SS/JP

SENATE STATE OF MINNESOTA NINETIETH SESSION

S.F. No. 3877

(SENATE AUTI	IORS: OSMI	EK and Anderson, B.)
DATE	D-PG	OFFICIAL STATUS
03/29/2018	7123	Introduction and first reading Referred to Jobs and Economic Growth Finance and Policy

1.1	A bill for an act
1.2	relating to employment; granting employees the right to work without being
1.3	required to become a member or pay fees to a labor organization; creating penalties
1.4	and jurisdiction; providing for other unfair labor practices; amending Minnesota
1.5	Statutes 2016, sections 179.01, subdivision 3; 179.10, by adding subdivisions;
1.6 1.7	179A.06, subdivision 6, by adding subdivisions; 179A.60, subdivision 7; repealing Minnesota Statutes 2016, sections 179A.03, subdivision 9; 179A.06, subdivision
1.7	3.
1.9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.10	ARTICLE 1
1.11	DEFINITIONS
1.12	Section 1. Minnesota Statutes 2016, section 179.01, subdivision 3, is amended to read:
1.13	Subd. 3. Employer. "Employer" includes means all persons, firms, associations,
1.14	corporations employing others, and all persons acting in the interest of an employer, but
1.15	does not include the state, or any political or governmental subdivision thereof, nor any
1.16	person subject to the Federal Railway Labor Act, as amended from time to time, nor the
1.17	state or any political or governmental subdivision thereof except when used in section
1.18	179.13.
1.19	Sec. 2. <u>REPEALER.</u>

1.20 Minnesota Statutes 2016, section 179A.03, subdivision 9, is repealed.

	03/09/18	REVISOR	SS/JP	18-6718	as introduced
2.1			ARTICL	E 2	
2.2		RIGHT TO WORK F	FOR PRIVA	FE SECTOR EMPLOYE	ES
2.2	Section 1	Minnagata Statutag 20	16 gostion 17	70.10 is amanded by addin	a a gub division
2.3 2.4	to read:	Minnesota Statutes 20	ro, section r	9.10, is amended by adding	g a subdivision
			1 11 1	· · · · ····	,. ,.
2.5 2.6	of employm		erson shall b	e required, as a condition o	<u>r continuation</u>
2.7	<u>(1) beco</u>	me or remain a member	r of a labor of	ganization;	
2.8	<u>(2) pay a</u>	any dues, fees, assessme	ents, or other	similar charges, however d	enominated, of
2.9	any kind or	amount to a labor organ	nization; or		
2.10	<u>(3) pay to</u>	o any charity or other thi	rd party, in lie	eu of such payments, any am	ount equivalent
2.11	to or pro rat	a portion of dues, fees,	assessments,	or other charges required o	f members of a
2.12	labor organi	ization.			
0.12	Sec. 2 Mi	innosoto Statutos 2016	saction 170 1	0, is amended by adding a	subdivision to
2.132.14	read:	linesota Statutes 2010,	section 179.1	o, is amended by adding a	Suburvision to
		A guaamanta in vialati		mont understanding or ne	actica writtan
2.15				ment, understanding, or pra	
2.16				organization, and employe	
2.17 2.18		id, and of no legal effec		ision 3 is hereby declared t	o de uniawiui,
2.10	<u>Indir and vor</u>	id, and of no legar crice	<u>.</u>		
2.19	Sec. 3. Mi	innesota Statutes 2016,	section 179.1	0, is amended by adding a	subdivision to
2.20	read:				
2.21	<u>Subd. 5.</u>	Penalty; jurisdiction.	A person whe	o directly or indirectly viola	tes subdivision
2.22	<u>3 is guilty o</u>	f a misdemeanor. Distri	ct courts sha	Il have jurisdiction to hear	and determine
2.23	any violatio	n of this subdivision.			
2.24	Sec. 4 Mi	innesota Statutes 2016	section 179 1	0, is amended by adding a	subdivision to
2.25	read:	<i>11105010 5101015 2010</i> ,		o, is unionada oy udanig u	Sucurvision to
		Injunctive vehicf A m	rean injurad	as a result of any violation	or threatoned
2.26				ž	
2.27			u to injunctiv	e relief against any and all	
2.28	persons three	eatening violations.			

