20-8616

SENATE STATE OF MINNESOTA SPECIAL SESSION

SS/MN

S.F. No. 82

(SENATE AUTHORS: TORRES RAY, Hawj, Franzen, Hayden and Champion)						
DATE	D-PG	OFFICIAL STATUS				
06/12/2020	28	Introduction and first reading				

28 Introduction and first reading Referred to Rules and Administration

1.1	A bill for an act
1.2 1.3 1.4	relating to labor; amending arbitrator selection for peace officer grievance arbitrations; authorizing rulemaking; proposing coding for new law in Minnesota Statutes, chapter 626.
1.5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.6	Section 1. [626.892] PEACE OFFICER GRIEVANCE ARBITRATION SELECTION
1.7	PROCEDURE.
1.8	Subdivision 1. Definitions. (a) For the purposes of this section, the terms defined in this
1.9	section have the meanings given them.
1.10	(b) "Commissioner" means the commissioner of the Bureau of Mediation Services.
1.11	(c) "Employer" means a political subdivision or law enforcement agency employing a
1.12	peace officer.
1.13	(d) "Grievance" means a dispute or disagreement regarding any written disciplinary
1.14	action, discharge, or termination decision of a peace officer arising under a collective
1.15	bargaining agreement covering peace officers.
1.16	(e) "Grievance arbitration" means binding arbitration of a grievance under the grievance
1.17	procedure in a collective bargaining agreement covering peace officers, as required by this
1.18	section or sections 179A.04, 179A.20, and 179A.21, subdivision 3, to the extent those
1.19	sections are consistent with this section.
1.20	(f) "Grievance procedure" has the meaning given in section 179A.20, subdivision 4,
1.21	except as otherwise provided in this section or to the extent inconsistent with this section.

	06/09/20	REVISOR	SS/MN	20-8616	as introduced				
2.1	(g) "Peace	officer" means a	licensed peace of	ficer or part-time peace	officer subject to				
2.2	(g) "Peace officer" means a licensed peace officer or part-time peace officer subject to licensure under sections 626.84 to 626.863.								
2.3	Subd. 2. Applicability. Notwithstanding any contrary provision of law, home rule								
2.4		charter, ordinance, or resolution, effective the day following final enactment, the arbitrator							
2.5				shall apply to all peace					
2.6				rge, or termination, and					
2.7				ining agreements cover					
2.8	negotiated on	or after that date.	This section does	not apply to any other p	oublic employees.				
2.9	<u>Subd. 3.</u>	loster of arbitrate	ors. The governor	, in consultation with co	mmunity and law				
2.10	enforcement s	stakeholders, shall	appoint a roster of	of no fewer than 25 pers	ons specifically				
2.11	suited and qua	lified by training a	nd experience to a	ct as arbitrators for peace	e officer grievance				
2.12	arbitrations un	nder this section.	The governor shal	l exercise this power of	appointment as				
2.13	conferred by l	aw. Arbitrator terr	ms and roster requ	irements under Minneso	ta Rules, chapters				
2.14	5500 to 5530,	, shall apply to the	e extent consistent	with this section.					
2.15	<u>Subd. 4.</u> <u>A</u>	rbitrator qualifi	cations. A person	seeking appointment to	the arbitrator				
2.16	roster under t	his section must co	omplete initial tra	ining on culture compet	ency, racism,				
2.17	implicit bias,	and recognizing a	nd valuing comm	unity diversity and cultu	aral differences,				
2.18	and must cont	tinue to complete	the training as rec	uired during the person	's appointment.				
2.19	The commissi	ioner may adopt ru	iles establishing ti	raining and requirements	s for this purpose.				
2.20	<u>Subd. 5.</u> S	election of arbitra	ators. The commis	ssioner shall assign or ap	point an arbitrator				
2.21	or panel of ar	bitrators from the	roster to a peace of	officer grievance arbitrat	tion under this				
2.22	section on a ra	andom or rotating	basis. The parties	shall not participate in,	negotiate for, or				
2.23	agree to the selection of an arbitrator or arbitration panel under this section. The arbitrator								
2.24	or panel shall decide the grievance, and the decision is binding subject to the provisions of								
2.25	chapter 572B	<u>-</u>							
2.26	<u>Subd. 6.</u> II	nteraction with ot	ther laws. (a) Sect	ions 179A.21, subdivisio	on 2, and 572B.11,				
2.27	paragraph (a)	, and rules for arbi	itrator selection p	comulgated pursuant to s	section 179A.04				
2.28	shall not appl	y to a peace office	er grievance arbitr	ation under this section.					
2.29	(b) Notwit	thstanding any con	ntrary provision o	f law, home rule charter,	, ordinance, or				
2.30	resolution, pe	ace officers, throu	igh their certified	exclusive representative	es, shall not have				
2.31	the right to ne	gotiate for or agre	ee to a collective b	pargaining agreement or	a grievance				
2.32	arbitration sel	ection procedure	with their employ	ers that is inconsistent w	with this section.				
2.33	(c) The art	oitrator selection p	rocedure for peace	e officer grievance arbitr	ations established				
2.34	under this sec	tion supersedes ar	ny inconsistent pro	ovisions in chapter 179A	A or 572B or in				

2

06/09/20	REVISOR	SS/MN	20-8616	as introduced
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- 3.1 Minnesota Rules, chapters 5500 to 5530 and 7315 to 7325. Other arbitration requirements
- 3.2 <u>in those chapters remain in full force and effect for peace officer grievance arbitrations,</u>
- 3.3 except as provided in this section or to the extent inconsistent with this section.
- 3.4 **EFFECTIVE DATE.** This section is effective the day following final enactment.