01/05/15 REVISOR SS/PT 15-1297 as introduced

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 5

(SENATE AUTHORS: BONOFF, Senjem, Hawj, Bakk and Tomassoni)

DATED-PGOFFICIAL STATUS01/08/201537Introduction and first reading
Referred to Jobs, Agriculture and Rural Development02/05/2015Comm report: To pass as amended and re-refer to Higher Education and Workforce Development

1.1	A bill for an act
1.2	relating to workforce development; requiring the commissioner of labor and
1.3	industry to identify competency standards for dual training; creating a dual
1.4	training competency grant program; appropriating money; proposing coding for
1.5	new law in Minnesota Statutes, chapters 116L; 175.

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

Section 1. [116L.31] DUAL TRAINING COMPETENCY GRANTS.

Subdivision 1. **Program created.** The commissioner of employment and economic development shall make grants for the training of employees to achieve the competency standard for an occupation identified by the commissioner of labor and industry under section 175.45 and Laws 2014, chapter 312, article 3, section 21.

- Subd. 2. Eligible grantees. An employer is eligible to apply for a grant to train employees if the employer has employees who are in or are to be trained to be in an occupation for which a competency standard has been identified and the employee has not attained the competency standard prior to the commencement of the planned training.
- Subd. 3. **Training institution.** Prior to applying for a grant, the employer must have an agreement with a training institution to provide the employee competency standard training. The Board of Trustees of the Minnesota State Colleges and Universities may enter into an agreement under this section. Any accredited institution may provide the training.
- Subd. 4. **Application.** Applications must be made to the commissioner on a form provided by the commissioner. The commissioner shall establish a schedule for applications and grants. The application must include, without limitation:
 - (1) the projected number of employee trainees;
- 1.24 (2) the competency standard for which training will be provided;

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2.1	(3) the name and address of the training institution and a signed statement by the
2.2	institution that it is able and agrees to provide the training;
2.3	(4) the period of the training; and
2.4	(5) the cost of the training charged by the training institution and certified by the
2.5	<u>institution.</u>
2.6	Subd. 5. Grant criteria. The commissioner shall, to the extent there are sufficient
2.7	applications, make at least an equal dollar amount of grants for training for employees
2.8	whose work site is projected to be outside the metropolitan area as defined in section
2.9	473.121, subdivision 2, as for employees whose work site is projected to be within the
2.10	metropolitan area. In determining the award of grants, the commissioner must consider,
2.11	among other factors:
2.12	(1) the aggregate state and regional need for employees with the competency to
2.13	be trained;
2.14	(2) the per employee cost of training;
2.15	(3) the additional employment opportunities for employees because of the training;
2.16	(4) projected increases in compensation for employees receiving the training; and
2.17	(5) the amount of employer training cost match on both a per employee and
2.18	aggregate basis.
2.19	Subd. 6. Employer match. An employer must pay for at least percent of the
2.20	training institution's charge for the training to the training institution.
2.21	Subd. 7. Payment of grant. The commissioner shall make grant payments to the
2.22	training institution in a manner determined by the commissioner after receiving notice
2.23	from the institution that the employer has paid the employer match.
2.24	Subd. 8. Grant amounts. The maximum amount of a grant may not exceed \$
2.25	The maximum grant per employee trained under a grant may not exceed \$
2.26	Subd. 9. Reporting. Commencing in 2017, the commissioner shall annually by
2.27	February 1 report on the activity of the grant program for the preceding fiscal year to the
2.28	chairs of the legislative committees with jurisdiction over workforce policy and finance.
2.29	EFFECTIVE DATE. This section is effective July 1, 2015.
2.30	Sec. 2. [175.45] COMPETENCY STANDARDS FOR DUAL TRAINING.
2.31	Subdivision 1. Duties; goal. The commissioner of labor and industry shall identify
2.32	competency standards for dual training. The goal of dual training is to provide current
2.33	employees of an employer with training to acquire competencies that the employer
2.34	requires. The standards shall be identified for employment areas of economic demand and
2.35	potential growth. The identification of standards is not subject to chapter 14.

Sec. 2. 2

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3.1	Subd. 2.	Definition; cor	npetency standa	ard. For purposes of this	s section,			
3.2	"competency s	standards" means	the specific know	vledge and skills necessa	ary for a particular			
3.3	occupation.							
3.4	Subd. 3.	Competency sta	andard identific	ation process. In identif	ying competency			
3.5	standards, the	standards, the commissioner shall consult with the commissioner of employment						
3.6	and economic	and economic development and convene recognized industry experts, representative						
3.7	employers, hig	gher education in	stitutions, and re	presentatives of labor to	assist in			
3.8	identifying cre	edible competenc	y standards.					
3.9	<u>Subd.</u> 4.	Duties. The con	mmissioner shall	<u>.</u>				
3.10	(1) estab	(1) establish competency standards for entry level and higher skill levels;						
3.11	(2) verif	y the competency	standards and s	kill levels and their trans	sferability by			
3.12	subject matter	expert representa	atives of each res	pective industry;				
3.13	(3) create	e and execute a p	lan for dual traini	ng outreach, developme	nt, and awareness;			
3.14	(4) deve	lop models for M	linnesota educati	onal institutions to engag	ge in providing			
3.15	education and	training to meet	the competency s	standards established;				
3.16	(5) enco	urage participation	on by employers	in the standard identifica	tion process for			
3.17	occupations in	their industry; a	<u>nd</u>					
3.18	(6) align	dual training con	npetency standar	ds with other workforce	initiatives.			
3.19	<u>Subd. 5.</u>	Notification. The	ne commissioner	must communicate ident	tified competency			
3.20	standards to th	e commissioner	of employment a	nd economic developme	nt for the purpose			
3.21	of the dual trai	ining competency	grant program ι	under section 116L.31. T	he commissioner			
3.22	of labor and in	dustry shall main	tain the competer	ncy standards on the depa	ertment's Web site.			
3.23	Sec. 3. <u>DU</u>	AL TRAINING	COMPETENC	Y GRANTS; APPROP	RIATION.			
3.24	<u>\$</u> in	fiscal year 2016	and \$ in fisc	eal year 2017 are approp	riated from the			
3.25	general fund to	o the commission	ner of employmen	nt and economic develop	oment for the			

purpose of making training grants under Minnesota Statutes, section 116L.31.

\$..... is appropriated in fiscal year 2016 from the general fund to the commissioner

of labor and industry for identification of competency standards for dual training under

Sec. 4. 3

Sec. 4. APPROPRIATION.

Minnesota Statutes, section 175.45.

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