SS/HR

SENATE STATE OF MINNESOTA SPECIAL SESSION

S.F. No. 28

| (SENATE AUTHORS: BIGHAM, McEwen, Clausen and Kent) | | | | | | | |
|--|------|--|--|--|--|--|--|
| DATE | D-PG | OFFICIAL STATUS | | | | | |
| 06/15/2021 | 15 | Introduction and first reading Referred to Rules and Administration | | | | | |

| 1.1 | A bill for an act |
|--------------------------|---|
| 1.2 1.3 1.4 1.5 | relating to labor and industry; requiring outside contractors to have apprenticeship-level training to perform work at high-hazard facilities; amending Minnesota Statutes 2020, section 177.27, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 181. |
| 1.6 | BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: |
| 1.7 | Section 1. Minnesota Statutes 2020, section 177.27, subdivision 4, is amended to read: |
| 1.8 | Subd. 4. Compliance orders. The commissioner may issue an order requiring an |
| 1.9 | employer to comply with sections 177.21 to 177.435, 181.02, 181.03, 181.031, 181.032, |
| 1.10 | 181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.172, paragraph (a) or (d), 181.275, |
| 1.11 | subdivision 2a, 181.722, 181.79, and 181.939 to 181.943, and 181.987, or with any rule |
| 1.12 | promulgated under section 177.28. The commissioner shall issue an order requiring an |
| 1.13 | employer to comply with sections 177.41 to 177.435 or 181.987 if the violation is repeated. |
| 1.14 | For purposes of this subdivision only, a violation is repeated if at any time during the two |
| 1.15 | years that preceded the date of violation, the commissioner issued an order to the employer |
| 1.16 | for violation of sections 177.41 to 177.435 or 181.987 and the order is final or the |
| 1.17 | commissioner and the employer have entered into a settlement agreement that required the |
| 1.18 | employer to pay back wages that were required by sections 177.41 to 177.435. The |
| 1.19 | department shall serve the order upon the employer or the employer's authorized |
| 1.20 | representative in person or by certified mail at the employer's place of business. An employer |
| 1.21 | who wishes to contest the order must file written notice of objection to the order with the |
| 1.22 | commissioner within 15 calendar days after being served with the order. A contested case |
| 1.23 | proceeding must then be held in accordance with sections 14.57 to 14.69. If, within 15 |

| | 06/01/21 | REVISOR | SS/HR | 21-04261 | as introduced | | | | |
|------|---|----------------------|---------------------|-----------------------------|---------------------|--|--|--|--|
| 2.1 | calendar days a | fter being served | with the order, 1 | the employer fails to file | a written notice | | | | |
| 2.2 | of objection wi | th the commissio | ner, the order be | comes a final order of th | e commissioner. | | | | |
| 2.3 | EFFECTIVE DATE. This section is effective October 15, 2021. | | | | | | | | |
| | | | | | | | | | |
| 2.4 | Sec. 2. [181.987] USE OF SKILLED AND TRAINED CONTRACTOR | | | | | | | | |
| 2.5 | WORKFORCES AT OIL REFINERIES. | | | | | | | | |
| 2.6 | Subdivision 1. Definitions. (a) For purposes of this section, the following terms have | | | | | | | | |
| 2.7 | the meanings g | iven. | | | | | | | |
| 2.8 | (b) "Contrac | ctor" means a ver | dor that enters i | nto or seeks to enter into | a contract with | | | | |
| 2.9 | an owner or op | erator of an oil re | finery to perform | n construction, alteration | , demolition, | | | | |
| 2.10 | installation, rep | pair, maintenance. | or hazardous m | aterial handling work at | the site of the oil | | | | |
| 2.11 | refinery. Contra | actor includes all | contractors or su | abcontractors of any tier | performing work | | | | |
| 2.12 | as described in | this paragraph at | the site of the of | il refinery. Contractor do | es not include | | | | |
| 2.13 | employees of the | he owner or opera | ator of an oil refi | nery. | | | | | |
| 2.14 | (c) "Registe | red apprenticeshi | p program" mea | ns an apprenticeship pro | gram registered | | | | |
| 2.15 | with the Depart | tment of Labor ar | nd Industry unde | r chapter 178 or with the | United States | | | | |
| 2.16 | Department of | Labor Office of A | pprenticeship of | r a recognized state appre | enticeship agency | | | | |
| 2.17 | under Code of | Federal Regulatic | ons, title 29, part | s 29 and 30. | | | | | |
| 2.18 | (d) "Skilled | and trained workf | orce" means a w | orkforce in which a minin | num of 85 percent | | | | |
| 2.19 | of the employed | es of the contracto | or or subcontract | tor of any tier working at | the site of the oil | | | | |
| 2.20 | refinery meet o | one of the following | ng criteria: | | | | | | |
| 2.21 | (1) are curre | ently registered as | s apprentices in a | a registered apprenticesh | ip program in the | | | | |
| 2.22 | applicable trade | e; | | | | | | | |
| 2.23 | (2) have gra | iduated from a reg | gistered apprenti | ceship program in the ap | plicable trade; or | | | | |
| 2.24 | (3) have con | mpleted all of the | classroom traini | ng and work hour requir | ements needed to | | | | |
| 2.25 | graduate from t | the registered app | renticeship prog | ram their employer parti | cipates in. | | | | |
| 2.26 | Subd. 2. Use | e of contractors b | y owner, operat | or; requirement. (a) An | owner or operator | | | | |
| 2.27 | of an oil refiner | y shall, when cont | racting with cont | ractors for the performance | e of construction, | | | | |
| 2.28 | alteration, dem | olition, installatic | on, repair, mainte | enance, or hazardous mat | erial handling | | | | |
| 2.29 | work at the site | of the oil refiner | y, require that th | e contractors performing | ; that work, and | | | | |
| 2.30 | any subcontractors of any tier, use a skilled and trained workforce when performing all | | | | | | | | |
| 2.31 | work at the site | e of the oil refiner | <u>y.</u> | | | | | | |
| | | | | | | | | | |

06/01/21

REVISOR

SS/HR

21-04261

as introduced

| | 06/01/21 | REVISOR | SS/HR | 21-04261 | as introduced |
|---|------------|--------------------|-------------------|------------------------|---------------|
| | | | | | |
| 1 | (b) The re | auirement under th | is subdivision ap | olies only when each c | ontractor and |

3.2 subcontractor of any tier is performing work at the site of the oil refinery.

- 3.3 Subd. 3. Penalties. The Division of Labor Standards shall receive complaints of violations
- 3.4 of this section. The commissioner of labor and industry shall fine an owner, operator,
- 3.5 <u>contractor, or subcontractor of any tier not less than \$5,000 nor more than \$10,000 for each</u>
- 3.6 <u>violation of the requirements in this section. Each shift on which a violation of this section</u>
- 3.7 occurs shall be considered a separate violation. This penalty is in addition to any penalties
- 3.8 provided under section 177.27, subdivision 7. In determining the amount of a civil penalty
- 3.9 under this subdivision, the appropriateness of the penalty to the size of the violator's business
- 3.10 and the gravity of the violation shall be considered.

3.1

- 3.11 Subd. 4. Civil actions. A person injured by a violation of this section may bring a civil
- 3.12 action for damages against an owner or operator of an oil refinery. The court may award to
- 3.13 <u>a prevailing plaintiff under this subdivision damages, attorney fees, costs, disbursements,</u>
- 3.14 and any other appropriate relief as otherwise provided by law.
- 3.15 **EFFECTIVE DATE.** This section is effective October 15, 2021.