REVISOR 02/26/20 SGS/HR 20-5698 as introduced

SENATE STATE OF MINNESOTA NINETY-FIRST SESSION

S.F. No. 4192

(SENATE AUTHORS: HAYDEN, Dziedzic, Pappas, Latz and Torres Ray) OFFICIAL STATUS

DATE 03/09/2020 **D-PG** 5351

Introduction and first reading
Referred to Judiciary and Public Safety Finance and Policy

A bill for an act 1.1

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relating to human rights; prohibiting employers from inquiring about past pay; 12 amending Minnesota Statutes 2018, section 363A.08, by adding a subdivision. 1.3

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

Section 1. Minnesota Statutes 2018, section 363A.08, is amended by adding a subdivision 1.5 to read: 1.6

Subd. 8. Inquiries into pay history prohibited. (a) "Pay history" as used in this subdivision means any prior or current wage, salary, earnings, benefits, or any other compensation about an applicant for employment.

- (b) An employer, employment agency, or labor organization shall not inquire into, consider, or require disclosure from any source the pay history of an applicant for employment for the purpose of determining wages, salary, earnings, benefits, or other compensation for that applicant. There is a rebuttable presumption that use of pay history received on an applicant for employment to determine the future wages, salary, earnings, benefits, or other compensation for that applicant is an unfair discriminatory employment practice under section 363A.08, subdivisions 1 to 3. The general prohibition against inquiring into the pay history of an applicant does not apply if the job applicant's pay history is a matter of public record under federal or state law, unless the employer, employment agency, or labor organization sought access to those public records with the intent of obtaining pay history of the applicant for the purpose of determining wages, salary, earnings, benefits, or other compensation for that applicant.
- (c) Nothing in this subdivision shall prevent an applicant for employment from voluntarily and without prompting disclosing pay history for the purposes of negotiating wages, salary,

Section 1. 1

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2.1	benefits, or oth	er compensation	n. If an applicant f	For employment voluntar	rily and without
2.2	prompting disc	loses pay histor	y to a prospective	employer, employment	agency, or labor
2.3	organization, n	othing in this su	bdivision shall pro	ohibit that employer, em	ployment agency,
2.4	or labor organiz	zation from cons	sidering or acting of	on that voluntarily disclo	sed salary history
2.5	information to	support a wage	or salary higher th	nan initially offered by the	ne employer,
2.6	employment ag	gency, or labor o	organization.		
2.7	(d) Nothing	in this subdivis	sion limits, prohib	its, or prevents a person	from bringing a
2.8	charge, grievar	ice, or any other	cause of action a	lleging wage discrimina	tion because of
2.9	race, color, cre	ed, religion, nat	ional origin, sex, ş	gender identity, marital s	status, status with
2.10	regard to public	c assistance, fan	nilial status, meml	pership or activity in a lo	ocal commission,
2.11	disability, sexu	al orientation, o	r age, as otherwis	e provided in this chapte	<u>er.</u>
2.12	EFFECTIV	VE DATE. This	section is effective	January 1, 2022. For em	ployment covered
2.13	by collective by	argaining agreer	nents, this section	is not effective until the	e date of
2.14	implementation	n of the applicab	ole collective barg	aining agreement that is	after January 1,

Section 1. 2

<u>2022.</u>

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