	03/09/18	REVISOR	SS/JP	18-6718	as introduced
3.1	Sec. 5. Minnes	sota Statutes 2016,	section 179.10	, is amended by adding a	subdivision to
3.2	read:				
3.3	<u>Subd. 7.</u> Dar	mages. A person in	jured as a resu	t of a violation or threater	ned violation of
3.4	subdivision 3 sh	all recover any and	d all damages,	ncluding costs and reason	able attorney
3.5	fees, of any char	racter resulting from	m such violatio	n or threatened violation.	Such remedies
3.6	shall be indepen	ident of and in addi	ition to the pen	alties and remedies presci	ribed in other
3.7	provisions of the	is section.			
3.8	Sec. 6. Minnes	sota Statutes 2016,	section 179.10	, is amended by adding a	subdivision to
3.9	read:				
3.10	<u>Subd. 8.</u> Dut	ty to investigate an	nd enforce. It i	s the duty of the attorney	general of this
3.11	state, and of the	prosecuting attorne	eys of each cou	nty, to investigate complai	nts of violation
3.12	or threatened vie	olations of subdivis	sion 3 and to p	osecute all persons violat	ing any of its
3.13	provisions, and	to take all means a	t his or her con	mand to ensure effective	enforcement.
3.14	Sec. 7. Minnes	sota Statutes 2016,	section 179.10	, is amended by adding a	subdivision to
3.15	read:				
3.16	Subd. 9. Exc	ceptions. Subdivisi	ons 3 to 8 do n	ot apply:	
3.17	(1) to employ	yers and employees	s covered by the	Railway Labor Act, Unit	ed States Code,
3.18	title 45, section	151, et seq.;			
3.19	(2) to federa	l employers and en	nployees;		
3.20	(3) to emplo	yers and employee	s on exclusive	federal enclaves; or	
3.21	(4) where the	ey would otherwise	e conflict with,	or be preempted by, feder	<u>ral law.</u>
3.22	Sec. 8. Minnes	sota Statutes 2016,	section 179.10	, is amended by adding a	subdivision to
3.23	read:				
3.24	<u>Subd. 10.</u> Co	onflict of provision	ns; effect. Whe	rever the application of o	ther statutes or
3.25	laws conflict wi	th the application of	of this section,	this section prevails.	
3.26	Sec. 9. Minnes	sota Statutes 2016,	section 179.10	, is amended by adding a	subdivision to
3.27	read:				
3.28	<u>Subd. 11.</u> Se	verability clause.	If this section	or the application of this s	ection to any
3.29	person or circur	nstance is held inva	alid by a court	of competent jurisdiction,	the remainder

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4.1	of this section	n or the application	of its provisions	s to persons or circumstan	ices other than
4.2	those to whic	ch it is held invalid s	shall not be affe	cted.	
4.3			ARTICL	E 3	
4.4]	RIGHT TO WOR	K FOR PUBLI	C SECTOR EMPLOYE	CES
4.5	Section 1	Linnagata Statutas	016 gention 17	0. 06 autobician (is a	mandad ta madu
4.5				9A.06, subdivision 6, is a	
4.6			1 2	ve the right to request and	
4.7		-		employees have the right	
4.8	checkoff agre	eement at-will. In the	e absence of an e	exclusive representative, p	ublic employees
4.9	have the right	t to request and be a	llowed dues cho	eckoff for the organization	n of their choice.
4.10	Sec. 2. Min	nesota Statutes 2010	6, section 179A.	06, is amended by adding	a subdivision to
4.11	read:				
4.12	<u>Subd. 8.</u>	Right to refrain. No	person shall be	e required, as a condition	or continuation
4.13	of public emp	ployment, to:			
4.14	<u>(1) becom</u>	ne or remain a mem	ber of a labor or	ganization;	
4.15	<u>(2) pay ar</u>	ny dues, fees, assess	ments, or other	similar charges, however	denominated, of
4.16	any kind or a	mount to a labor or	ganization; or		
4.17	(3) pay to	any charity or other	third party, in lie	u of such payments, any a	nount equivalent
4.18	to or pro rata	portion of dues, fee	s, assessments,	or other charges required	of members of a
4.19	labor organiz	ration.			
4.20	Sec. 3. Min	nesota Statutes 2010	6, section 179A.	06, is amended by adding	a subdivision to
4.21	read:		,		
4.22	<u>Subd. 9.</u>	Agreements in viol	ation. An agree	ment, understanding, or p	ractice, written
4.23	or oral, impli	ed or expressed, bet	tween any labor	organization, and employ	ver that violates
4.24	the rights of e	employees as guara	nteed by subdiv	ision 3 is hereby declared	to be unlawful,
4.25	null and void	, and of no legal eff	ect.		
4.26	Sec. 4 Min	nesota Statutes 2010	6 section 179A	06, is amended by adding	a subdivision to
4.27	read:		-,	,	
4.28	Subd. 10.	Penalty; iurisdiction	on. A person wh	o directly or indirectly vio	lates subdivision
4.29				l have jurisdiction to hear	
4.30		of subdivision 8.		Juniouron to neur	

