SF1885 **REVISOR SGS** S1885-2 2nd Engrossment

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1885

(SENATE AUTHORS: KUPEC, Oumou Verbeten, McEwen and Pappas)

DATE 02/20/2023 D-PG OFFICÍAL STATUS Introduction and first reading Referred to Judiciary and Public Safety 909

03/02/2023 1249a Comm report: To pass as amended and re-refer to Labor

Author added Pappas 03/06/2023 1366

1776a 1791 03/15/2023 Comm report: To pass as amended

Second reading Rule 47, returned to Labor 11498

See SF2909

A bill for an act 1.1

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relating to human rights; prohibiting employers from inquiring about past pay; 1 2 amending Minnesota Statutes 2022, section 363A.08, by adding a subdivision. 1.3

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

Section 1. Minnesota Statutes 2022, 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. 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 asking, encouraging, or prompting disclosing pay history for the purposes of negotiating wages, salary, benefits, or other compensation. If an applicant for employment voluntarily and without asking, encouraging, or prompting discloses pay history to a prospective employer, employment agency, or labor organization, nothing in this subdivision

Section 1. 1

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2.1	shall prohib	oit that employer, emp	loyment agency	, or labor organizatior	n from considering
2.2	or acting on	that voluntarily discl	osed salary histo	ry information to supp	oort a wage or salary
2.3	higher than	initially offered by th	e employer, em	ployment agency, or le	abor organization.
2.4	(d) Noth	ning in this subdivisio	n limits, prohibi	ts, or prevents a perso	on from bringing a
2.5	charge, grie	evance, or any other ca	ause of action al	leging wage discrimin	nation because of
2.6	race, color,	creed, religion, nation	nal origin, sex, g	ender identity, marita	l status, status with
2.7	regard to pu	ıblic assistance, famil	ial status, memb	ership or activity in a	local commission,
2.8	disability, s	exual orientation, or a	ige, as otherwise	e provided in this chap	oter.
2.9	(e) Noth	ning in this subdivision	n shall be constr	rued to prevent an emp	oloyer from:
2.10	<u>(1)</u> prov	iding information abo	out the wages, be	enefits, compensation,	or salary offered in
2.11	relation to a	n position; or			
2.12	(2) inqu	iring about or otherwi	ise engaging in	discussions with an ap	plicant about the
2.13	applicant's	expectations or reques	sts with respect	to wages, salary, bene	fits, or other
2.14	compensati	on.			
2.15	EFFEC	TIVE DATE. This se	ction is effective	January 1, 2024. For e	mployment covered

by collective bargaining agreements, this section is not effective until the date of

implementation of the applicable collective bargaining agreement that is after January 1,

2.16

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2.18

2024.

Section 1. 2