SF3367 REVISOR SGS S3367-3 3rd Engrossment

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3367

(SENATE AUTHORS: ABELER, Gazelka, Benson and Housley)

DATE	D-PG	OFFICIAL STATUS		
03/14/2018	6496	Introduction and first reading		
		Referred to Health and Human Services Finance and Policy		
03/21/2018	6877	Author added Benson		
03/26/2018	6951a	Comm report: To pass as amended		
	6981	Second reading		
	6989	Author added Housley		
05/07/2018	8753a	Special Order: Amended		
	8755	Third reading Passed		
05/16/2018	8991	Returned from House with amendment		
	8992	Senate concurred and repassed bill		
	8992	Third reading		
		Presentment date 05/17/18		
	10617	Governor's action Approval 05/20/18		
	10618	Secretary of State Chapter 179 05/20/18		
		Effective date 08/01/18		

1.1 A bill for an act

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relating to public health; requiring employees of hotels and motels to be trained to recognize sex trafficking; proposing coding for new law in Minnesota Statutes, chapter 157.

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

Section 1. [157.177] SEX TRAFFICKING PREVENTION TRAINING.

Subdivision 1. **Definition.** "Sex trafficking" has the meaning given in section 609.321, subdivision 7a.

Subd. 2. Prevention training required. (a) Following initial approval of a training program pursuant to paragraph (c), every person, firm, or corporation that operates a hotel or motel in Minnesota shall ensure that each employee who works on site, including but not limited to any owner, operator, or manager, receive the training described in paragraph (c) within the later of 90 days of the time of hire or 120 days of the effective date of this section, and annually thereafter. The operator of each hotel or motel shall annually certify, in an employee roster or in each employee's personnel file, that each employee has received the training approved by the commissioner.

- (b) In addition to the training required under paragraph (a), the operator of each hotel and motel shall conduct an ongoing awareness campaign for employees that address the components described in paragraph (c).
- (c) No later than November 1, 2018, the commissioner shall, in consultation with the state hotel and lodging association, approve an educational training program that focuses on the accurate and prompt identification and reporting of, or response to, suspected sex

Section 1.

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2.1	trafficking.	Γhe commissioner sha	ıll allow the use	of existing training mo	odules and materials,			
2.2	to the extent	possible. Training m	nust include, at a	minimum, instruction	n on:			
2.3	(1) what sex trafficking is in order to raise awareness of it;							
2.4	(2) how to recognize potential victims of sex trafficking;							
2.5	(3) how to identify activities commonly associated with sex trafficking; and							
2.6	(4) effective responses to trafficking situations including, but not limited to, how to							
2.7	report suspected sex trafficking to proper law enforcement officials.							
2.8	(d) Each	operator must post a	nd maintain a po	oster, written or appro	ved by the			
2.9	commission	er and containing info	ormation describ	oed in paragraph (c), i	n a place readily			
2.10	accessible to	o each employee who	works on site.					
2.11	(e) Any o	cost incurred for the tr	raining program	shall be the responsib	oility of the licensee.			
2.12	Subd. 3.	Exemptions. The tra	ining requireme	ents in subdivision 2 d	o not apply to			
2.13	employees v	<u>who:</u>						
2.14	(1) are u	nder the age of 16 year	ars unless they o	elean guest rooms;				
2.15	(2) work	exclusively in a resta	aurant, providin	g catering services, or	both; or			
2.16	(3) do no	ot have direct contact	with either gues	ets or guest rooms.				
2.17	<u>Subd. 4.</u>	Immunity. An opera	tor or employee	of a hotel or motel wh	no acts in good faith			
2.18	is immune fi	com liability in any civ	vil action for rep	orting suspected sex to	rafficking activities.			
2.19	<u>Subd. 5.</u>	Enforcement. A hot	el or motel oper	ator who fails to prov	ide the prevention			
2.20	training required by subdivision 2 shall be given six months to comply with an order issued							
2.21	pursuant to section 157.20, subdivision 3, for a first violation.							

EFFECTIVE DATE. This section is effective August 1, 2018.

Section 1. 2

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