SS/CH

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 58

(SENATE AUTHORS: MURPHY, Mohamed, Port, McEwen and Abeler) DATE D-PG OFFICIAL STATUS 01/09/2023 108 Introduction and first reading

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	Referred to Labor
01/17/2023 209	Author added Abeler
01/23/2023	Comm report: To pass as amended and re-refer to Judiciary and Public Safety

1.1	A bill for an act
1.2 1.3	relating to employment; establishing worker safety requirements; appropriating money; proposing coding for new law in Minnesota Statutes, chapter 182.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. [182.6526] WAREHOUSE DISTRIBUTION WORKER SAFETY.
1.6	Subdivision 1. Definitions. (a) The terms defined in this subdivision have the meanings
1.7	given them.
1.8	(b) "Commissioner" means the commissioner of labor and industry.
1.9	(c) "Employee" means a nonexempt employee who works at a warehouse distribution
1.10	center.
1.11	(d) "Work speed data" means information an employer collects, stores, analyzes, or
1.12	interprets relating to an individual employee's or group of employees' pace of work, including
1.13	but not limited to quantities of tasks performed, quantities of items or materials handled or
1.14	produced, rates or speeds of tasks performed, measurements or metrics of employee
1.15	performance in relation to a quota, and time categorized as performing tasks or not
1.16	performing tasks.
1.17	(e) "Employer" means a person who directly or indirectly, or through an agent or any
1.18	other person, including through the services of a third-party employer, temporary service,
1.19	or staffing agency or similar entity, employs or exercises control over the wages, hours, or
1.20	working conditions of 100 or more employees at a single warehouse distribution center or
1.21	1,000 or more employees at one or more warehouse distribution centers in the state. For
1.22	purposes of this paragraph, all employees of an employer's unitary business, as that term is

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2.1	defined in secti	ion 290.17, subdivi	ision 4, shall b	e counted in determining	the number of
2.2	employees emp	ployed at a single w	arehouse distr	ibution center or at one or	more warehouse
2.3	distribution cer	nters in the state.			
2.4	(f) "Wareho	ouse distribution ce	nter" means ar	n establishment as defined	l by any of the
2.5	following Nort	h American Indust	ry Classificatio	on System (NAICS) codes	<u>s:</u>
2.6	<u>(1) 493110</u>	for General Wareh	ousing and Sto	orage;	
2.7	(2) 423 for	Merchant Wholesa	llers, Durable (Goods;	
2.8	(3) 424 for	Merchant Wholesa	llers, Nondural	ole Goods;	
2.9	<u>(4)</u> 454110	for Electronic Sho	pping and Mai	l-Order Houses; and	
2.10	<u>(5) 492110</u>	for Couriers and E	xpress Deliver	y Services.	
2.11	<u>(g)</u> "Quota"	' means a work star	ndard under wl	nich:	
2.12	<u>(1) an empl</u>	oyee or group of er	nployees is ass	igned or required to perfo	orm at a specified
2.13	productivity spe	eed, or perform a qu	antified numbe	er of tasks, or handle or pro	duce a quantified
2.14	amount of mate	erial, or perform w	ithout a certair	number of errors or defe	cts, as measured
2.15	at the individua	al or group level wi	ithin a defined	time period; or	
2.16	<u>(2) an empl</u>	oyee's actions are o	categorized bet	ween time performing tas	sks and not
2.17	performing tasl	ks, and the employ	ee's failure to o	complete a task performat	nce standard or
2.18	recommendation	on may have an adv	verse impact of	n the employee's continue	d employment.
2.19	<u>Subd. 2.</u> W	ritten description	required. (a)	Each employer shall prov	ide to each
2.20	employee a wr	itten description of	each quota to	which the employee is su	bject and how it
2.21	is measured, in	cluding the quantif	fied number of	tasks to be performed or	materials to be
2.22	produced or ha	ndled or the limit of	on time categor	rized as not performing ta	sks, within the
2.23	defined time pe	eriod, and any pote	ntial adverse e	mployment action that co	uld result from
2.24	failure to meet	the quota.			
2.25	(b) The wri	tten description mu	ist be understa	ndable in plain language a	and in the
2.26	employee's lan	guage of preference	<u>e.</u>		
2.27	(c) The write	tten description mu	ist be provided	<u>:</u>	
2.28	<u>(1)</u> upon hii	re or within 30 day	s of the effecti	ve date of this section; an	<u>d</u>
2.29	(2) no fewe	r than two working	g days prior to	the effective date of any r	nodification of
2.30	existing quotas	÷			

