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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

SS

S.F. No. 10

(SENATE AU	THORS: SEEBERG	ER, Dziedzic, Klein, McEwen and Abeler)
DATE	D-PG	OFFICIAL STATUS

Referred to Labor	
01/10/2023 127 Author added Klein	
01/12/2023 181 Authors added McEwen; Abeler	
01/17/2023 190a Comm report: To pass as amended and re-refer to Judiciary and Public Safety	
190 Rule 12.10: report of votes in committee	
03/06/2023 1333a Comm report: To pass as amended and re-refer to Labor	
03/13/2023 Comm report: To pass as amended and re-refer to Finance	

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to labor and industry; providing for use of skilled and trained contractor workforces at petroleum refineries; amending Minnesota Statutes 2022, 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 2022, 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

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2.1	calendar days a	fter being served w	with the order,	he employer fails to f	ile a written notice
2.2	-	-		comes a final order of	
2.3	EFFECTIV	<u>E DATE.</u> This sec	tion is effectiv	ve October 15, 2023.	
2.4	Sec 2 [181 9	871 USE OF SKII	LED AND T	RAINED CONTRA	CTOR
2.5		ES AT PETROLE			
2.6	Subdivision	1. Definitions. (a)	For purposes	of this section, the fol	llowing terms have
2.7	the meanings gi	ven.			
2.8	(b) "Contrac	tor" means a vende	or that enters i	nto or seeks to enter i	nto a contract with
2.9	an owner or ope	rator of a petroleum	n refinery to pe	rform construction, al	teration, demolition,
2.10	installation, rep	air, maintenance, o	r hazardous m	aterial handling work	at the site of the
2.11	petroleum refin	ery. Contractor incl	ludes all contr	actors or subcontracto	ors of any tier
2.12	performing wor	k as described in th	nis paragraph	at the site of the petro	leum refinery.
2.13	Contractor does	not include emplo	yees of the ov	mer or operator of a p	etroleum refinery.
2.14	(c) "Register	red apprenticeship	program" mea	ns an apprenticeship	program registered
2.15	with the Depart	ment of Labor and	Industry unde	r chapter 178 or with	the United States
2.16	Department of I	Labor Office of Ap	prenticeship o	r a recognized state ap	prenticeship agency
2.17	under Code of H	Federal Regulations	s, title 29, part	s 29 and 30.	
2.18	(d) "Skilled	and trained workfo	orce" means a	workforce in which ea	ach employee of the
2.19	contractor or su	bcontractor of any	tier working a	t the site of the petrol	eum refinery meets
2.20	one of the follow	wing criteria:			
2.21	(1) is current	tly registered as an	apprentice in	a registered apprentic	eship program in the
2.22	applicable trade	<u>, , , , , , , , , , , , , , , , , , , </u>			
2.23	(2) has grad	uated from a regist	ered apprentic	eship program in the	applicable trade; or
2.24	(3) has comp	pleted all of the rela	ated instructio	n and on-the-job learr	ning requirements
2.25	needed to gradu	ate from the regist	ered apprentic	eship program their e	mployer participates
2.26	in.				
2.27	(e) "Petroleu	ım refinery" means	s a facility eng	aged in producing gas	soline, kerosene,
2.28	distillate fuel oi	ls, residual fuel oil	, lubricants, or	other products through	gh distillation of
2.29	petroleum or the	rough redistillation	, cracking, or	reforming of unfinish	ed petroleum
2.30	derivatives. Pet	roleum refinery inc	ludes fluid ca	talytic cracking unit c	atalyst regenerators,
2.31	fluid catalytic c	racking unit incine	rator-waste he	at boilers, fuel gas co	mbustion devices,
2.32	and indirect hea	ting equipment ass	sociated with t	he refinery.	

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3.1	(f) "OEM" means original equ	uipment manufac	cturer and refers to or	ganizations that
3.2	manufacture or fabricate equipme	ent for sale direc	tly to purchasers or o	ther resellers.
3.3	Subd. 2. Use of contractors by	y owner, operato	o <mark>r; requirement.</mark> (a) A	an owner or operator
3.4	of a petroleum refinery shall, whe	en contracting w	ith contractors for the	e performance of
3.5	construction, alteration, demolition	on, installation, re	epair, maintenance, or	hazardous material
3.6	handling work at the site of the p	etroleum refiner	y, require that the con	tractors performing
3.7	that work, and any subcontractor	s of any tier, use	a skilled and trained	workforce when
3.8	performing all work at the site of	the petroleum re	efinery.	
3.9	(b) The requirement under thi	is subdivision ap	plies only when each	contractor and
3.10	subcontractor of any tier is performed	rming work at th	e site of the petroleur	n refinery.
3.11	(c) The requirement under thi	s subdivision do	es not apply when an	owner or operator
3.12	contracts with contractors or sub-	contractors hired	to perform OEM wo	rk to comply with
3.13	equipment warranty requirement	<u>s.</u>		
3.14	(d) An owner or operator's co	ntracted workfor	rce must meet the req	uirements of
3.15	subdivision 1, paragraph (d) acco	ording to the follo	owing schedule:	
3.16	(1) 65 percent by October 15,	2023;		
3.17	(2) 75 percent by October 15,	2024; and		
3.18	(3) 85 percent by October 15,	2025.		
3.19	Subd. 3. Penalties. (a) The D	ivision of Labor	Standards shall recei	ve complaints of
3.20	violations of this section. The con	mmissioner of la	bor and industry shal	l fine an owner or
3.21	operator, contractor, or subcontra	ctor of any tier no	ot less than \$5,000 not	r more than \$10,000
3.22	for each violation of the requiren	nents in this section	on.	
3.23	(b) An owner or operator shal	l be found in vio	lation of this section,	and subject to fines
3.24	and other penalties, for failing to	<u>:</u>		
3.25	(1) require a skilled and trained	ed workforce in i	ts contracts and subc	ontracts as required
3.26	by subdivision 2, paragraph (a);	or		
3.27	(2) enforce the requirement of	f use of a skilled	and trained workford	e as required by
3.28	subdivision 2, paragraph (a).			
3.29	(c) A contractor or subcontraction (c) (c)	ctor shall be foun	d in violation of this	section, and subject
3.30	to fines and other penalties, if the	contractor or sub	contractor fails to use	a skilled and trained
3.31	workforce as required by subdivi	sion 2, paragrap	<u>h (a).</u>	

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4.1	(d) Each shift on which a violation of this section occurs shall be considered a separate					
4.2	violation. This fine is in addition to any penalties provided under section 177.27, subdivision					
4.3	7. In determining the amount of a fine under this subdivision, the appropriateness of the					
4.4	fine to the size o	f the violator's busin	ess and the g	ravity of the violation s	shall be considered.	

4.5 **EFFECTIVE DATE.** This section is effective October 15, 2023.