SS/BR

14-5449

SENATE STATE OF MINNESOTA EIGHTY-EIGHTH SESSION

S.F. No. 2860

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DATE 03/21/2014

D-PGOFFICIAL STATUS6502Introduction and first reading
Referred to Jobs, Agriculture and Rural Development

1.1	A bill for an act
1.2	relating to workforce development; establishing a new employee training
1.3	partnership; providing rebates for employer training costs; requiring a report;
1.4	appropriating money.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. NEW EMPLOYEE TRAINING PARTNERSHIP.
1.0	
1.7	Subdivision 1. Training partnership initiative. (a) The commissioner of
1.8	employment and economic development shall develop and implement a new employee
1.9	training partnership to provide rebates to employers that hire and train new employees.
1.10	To be eligible for a rebate under this section, an employer must enter into an agreement
1.11	with the commissioner under subdivision 3. The commissioner shall give priority to
1.12	employers in counties in which the county unemployment rate over the preceding 12
1.13	months exceeded the state average unemployment rate over the same period.
1.14	(b) Before entering into an agreement with an employer, the commissioner must
1.15	investigate the applicability of other training programs and determine whether the job skills
1.16	partnership grant program is a more suitable source of funding for the training and whether
1.17	the training can be completed in a timely manner that meets the needs of the employer.
1.18	The investigation must be completed within 15 days or as soon as reasonably possible
1.19	after the employer has provided the commissioner with all the requested information.
1.20	(c) The commissioner shall prescribe the form of all applications for rebates, the
1.21	timing for submission of applications, the execution of agreements with the commissioner,
1.22	and the payment of rebates.
1.23	Subd. 2. Definitions. For the purposes of this section, the following terms have
1.24	the meanings given.

1

	03/12/14	REVISOR	SS/BR	14-5449	as introduced	
2.1	(a) "Agreement" means the agreement between an employer and the commissioner					
2.2	for a training	g partnership.				
2.3	<u>(b)</u> "Co	ommissioner" mea	ns the commission	oner of employment and	l economic	
2.4	development	<u>t.</u>				
2.5	<u>(c)</u> "Co	ost of training" mea	ans all necessary	and incidental costs of p	providing training	
2.6	services. The	e term does not inc	lude the cost of	purchasing equipment to	be owned or used	
2.7	by the training	ng or educational i	nstitution or serv	vice.		
2.8	<u>(d)</u> "Di	sability" has the m	eaning given und	er United States Code, ti	tle 42, chapter 126.	
2.9	<u>(e)</u> "Er	nployee" means ar	individual empl	oyed in a new job.		
2.10	<u>(f)</u> "En	nployer" means an	individual, corp	oration, partnership, lim	ited liability	
2.11	company, or association providing new jobs and entering into an agreement.					
2.12	(g) "Long-term unemployed" has the meaning given by the United States Department					
2.13	of Labor, Bu	reau of Labor Star	ndards.			
2.14	<u>(h)</u> "Ne	ew job" means a jo	<u>ob:</u>			
2.15	<u>(1) tha</u>	t is provided by a	new or expandin	g business at a location	outside of the	
2.16	metropolitan	area, as defined in	n section 473.121	, subdivision 2;		
2.17	<u>(2) that</u>	t provides 32 hours	s of work per we	ek for a minimum of nir	ne months of the	
2.18	year and is p	bermanent with no	planned terminat	tion date; and		
2.19	<u>(3) for</u>	which the employ	ee hired was not	(i) formerly employed b	by the employer	
2.20	in the state or (ii) a replacement worker, including a worker newly hired as a result of a					
2.21	labor dispute	<u>e.</u>				
2.22	<u>(i)</u> "Re	bate" means a pay	ment by the com	missioner to an employe	er for the cost	
2.23	of training an employee. Rebates are limited to a maximum of \$3,000 per employee,					
2.24	except that the	he maximum rebat	e for the training	costs of an employee w	ith a disability, an	
2.25	employee who was considered long-term unemployed, or an employee who is a veteran,					
2.26	<u>is \$4,000 pe</u>	r employee.				
2.27	<u>(j)</u> "Tra	aining partnership"	means a training	g services and rebate arr	angement that is	
2.28	the subject o	f an agreement ent	ered into betwee	n the commissioner and	an employer.	
2.29	<u>(k)</u> "Tr	aining services" m	eans training and	d education specifically	directed to new	
2.30	jobs, determ	ined to be appropr	iate by the comn	nissioner, including in-he	ouse training;	
2.31	services prov	vided by institution	s of higher educ	ation, or federal, state, o	or local agencies;	
2.32	or private training or educational services. Administrative services, assessment, and					
2.33	testing costs	are included.				
2.34	Subd.	3. Agreements; ro	equired terms. ((a) To be eligible for a re	ebate under this	
2.35	section, an e	mployer must ente	r into an agreem	ent with the commission	er that:	

	03/12/14	REVISOR	SS/BR	14-5449	as introduced	
3.1	<u>(1)</u> ide	ntifies the training	costs to be incur	red by the employer and the	e amount of the	
3.2	rebate to be provided by the commissioner;					
3.3	(2) provides for a guarantee by the employer of payment for all training costs; and					
3.4	(3) provides that each employee must be paid wages of at least \$13 per hour, plus					
3.5	benefits.					
3.6	Subd.	4. Verification pr	ior to payment	of rebate. The commission	er shall not	
3.7	pay any reba	te until all training	g costs and paym	ent of the training costs by	the employer	
3.8	have been ve	erified.				
3.9	Subd.	5. Allocation. Th	e commissioner	shall allocate payment for 1	rebates to	
3.10	employers b	ased on a first-com	ne, first-served ba	asis, as determined by the co	ommissioner	
3.11	upon receipt	of a complete app	lication for the r	ebate, including the provision	on of all of the	
3.12	required information and the execution of an agreement.					
3.13	Subd.	<u>6.</u> Report. (a) By	February 1, 201	6, the commissioner shall r	eport to the	
3.14	committees of	of the house of repr	esentatives and t	he senate having jurisdiction	over economic	
3.15	developmen	t policy and financ	e. The report mu	ist include the following inf	ormation:	
3.16	<u>(1) the</u>	total amount of re	bates issued;			
3.17	(2) the	number of individ	luals receiving t	raining, including disaggreg	ate data	
3.18	for employe	es who are individ	uals with disabil	ities, veterans, or who were	long-term	
3.19	unemployed	• <u>2</u>				
3.20	<u>(3)</u> an	analysis of the effe	ectiveness of the	rebate in encouraging emplo	oyment; and	
3.21	<u>(4)</u> any	v other information	the commission	er determines appropriate.		
3.22	Sec. 2. <u>A</u>	PPROPRIATION	<u>N.</u>			
3.23	\$1,000	,000 in fiscal year	2015 is appropr	iated from the general fund	to the	
3.24	commission	er of employment	and economic de	evelopment for rebates unde	r section 1.	
3.25	This is a one	time appropriation	and is available	until expended. Up to five	percent of this	
3 26	appropriation	n may be used by t	he commissione	r for administration		

3.26 <u>appropriation may be used by the commissioner for administration.</u>