	03/09/18	REVISOR	SS/JP	18-6718	as introduced
5.1	Sec. 5. Mi	nnesota Statutes 2010	6, section 179A.	06, is amended by addin	g a subdivision to
5.2	read:			-	-
5.3	<u>Subd. 11</u>	<u>.</u> Injunctive relief. A	A person injured	as a result of any violat	tion or threatened
5.4	violation of	subdivision 8 is entit	led to injunctive	e relief against any and a	all violators or
5.5	persons thre	atening violations.			
5.6	Sec. 6. Mi	nnesota Statutes 2010	6, section 179A.	06, is amended by addin	g a subdivision to
5.7	read:				
5.8	<u>Subd. 12</u>	2. Damages. A person	n injured as a re	sult of a violation or thr	eatened violation
5.9	of subdivision	on 8 shall recover any	and all damage	es, including costs and re	asonable attorney
5.10	fees, of any	character resulting fi	om such violati	on or threatened violation	on. Such remedies
5.11	shall be inde	ependent of and in ad	dition to the per	nalties and remedies pre	scribed in other
5.12	provisions o	of this section.			
5.13	Sec. 7. Mi	nnesota Statutes 2010	6, section 179A.	06, is amended by addin	g a subdivision to
5.14	read:				
5.15	Subd. 13	Duty to investigate	e and enforce. I	t is the duty of the attorn	ney general of this
5.16	state, and of	the prosecuting attor	neys of each cou	inty, to investigate comp	laints of violation
5.17	or threatene	d violations of subdiv	vision 8 and to p	prosecute all persons vio	lating any of its
5.18	provisions, a	and to take all means	at his or her co	mmand to ensure effecti	ve enforcement.
5.19	Sec. 8. Mi	nnesota Statutes 2010	6, section 179A.	06, is amended by addin	g a subdivision to
5.20	read:				
5.21	<u>Subd. 14</u>	<u>Conflict of provisi</u>	ons; effect. Wh	erever the application o	f other statutes or
5.22	laws conflic	t with the application	n of this section,	this section prevails.	
5.23	Sec. 9. Mi	nnesota Statutes 2010	6, section 179A.	06, is amended by addin	g a subdivision to
5.24	read:				
5.25	<u>Subd. 15</u>	5. Severability claus	e. If this section	or the application of thi	s section to any
5.26	person or ci	rcumstance is held in	valid by a court	of competent jurisdiction	on, the remainder
5.27	of this section	on or the application	of its provisions	to persons or circumsta	inces other than
5.28	those to whi	ch it is held invalid s	hall not be affect	eted.	

	03/09/18	REVISOR	SS/JP	18-6718	as introduced
6.1	Sec. 10. Minne	esota Statutes 2016	6, section 179A	A.60, subdivision 7, is am	ended to read:
6.2	Subd. 7. Cor	ntract negotiation	s and adminis	stration. The exclusive re	epresentative of
6.3	employees of a 1	new joint powers e	entity shall upo	n certification be respons	ible to negotiate
6.4	a new collective	bargaining agreer	nent, file griev	ances, and otherwise adm	ninister the prior
6.5	collective bargai	ining agreement u	ntil a new colle	ective bargaining agreeme	ent is agreed to,
6.6	and to receive d	ues or fair-share fo	es .		

6.7 Sec. 11. **REPEALER.**

6.8 Minnesota Statutes 2016, section 179A.06, subdivision 3, is repealed.

APPENDIX Article locations in SF3877-0

ARTICLE 1	DEFINITIONS	Page.Ln 1.10
ARTICLE 2	RIGHT TO WORK FOR PRIVATE SECTOR EMPLOYEES	Page.Ln 2.1
ARTICLE 3	RIGHT TO WORK FOR PUBLIC SECTOR EMPLOYEES	Page.Ln 4.3

APPENDIX Repealed Minnesota Statutes: SF3877-0

179A.03 DEFINITIONS.

Subd. 9. Fair share fee challenge. "Fair share fee challenge" means any proceeding or action instituted by a public employee, a group of public employees, or any other person, to determine their rights and obligations with respect to the circumstances or the amount of a fair share fee.

179A.06 RIGHTS AND OBLIGATIONS OF EMPLOYEES.

Subd. 3. Fair share fee. An exclusive representative may require employees who are not members of the exclusive representative to contribute a fair share fee for services rendered by the exclusive representative. The fair share fee must be equal to the regular membership dues of the exclusive representative, less the cost of benefits financed through the dues and available only to members of the exclusive representative. In no event may the fair share fee exceed 85 percent of the regular membership dues. The exclusive representative shall provide advance written notice of the amount of the fair share fee to the employer and to unit employees who will be assessed the fee. The employer shall provide the exclusive representative with a list of all unit employees.

A challenge by an employee or by a person aggrieved by the fee must be filed in writing with the commissioner, the public employer, and the exclusive representative within 30 days after receipt of the written notice. All challenges must specify those portions of the fee challenged and the reasons for the challenge. The burden of proof relating to the amount of the fair share fee is on the exclusive representative. The commissioner shall hear and decide all issues in these challenges.

The employer shall deduct the fee from the earnings of the employee and transmit the fee to the exclusive representative 30 days after the written notice was provided. If a challenge is filed, the deductions for a fair share fee must be held in escrow by the employer pending a decision by the commissioner.