to the employee shall be
5.24 reduced by any damages awarded under subdivision 3.

5.25 Sec. 11. Minnesota Statutes 2022, section 181.635, subdivision 6, is amended to read:
5.26 Subd. 6. Standard disclosure form. The Department of Labor and Industry shall provide
5.27 a standard form for use at the employer's option in making the disclosure required in
5.28 subdivision 2. The form shall be available in English and Spanish and additional languages
5.29 upon request.

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6.1	Sec. 12. Minnesota Statutes 2	022, section 181.8	5, subdivision 2, is a	amended to read:
6.2	Subd. 2. Agricultural labo	r. "Agricultural lab	or" means field labo	r associated with the
6.3	cultivation and harvest of fruits	and vegetables and	work performed in	processing fruits and
6.4	vegetables for market, as well a	as labor performed	in agriculture as def	fined in Minnesota
6.5	Rules, part 5200.0260.			
6.6	Sec. 13. Minnesota Statutes 2	022, section 181.8	5, subdivision 4, is a	amended to read:
6.7	Subd. 4. Employer. "Emplo	oyer" means a proce	essor of fruits or vege	etables an individual,
6.8	partnership, association, corpor	ation, business trus	st, or any person or g	group of persons that
6.9	employs, either directly or indi	ectly through a rec	ruiter, more than 30	one or more migrant
6.10	workers per day for more than	seven days in any o	calendar year.	
6.11	Sec. 14. Minnesota Statutes 2	022, section 181.8	6, subdivision 1, is a	amended to read:
6.12	Subdivision 1. Terms. (a) A	an employer that re	cruits a migrant wor	ker shall provide the
6.13	migrant worker, at the time the	worker is recruited	l, with a written emp	ployment statement
6.14	which shall state clearly and plat	inly, in English and	Spanish <u>, or English</u> :	and another language
6.15	if the worker's preferred langua	ige is not English o	r Spanish:	
6.16	(1) the date on which and th	e place at which th	e statement was con	pleted and provided
6.17	to the migrant worker;			
6.18	(2) the name and permanent	t address of the mig	grant worker, of the	employer, and of the
6.19	recruiter who recruited the mig	rant worker;		
6.20	(3) the date on which the m	igrant worker is to	arrive at the place o	f employment, the
6.21	date on which employment is to	o begin, the approx	imate hours of emp	loyment, and the
6.22	minimum period of employment	nt;		
6.23	(4) the crops and the operat	ions on which the r	nigrant worker will	be employed;
6.24	(5) the wage rates to be paid	1;		
6.25	(6) the payment terms, as pr	rovided in section 1	.81.87;	
6.26	(7) any deduction to be made	le from wages; and		
6.27	(8) whether housing will be	provided-; and		
6.28	(9) when workers' compens	ation insurance cov	verage is required by	v chapter 176, the
6.29	name of the employer's workers	' compensation insu	rance carrier, the car	rrier's phone number,
6.30	and the insurance policy number	er.		

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7.1 (b) The Department of Labor and Industry shall provide a standard employment statement 7.2 form for use at the employer's option for providing the information required in subdivision 7.3 <u>1. The form shall be available in English and Spanish and additional languages upon request.</u> 7.4 (c) The requirements under this subdivision are in addition to the requirements under 7.5 section 181.032.

7.6 Sec. 15. Minnesota Statutes 2022, section 181.87, subdivision 2, is amended to read:

7.7 Subd. 2. Biweekly pay. The employer shall pay wages due to the migrant worker at
7.8 least every two weeks, except on termination, when the employer shall pay within three
7.9 days <u>unless payment is required sooner pursuant to section 181.13</u>.

