SS/NS

22-06659

## SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

## S.F. No. 4015

(SENATE AUTHORS: PUTNAM)					
DATE	D-PG	OFFICIAL STATUS			
03/16/2022	5357	Introduction and first reading			
		Referred to Labor and Industry Policy			

1.1	A bill for an act
1.2 1.3	relating to employment; prohibiting restrictive franchise agreements; amending Minnesota Statutes 2020, section 177.27, subdivision 4; proposing coding for new
1.4	law in Minnesota Statutes, chapter 181.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. Minnesota Statutes 2020, section 177.27, subdivision 4, is amended to read:
1.7	Subd. 4. Compliance orders. The commissioner may issue an order requiring an
1.8	employer to comply with sections 177.21 to 177.435, 181.02, 181.03, 181.031, 181.032,
1.9	181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.172, paragraph (a) or (d), 181.275,
1.10	subdivision 2a, 181.722, 181.79, and 181.939 to 181.943, or 181.991, and with any rule
1.11	promulgated under section 177.28. The commissioner shall issue an order requiring an
1.12	employer to comply with sections 177.41 to 177.435 if the violation is repeated. For purposes
1.13	of this subdivision only, a violation is repeated if at any time during the two years that
1.14	preceded the date of violation, the commissioner issued an order to the employer for violation
1.15	of sections 177.41 to 177.435 and the order is final or the commissioner and the employer
1.16	have entered into a settlement agreement that required the employer to pay back wages that
1.17	were required by sections 177.41 to 177.435. The department shall serve the order upon the
1.18	employer or the employer's authorized representative in person or by certified mail at the
1.19	employer's place of business. An employer who wishes to contest the order must file written
1.20	notice of objection to the order with the commissioner within 15 calendar days after being
1.21	served with the order. A contested case proceeding must then be held in accordance with
1.22	sections 14.57 to 14.69. If, within 15 calendar days after being served with the order, the
1.23	employer fails to file a written notice of objection with the commissioner, the order becomes
1.24	a final order of the commissioner.

	03/03/22	REVISOR	SS/NS	22-06659	as introduced
2.1	EFFECT	IVE DATE. This s	ection is effecti	ve the day following final	enactment and
2.2	applies to fram	nchise agreements	entered into or a	mended on or after that d	ate.
2.3	Sec. 2. [181	.991] RESTRICT	IVE FRANCH	ISE AGREEMENTS PH	COHIBITED.
2.4	Subdivisio	on 1. Definitions. (	a) For purposes	of this section, the follow	ring terms have
2.5	the meanings	given them.			
2.6	<u>(b) "Empl</u>	oyee" means an ind	ividual employe	d by an employer and inclu	ides independent
2.7	contractors.				
2.8	<u>(c) "Empl</u>	oyer" has the mean	ing given in sec	tion 177.23, subdivision (	<u>5.</u>
2.9	<u>(d)</u> "Franc	chise," "franchisee,"	" and "franchiso	r" have the meanings give	en in section
2.10	80C.01, subd	ivisions 4 to 6.			
2.11	<u>Subd. 2.</u>	Prohibition on rest	rictive franchis	<b>se agreements.</b> <u>(</u> a) No fra	nchisor may
2.12	restrict, restra	uin, or prohibit in a	ny way a franch	isee from soliciting or hir	ing an employee
2.13	of a franchise	e of the same franc	hisor.		
2.14	(b) No fra	nchisor may restrict	, restrain, or prol	nibit in any way a franchise	e from soliciting
2.15	or hiring an e	mployee of the fram	nchisor.		
2.16	<u>Subd. 3.</u>	Franchise agreeme	ent amendment	. Notwithstanding any lav	v to the contrary,
2.17	no later than c	one year from the ef	fective date of th	is section, franchisors sha	ll amend existing
2.18	franchise agre	eements to remove	any restrictive e	employment provision that	t violates
2.19	subdivision 2	<u>.</u>			
2.20	<u>Subd. 4.</u>	Attorney general e	nforcement. In	addition to the enforceme	nt of this chapter
2.21	by the Depart	tment of Labor and	Industry, the att	torney general may enforce	e this chapter
2.22	under section	8.31.			
2.23	<u>Subd. 5.</u>	Civil action; penal	t <b>ies.</b> (a) An emp	loyee alleging a violation	of this section
2.24	may bring a c	vivil action for dam	ages and injunct	tive relief against the emp	loyer.
2.25	(b) If the c	court finds that a fr	anchisor has vic	plated this section, the cou	rt shall enter
2.26	judgment, gra	ant injunctive relief	as deemed appr	ropriate, and award the en	nployee plaintiff
2.27	the greater of	<u>.</u>			
2.28	(1) the act	tual damages incurr	ed by the plaint	iff, plus any injunctive re	lief, costs, and
2.29	reasonable at	torney fees; or			
2.30	<u>(2)</u> a \$5,0	00 penalty.			

3.1	(c) If no civil action is commenced, the commissioner of labor and industry shall assess
3.2	a \$5,000 per employee penalty for violations of this section. This assessment is in addition
3.3	to the commissioner's authority under section 177.27, subdivisions 4 and 7. Any penalty
3.4	assessed under this subdivision shall be awarded to the employee plaintiff and not to the
3.5	commissioner or the department.
3.6	Subd. 6. Severability. If any provision of this section is found to be unconstitutional
3.7	and void, the remaining provisions of this section are valid.

## 3.8 EFFECTIVE DATE. This section is effective the day following final enactment and 3.9 applies to franchise agreements entered into or amended on or after that date.