S0058-2

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

SS

S.F. No. 58

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DATE	D-PG	OFFICIAL STATUS
01/09/2023	108	Introduction and first reading
		Referred to Labor
01/17/2023	209	Author added Abeler
01/23/2023	322a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety
03/02/2023	1239	Comm report: To pass and re-referred to Labor
03/15/2023	1764a	Comm report: To pass as amended and re-refer to Finance
		HF substituted in committee HF36
		See SF3035

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 except for the purposes of subdivisions 2, 3, and 4, "employee" means a nonexempt
1.11	employee performing warehouse work occurring on the property of a warehouse distribution
1.12	center, and does not include a nonexempt employee performing solely manufacturing,
1.13	administrative, sales, accounting, human resources, or driving work at a warehouse
1.14	distribution center.
1.15	(d) "Work speed data" means information an employer collects, stores, analyzes, or
1.16	interprets relating to an individual employee's or group of employees' pace of work, including
1.17	but not limited to quantities of tasks performed, quantities of items or materials handled or
1.18	produced, rates or speeds of tasks performed, measurements or metrics of employee
1.19	performance in relation to a quota, and time categorized as performing tasks or not
1.20	performing tasks."Work speed data" does not include itemized earnings statements pursuant
1.21	to chapter 181, except for any content of those records that includes work speed data as
1.22	defined in this paragraph.

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2.1	(e) "Employer" means a person who directly or indirectly, or through an agent or any
2.2	other person, including through the services of a third-party employer, temporary service,
2.3	or staffing agency or similar entity, employs or exercises control over the wages, hours, or
2.4	working conditions of 250 or more employees at a single warehouse distribution center or
2.5	1,000 or more employees at one or more warehouse distribution centers in the state. For
2.6	purposes of this paragraph, all employees of an employer's unitary business, as that term is
2.7	defined in section 290.17, subdivision 4, shall be counted in determining the number of
2.8	employees employed at a single warehouse distribution center or at one or more warehouse
2.9	distribution centers in the state.
2.10	(f) "Nonexempt employee" means an employee as defined in section 177.23, subdivision
2.11	<u>7.</u>
2.12	(g) "Warehouse distribution center" means an establishment as defined by any of the
2.13	following North American Industry Classification System (NAICS) codes:
2.14	(1) 493110 for General Warehousing and Storage;
2.15	(2) 423 for Merchant Wholesalers, Durable Goods;
2.16	(3) 424 for Merchant Wholesalers, Nondurable Goods;
2.17	(4) 454110 for Electronic Shopping and Mail-Order Houses; and
2.18	(5) 492110 for Couriers and Express Delivery Services.
2.19	(h) "Quota" means a work standard under which:
2.20	(1) an employee or group of employees is assigned or required to perform at a specified
2.21	productivity speed, or perform a quantified number of tasks, or handle or produce a quantified
2.22	amount of material, or perform without a certain number of errors or defects, as measured
2.23	at the individual or group level within a defined time period; or
2.24	(2) an employee's actions are categorized between time performing tasks and not
2.25	performing tasks, and the employee's failure to complete a task performance standard or
2.26	recommendation may have an adverse impact on the employee's continued employment.
2.27	Subd. 2. Written description required. (a) Each employer shall provide to each
2.28	employee a written description of each quota to which the employee is subject and how it
2.29	is measured, including the quantified number of tasks to be performed or materials to be
2.30	produced or handled or the limit on time categorized as not performing tasks, within the
2.31	defined time period, and any potential adverse employment action that could result from
2.32	failure to meet the quota.

