

through 64, and section 69 shall become effective on the day following final enactment.

Approved April 11, 1974.

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**CHAPTER 430—H.F.No.2065**  
[Coded]

*An act relating to the promotion of tourism in the state; providing for the financing of tourist and related recreational facilities; amending Minnesota Statutes 1971, Section 474.02, by adding a subdivision.*

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

Section 1. Minnesota Statutes 1971, Section 474.02, is amended by adding a subdivision to read:

**Subd. 1b. TOURISM; PROMOTION.** In furtherance of the purpose specified in Minnesota Statutes, Sections 301A.02 and 474.01, the term "project" shall include any properties, real or personal, located outside the metropolitan area defined in section 473B.02, used or useful for the promotion of tourism in the state. Such properties may include hotels, motels, lodges, resorts, recreational facilities of the type which may be acquired under section 471.191, and related facilities. The provisions of this subdivision shall not apply to municipalities located in whole or in part in the metropolitan area as defined in section 473B.02.

Approved April 10, 1974.

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**CHAPTER 431—H.F.No.2120**

*An act relating to workmen's compensation; supplementary benefits; amending Minnesota Statutes 1971, Section 176.132, Subdivision 3; and Minnesota Statutes, 1973 Supplement, Section 176.132, Subdivision 2.*

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

Section 1. Minnesota Statutes, 1973 Supplement, Section 176.132, Subdivision 2, is amended to read:

**Subd. 2. WORKMEN'S COMPENSATION; SUPPLEMENTARY BENEFITS; AMOUNT.** (a) The supplementary benefit payable under this section shall be the difference between the amount the employee receives on or after January-July 1, 1972-1974, under section 176.101,

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subdivision 1 or subdivision 4, and \$60-\$70 per week as adjusted. Beginning on July 1, 1974, and on each succeeding January 1, the supplementary benefit payable under this section shall be adjusted by multiplying the total adjusted figure then in effect by a fraction, the denominator of which shall be the average weekly wage of Minnesota employees as computed by the Minnesota department of employment services for the October fifteen months prior to the January of the year on which the adjustment is to take effect, and the numerator shall be the average weekly wage of Minnesota employees as computed by the Minnesota department of employment services for the October three months prior to the January of the year on which the adjustment is to take effect, and raising the product to the next highest full dollar amount. Should the basis for computation of such wage statistics be changed from year to year the commissioner of labor and industry shall interpolate what reasonable and comparable figures shall be used to make the adjustment.

(b) In the event an eligible recipient is currently receiving no compensation or is receiving a reduced level of compensation because of a credit being applied as the result of a third party liability or damages, the employer or insurer shall compute the offset credit as if the individual were entitled to the actual benefit or \$60-\$70 a week adjusted, whichever is greater. If this results in the use of a higher credit than otherwise would have been applied and the employer or insurer becomes liable for compensation benefits which would otherwise not have been paid, the additional benefits resulting shall be handled according to this section.

(c) In the event an eligible recipient is receiving no compensation or is receiving a reduced level of compensation because of a valid agreement in settlement of a claim, no supplementary benefit shall be payable under this section.

(d) In the event an eligible recipient is receiving no compensation or is receiving a reduced level of compensation because of prior limitations in the maximum amount payable for permanent total disability or because of reductions resulting from the simultaneous receipt of old age or disability benefits, the supplementary benefit shall be payable for the difference between the actual amount of compensation currently being paid and \$60-\$70 per week adjusted.

(e) In the event that an eligible recipient is receiving simultaneous benefits from any government disability program, the amount of supplementary benefits payable under this section shall be reduced by five percent.

Sec. 2. Minnesota Statutes 1971, Section 176.132, Subdivision 3, is amended to read:

Subd. 3. **PAYMENT.** The payment of supplementary benefits shall be the responsibility of the employer or insurer currently paying total

Changes or additions indicated by underline deletions by ~~strikeout~~

disability benefits, or any other payer of such benefits. When the eligible individual is not currently receiving benefits because the total paid has reached the maximum prescribed by law prior to ~~January~~ March 1, ~~1972-1974~~, then supplementary benefits will be paid directly to the individual by the administrators of the special compensation fund. The employer or insurer paying the supplementary benefit shall have the right of full reimbursement from the special compensation fund for the amount of such benefits paid.

Sec. 3. This act shall become effective on July 1, 1974.

Approved April 10, 1974.

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CHAPTER 432—H.F.No.2129  
[Coded]

*An act relating to labor; regulating the employment of child labor; prescribing penalties; repealing Minnesota Statutes 1971, Sections 181.18 to 181.27; 181.31 to 181.51; 181.69; and 181.72.*

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

Section 1. [181A.01] **CHILD LABOR STANDARDS ACT; CITATION.** This act may be cited as the "child labor standards act."

Sec. 2. [181A.02] **PURPOSE.** The purpose of this act is to aid in the economic, social and educational development of young people through employment. Work is an integral factor in providing a sense of purpose, direction, and self-esteem necessary to the overall physical and mental health of an individual. Young people, especially those who have completed high school or occupational training, should not be denied employment opportunities. Work, however, must be coordinated with schooling and safety considerations in order to serve the best interest of the young.

Sec. 3. [181A.03] **DEFINITIONS.** Subdivision 1. As used in sections 1 to 12, the terms defined in this section shall have the following meanings.

Subd. 2. "Department" means the Minnesota department of labor and industry.

Subd. 3. "Division" means the division of labor standards within the department.

Subd. 4. "Commissioner" means the commissioner of the department or his designees.