7.10 Sec. 16. Minnesota Statutes 2022, section 181.87, subdivision 3, is amended to read:

Subd. 3. Guaranteed hours. The employer shall guarantee to each recruited migrant 7.11 worker a minimum of 70 hours pay for work in any two successive weeks and, should the 7.12 pay for hours actually offered by the employer and worked by the migrant worker provide 7.13 a sum of pay less than the minimum guarantee, the employer shall pay the migrant worker 7.14 the difference within three days after the scheduled payday for the pay period involved. 7.15 Payment for the guaranteed hours shall be at the hourly wage rate, if any, specified in the 7.16 employment statement, or the federal, state, or local minimum wage, whichever is higher 7.17 highest. Any pay in addition to the hourly wage rate specified in the employment statement 7.18 shall be applied against the guarantee. This guarantee applies for the minimum period of 7.19 employment specified in the employment statement beginning with the date on which 7.20 employment is to begin as specified in the employment statement. The date on which 7.21 employment is to begin may be changed by the employer by written, telephonic, or 7.22 telegraphic notice to the migrant worker, at the worker's last known physical address or 7.23 email address, no later than ten days prior to the previously stated beginning date. The 7.24 migrant worker shall contact the recruiter to obtain the latest information regarding the date 7.25 upon which employment is to begin no later than five days prior to the previously stated 7.26 beginning date. This guarantee shall be reduced, when there is no work available for a period 7.27 of seven or more consecutive days during any two-week period subsequent to the 7.28 commencement of work, by five hours pay for each such day, when the unavailability of 7.29 work is caused by climatic conditions or an act of God, provided that the employer pays 7.30 the migrant worker, on the normal payday, the sum of $\frac{5}{50}$ for each such day. 7.31

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Sec. 17.	Minnesota Statutes 202	22, section 181.87	, subdivision 7, is a	amended to read:
Subd 7	7. Statement itemizing	• deductions from	n wages. The empl	over shall provide a
	tement at the time wag		0	•
	n statement shall also co	-	_	— ·
in section		1 5	k	
Sec. 18.	Minnesota Statutes 202	22, section 181.88	3, is amended to rea	.d:
181.88	RECORD KEEPING	J.		
Every e	employer subject to the	e provisions of sec	ctions 181.85 to 18	1.90 shall maintain
complete a	and accurate records of	the names of, the	daily hours worke	d by, the rate of pay
for and the	wages paid each pay p	period to for every	vindividual migrant	t worker recruited by
that emplo	yer, as required by sec	tion 177.30 and s	hall preserve the re	cords also maintain
the employ	ment statements requir	ed under section	181.86 for a period of	of at least three years.
Sec. 19.	Minnesota Statutes 202	22, section 181.89), subdivision 2, is a	amended to read:
Subd. 2	2. Judgment; damages	s. If the court find	ls that any defendar	nt has violated the
provisions	of sections 181.86 to 18	81.88, the court sh	all enter judgment fo	or the actual damages
incurred by	y the plaintiff or the app	ropriate penalty as	s provided by this su	bdivision, whichever
is greater. T	The court may also awa	rd court costs and	a reasonable attorne	y's fee. The penalties
shall be as	follows:			
(1) whe	enever the court finds t	hat an employer l	nas violated the reco	ord-keeping
requireme	nts of section 181.88, \$	\$50 \$200;		
(2) whe	enever the court finds t	hat an employer l	nas recruited a migr	ant worker without
providing	a written employment	statement as prov	ided in section 181	.86, subdivision 1,
<u>\$250</u>	;			
(3) whe	enever the court finds th	at an employer ha	s recruited a migran	t worker after having
provided a	written employment s	tatement, but find	s that the employm	ent statement fails to
comply wi	th the requirement of se	ection 181.86, sub	division 1 or section	n 181.87, \$250<u></u> \$800 ;
(4) whe	enever the court finds the	hat an employer h	as failed to comply	with the terms of an
employme	nt statement which the	employer has pro	ovided to a migrant	worker or has failed
to comply	with any payment term	n required by sect	ion 181.87, \$500_\$_	1,600;
(5) whe	enever the court finds th	at an employer ha	s failed to pay wage	s to a migrant worker
within a ti	me period set forth in s	ection 181.87, su	bdivision 2 or 3, \$5	:00 <u>\$1,600;</u> and
Sec. 19.		8		
		5		

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9.1	(6) wheneve	r penalties are awa	rded, they shal	l be awarded severall	y in favor of each
9.2	migrant worker	plaintiff and again	st each defenda	ant found liable.	
9.3	Sec. 20. Minn	esota Statutes 2022	, section 181.8	9, is amended by add	ling a subdivision to
9.4	read:				
0.5		°	4		41
9.5	<u>Subd. 3.</u> En	forcement. In addi	tion to any oth	er remedies available	, the commissioner
9.6	may assess the	penalties in subdivi	sion 2 and pro	vide the penalty to th	e migrant worker

aggrieved by the employer's noncompliance.

9.7

Sec. 20.