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3.1	(b) The w	vritten description mu	st be understar	dable in plain langua	ge and in the
3.2	<u> </u>	anguage of preference			
3.3	(c) The w	ritten description mu	st be provided:		
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3.4	<u>(1)</u> upon l	nire or within 30 days	s of the effectiv	ve date of this section;	and
3.5	<u>(2) no fev</u>	ver than two working	days prior to t	he effective date of an	y modification of
3.6	existing quot	as.			
3.7	<u>(d)</u> An en	ployer shall not take	adverse emplo	yment action against	an employee for
3.8	failure to me	et a quota that has no	t been disclose	d to the employee.	
3.9	<u>Subd. 3.</u>	Breaks. An employee	e shall not be re	equired to meet a quot	a that prevents
3.10	compliance v	vith meal or rest or pr	rayer periods, ı	use of restroom faciliti	es, including
3.11	reasonable tra	avel time to and from	restroom facil	ities as provided unde	er section 177.253,
3.12	subdivision 1	, or occupational hea	lth and safety s	standards under this cl	napter or Minnesota
3.13	Rules, chapte	er 5205. An employer	shall not take	adverse employment	action against an
3.14	employee for	failure to meet a quo	ota that does no	t allow a worker to co	mply with meal or
3.15	rest or prayer	periods, or occupation	onal health and	safety standards unde	er this chapter.
3.16	<u>Subd. 4.</u>	Work speed data. (a)) Employees ha	ve the right to request	orally or in writing
3.17	from any supe	ervisor, and the emplo	yer shall provid	le within 72 hours: (1)	a written description
3.18	of each quota	to which the employ	ee is subject; (2	2) a copy of the most r	ecent 90 days of the
3.19	employee's o	wn personal work spe	eed data; and (3) a copy of the prior	six months of
3.20	aggregated w	ork speed data for sin	milar employee	es at the same work si	te.
3.21	The written d	escription of each quo	ota must meet th	e requirements of subc	livision 2, paragraph
3.22	(b), and the w	ork speed data must l	be provided in	a manner understandal	ble to the employee.
3.23	An employee	may make a request	under this para	agraph no more than f	our times per year.
3.24	<u>(b)</u> If an e	mployer disciplines a	an employee fo	or failure to meet a que	ota, the employer
3.25	must, at the ti	ime of discipline, pro	vide the emplo	yee with a written cop	y of the most recent
3.26	90 days of th	e employee's own per	rsonal work sp	eed data. If an employ	er dismisses an
3.27	employee for	any reason, they mu	st, at the time o	of firing, provide the e	mployee with a
3.28	written copy	of the most recent 90	days of the en	nployee's own persona	al work speed data.
3.29	An employer	shall not retaliate ag	ainst an emplo	yee for requesting dat	a under this
3.30	subdivision.				
3.31	<u>Subd. 5.</u>	High rates of injury.	If a particular	work site or employer	is found to have an
3.32	employee inc	vidence rate in a given	n year, based on	data reported to the fe	ederal Occupational
3.33	Safety and H	ealth Administration,	, of at least 30	percent higher than the	at year's average

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4.1	incidence rate for the relevant NAICS code's nonfatal occupational injuries and illnesses
4.2	by industry and case types, released by the United States Bureau of Labor Statistics, the
4.3	commissioner shall open an investigation of violations under this section. The employer
4.4	must also hold its safety committee meetings as provided under section 182.676 monthly
4.5	until, for two consecutive years, the work site or employer does not have an employee
4.6	incidence rate 30 percent higher than the average yearly incidence rate for the relevant
4.7	NAICS code.
4.8	Subd. 6. Enforcement. (a) Subdivision 2, paragraphs (a) to (c), subdivision 4, and
4.9	subdivision 5 shall be enforced by the commissioner under sections 182.66, 182.661, and
4.10	182.669. A violation of this section is subject to the penalties provided under sections
4.11	182.666 and 182.669.
4.12	(b) A current or former employee aggrieved by a violation of this section may bring a
4.13	civil cause of action for damages and injunctive relief to obtain compliance with this section,
4.14	may receive other equitable relief as determined by a court, including reinstatement with
4.15	back pay, and may, upon prevailing in the action, recover costs and reasonable attorney
4.16	fees in that action. A cause of action under this section must be commenced within one year
4.17	of the date of the violation.
4.18	(c) Nothing in this section shall be construed to prevent local enforcement of occupational
4.19	health and safety standards that are more restrictive than this section.
4.20	Sec. 2. APPROPRIATION.
4.21	\$240,000 in fiscal year 2024 and \$218,000 in fiscal year 2025 are appropriated from the
4.22	workers' compensation fund to the commissioner of labor and industry for enforcement and
4.23	other duties regarding warehouse distribution workers safety under Minnesota Statutes,

4.24 section 182.6526.