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3.1	(d) An em	ployer shall not ta	ke adverse empl	oyment action against an	employee for
3.2	<u> </u>		•	ed to the employee.	
2.2	Subd 3 E	Proply An employ	zee shall not be r	equired to meet a quote t	hat provents
3.3 3.4				equired to meet a quota the second seco	
			<u> </u>	lities as provided under s	
3.5				standards under this chap	
3.6				adverse employment act	
3.7				ot allow a worker to com	U
3.8 3.9				l safety standards under t	• •
3.9	<u>rest or prayer</u>	periods, or occupa		i safety standards under t	
3.10	<u>Subd. 4.</u>	Vork speed data. ((a) Employees ha	ave the right to request or	ally or in writing
3.11	from any supe	rvisor, and the emp	loyer shall provi	de within 72 hours: (1) a w	ritten description
3.12	of each quota	to which the emplo	oyee is subject; (2) a copy of the most reco	ent 90 days of the
3.13	employee's ov	wn personal work	speed data; and (3) a copy of the prior six	months of
3.14	aggregated w	ork speed data for	similar employe	es at the same work site.	
3.15	The written de	escription of each q	uota must meet th	ne requirements of subdivi	ision 2, paragraph
3.16	(b), and the w	ork speed data mus	st be provided in	a manner understandable	to the employee.
3.17	An employee	may make a reque	est under this par	agraph no more than fou	r times per year.
3.18	(b) If an e	mployer discipline	es an employee fo	or failure to meet a quota	, the employer
3.19	must, at the ti	me of discipline, p	rovide the emplo	yee with a written copy o	of the most recent
3.20	90 days of the	e employee's own p	personal work sp	eed data. If an employer	dismisses an
3.21	employee for	any reason, they n	nust, at the time	of firing, provide the emp	ployee with a
3.22	written copy	of the most recent	90 days of the er	nployee's own personal v	vork speed data.
3.23	An employer	shall not retaliate a	against an emplo	yee for requesting data u	nder this
3.24	subdivision.				
3.25	<u>Subd. 5.</u>	ligh rates of injur	·y. If a particular	work site or employer is	found to have an
3.26	employee inc	idence rate in a giv	en year, based or	n data reported to the fede	eral Occupational
3.27	Safety and He	ealth Administratic	on, of at least 30	percent higher than that	year's average
3.28	incidence rate	e for the relevant N	AICS code's not	nfatal occupational injuri	es and illnesses
3.29	by industry a	nd case types, relea	ased by the Unite	ed States Bureau of Labo	r Statistics, the
3.30	commissione	r shall open an invo	estigation of viol	ations under this section	. The employer
3.31	must also hol	d its safety commi	ttee meetings as	provided under section 1	82.676 monthly
3.32	until, for two	consecutive years,	the work site or	employer does not have	an employee
3.33	incidence rate	e 30 percent higher	than the average	e yearly incidence rate fo	or the relevant
3.34	NAICS code.				_

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4.1	Subd. 6. Enforcement. (a) Subdivision 2, paragraphs (a) to (c), subdivision 4, and
4.2	subdivision 5 shall be enforced by the commissioner under sections 182.66, 182.661, and
4.3	182.669. A violation of this section is subject to the penalties provided under sections
4.4	<u>182.666 and 182.669.</u>
4.5	(b) A current or former employee aggrieved by a violation of this section may bring a
4.6	civil cause of action for damages and injunctive relief to obtain compliance with this section,
4.7	may receive other equitable relief as determined by a court, including reinstatement with
4.8	back pay, and may, upon prevailing in the action, recover costs and reasonable attorney
4.9	fees in that action. A cause of action under this section must be commenced within one year
4.10	of the date of injury.
4.11	(c) Nothing in this section shall be construed to prevent local enforcement of occupational
4.12	health and safety standards that are more restrictive than this section.
4.13	Sec. 2. SEVERABILITY.
4.14	If any provision of this act or the application thereof to any person or circumstance is
4.15	held invalid, the invalidity does not affect other provisions or applications of the act which
4.16	can be given effect without the invalid provision or application.
4.17	Sec. 3. APPROPRIATION.
4.18	\$76,000 in fiscal year 2024 and \$50,000 in fiscal year 2025 are appropriated from the
4.19	workers' compensation fund to the commissioner of labor and industry for enforcement and
4.20	other duties regarding warehouse distribution workers safety under Minnesota Statutes,

4.21 section 182.6526.