03/10/20 REVISOR RSI/RC 20-8016 as introduced

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

A bill for an act

relating to commerce; authorizing recovery of state-imposed examination or

S.F. No. 4316

(SENATE AUTHORS: KORAN, Dahms, Chamberlain and Utke)

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DATE D-PG OFFICIAL STATUS 5463 Introduction and first reading

Referred to Commerce and Consumer Protection Finance and Policy 03/16/2020 5520 Authors added Dahms; Chamberlain; Utke

investigation costs in certain circumstances; regulating informal disposition of 1.3 examinations and authority to charge licensees for the cost of examinations; limiting 1.4 certain assessments; reducing appropriations for unfilled positions at the Department 1.5 of Commerce; limiting growth in employment for the Department of Commerce; 1.6 requiring a report; amending Minnesota Statutes 2018, sections 15.471, subdivisions 1.7 4, 6; 46.131, by adding a subdivision; 60A.033, by adding a subdivision. 1.8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA: 1.9 Section 1. Minnesota Statutes 2018, section 15.471, subdivision 4, is amended to read: 1.10 Subd. 4. Expenses. "Expenses" means the costs incurred by the party in the litigation, 1.11 including: 1.12 (1) filing fees; 1.13 (2) subpoena fees and mileage; 1.14 (3) transcript costs and court reporter fees; 1.15 (4) expert witness fees; 1.16 (5) the reasonable cost of any study, analysis, engineering report, test, or project; 1.17 (6) photocopying and printing costs; 1.18 1.19 (7) postage and delivery costs; and (8) service of process fees; and 1.20 1.21 (9) state-imposed examination or investigative costs.

Section 1.

	03/10/20	REVISOR	RSI/RC	20-8016	as introduced
	Sec. 2. Mir	nnesota Statutes 20	18, section 15.47	l, subdivision 6, is amen	ded to read:
	Subd. 6.	Party. (a) Except a	s modified by para	agraph (b), "party" means	s a person named
	or admitted a	as a party, or seekin	g and entitled to l	pe admitted as a party, in	a court action or
	contested cas	se proceeding, or a	person admitted b	by an administrative law	judge for limited
	purposes, and	d who is :			
	(1) an un	incorporated busine	ess, partnership, c	corporation, association,	or organization,
	having not m	nore than 500 empl	oyees at the time	the civil action was filed	or the contested
	case proceed	ling was initiated; a	end .		
	(2) an un	incorporated busine	ess, partnership, c	corporation, association,	or organization
)	whose annua	al revenues did not	exceed \$7,000,00	0 at the time the civil act	tion was filed or
l	the contested	l case proceeding v	vas initiated.		
2	(b) "Party	y" also includes a p	artner, officer, sha	areholder, member, or ov	vner of an entity
,	described in	paragraph (a) , clau	ses (1) and (2).		
	(c) "Party	" does not include	a person providir	ng services pursuant to li	censure or
	reimburseme	ent on a cost basis b	by the Departmen	t of Health or the Depart	ment of Human
	Services, wh	en that person is na	amed or admitted	or seeking to be admitted	d as a party in a
	matter which	involves the licen	sing or reimburse	ment rates, procedures, o	or methodology
	applicable to	those services.			
	EFFECT	TIVE DATE. This	section is effective	re the day following final	enactment and
	applies to co	ntested cases initia	ted on or after tha	at date.	
	Sec 3 Mir	nnesota Statutes 20	18 section 46.13	1, is amended by adding	a subdivision to
	read:	mesota Statutes 20	10, 5000001 10.13	i, is unicided by udding	a sacarvision to
	Subd. 12.	. Limitations on as	ssessments. The s	sum of the assessments le	evied under
				y 1 and ending June 30 th	
		-		levied for the fiscal perio	
	year prior.			20 + 10 t 10 1 t 10 t 10 t 10 t 10 t 10 t	
	<u>EFFEC1</u>	TIVE DATE. This	section is effectiv	te the day following final	enactment.
	Sec. 4. Mir	nnesota Statutes 20	18, section 60A.03	33, is amended by adding	g a subdivision to
)	read:				

Subd. 11. Informal disposition. The commissioner must in good faith attempt to

informally resolve any alleged violations of law identified during the examination or

Sec. 4. 2

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investigation using a consent order or other informal resolution or disposition. The terms of a consent order or other informal disposition that prescribes compliance requirements must not be inconsistent with or supersede the requirements of Minnesota law, nor may the terms be identical or substantially similar to the compliance requirements in a consent order entered into by another licensee. Any consent order containing identical or substantially similar requirements is unlawful rulemaking in violation of section 14.381, with a licensee having the remedies available for the violation. If requested by a licensee, the commissioner or the commissioner's designee must enter into any informally agreed upon consent order contemporaneously with its delivery to the department. Upon the department's delivery of a proposed informal settlement, the department's authority under sections 45.027, subdivision 1, clause (8); 60A.03, subdivision 5; and 60A.031, subdivision 3, paragraph (c), to charge the licensee for the costs of the investigation or examination terminates.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 5. <u>LIMITING THE GROWTH IN DEPARTMENT OF COMMERCE</u> EMPLOYMENT BASED ON STATE POPULATION.

The percentage growth of the total number of full-time equivalent positions employed by the Department of Commerce from one fiscal year to the next must not exceed the percentage growth of the state population during the same time frame, as projected by the state demographer.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 6. REDUCING APPROPRIATIONS FOR UNFILLED POSITIONS.

The general fund and nongeneral fund appropriations to the Department of Commerce for agency operations for the biennium ending June 30, 2021, are reduced for salary and benefit amounts attributable to positions that are not filled within 180 days of the job posting for the position. This section applies only to positions that are posted in fiscal years 2020 and 2021. Reductions made under this section must be reflected as reductions in agency base budgets for fiscal years 2022 and 2023. The commissioner of management and budget must report to the chairs and ranking minority members of the senate and the house of representatives committees having jurisdiction over commerce and finance regarding the amount of appropriations reductions under this section. This section expires December 31, 2021.

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 6. 3