S0207-1

#### **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

SS

## S.F. No. 207

(SENATE AUTI	SENATE AUTHORS: PUTNAM, McEwen, Port, Fateh and Murphy)				
DATE	D-PG	OFFICIAL STATUS			
01/12/2023	168	Introduction and first reading			
		Referred to Labor			
01/19/2023	310	Author added Fateh			
02/16/2023	872	Author added Murphy			
03/15/2023	1776	Comm report: To pass and re-referred to Judiciary and Public Safety			
04/13/2023	4787a	Comm report: To pass as amended and re-refer to Finance			
		Joint rule 2.03, referred to Rules and Administration			
	11499	Joint rule 3.02, returned to Judiciary and Public Safety			
		See SF3035			

1.1	A bill for an act
1.2 1.3	relating to labor; providing safe workplaces for meat and poultry processing workers; requiring a report; appropriating money; amending Minnesota Statutes
1.4 1.5	2022, section 182.654, subdivision 11; proposing coding for new law in Minnesota Statutes, chapter 179.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [179.87] TITLE.
1.8	Sections 179.87 to 179.8757 may be titled the Safe Workplaces for Meat and Poultry
1.9	Processing Workers Act.
1.10	Sec. 2. [179.871] DEFINITIONS.
1.11	Subdivision 1. Definitions. For purposes of sections 179.87 to 179.8757, the terms in
1.12	this section have the meanings given.
1.13	Subd. 2. Authorized employee representative. "Authorized employee representative"
1.14	has the meaning given in section 182.651, subdivision 22.
1.15	Subd. 3. Commissioner. "Commissioner" means the commissioner of labor and industry
1.16	or the commissioner's designee.
1.17	Subd. 4. Coordinator. "Coordinator" means the meatpacking industry worker rights
1.18	coordinator or the coordinator's designee.
1.19	Subd. 5. Meat-processing worker. "Meat-processing worker" or "worker" means any
1.20	individual who a meat-processing employer suffers or permits to work directly in contact
1.21	with raw meatpacking products in a meatpacking operation, including independent contractors
1.22	and persons performing work for an employer through a temporary service or staffing
Sec. 2.	1

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- agency. Workers in a meatpacking operation who inspect or package meatpacking products
  and workers who clean, maintain, or sanitize equipment or surfaces are included in the
  definition of a meat-processing worker. Meat-processing worker does not include a federal,
  state, or local government inspector.
  <u>Subd. 6.</u> Meatpacking operation. "Meatpacking operation" or "meat-processing
- 2.6 employer" means a business with 50 or more meat-processing workers in which slaughtering,
- 2.7 butchering, meat canning, meatpacking, meat manufacturing, poultry canning, poultry
- 2.8 packing, poultry manufacturing, or processing of meatpacking products occurs. Meatpacking
- 2.9 operation or meat-processing employer does not mean a grocery store, butcher shop, meat
- 2.10 market, deli, restaurant, or other business preparing meat or poultry products for immediate
- 2.11 consumption or for sale in a retail establishment or otherwise directly to an end-consumer.
- 2.12 <u>Subd. 7. Meatpacking products.</u> "Meatpacking products" means meat food products
  2.13 and poultry food products as defined in section 31A.02, subdivision 10.
- 2.14

#### Sec. 3. [179.8715] WORKER RIGHTS COORDINATOR.

2.15 (a) The commissioner must appoint a meatpacking industry worker rights coordinator

2.16 in the Department of Labor and Industry and provide the coordinator with necessary office
2.17 space, furniture, equipment, supplies, and assistance.

- (b) The commissioner must enforce sections 179.87 to 179.8757, including inspecting,
   reviewing, and recommending improvements to the practices and procedures of meatpacking
- 2.20 operations in Minnesota. A meat-processing employer must grant the commissioner full
- 2.21 access to all meatpacking operations in this state at any time that meatpacking products are
- 2.22 being processed or meat-processing workers are on the job.
- 2.23 (c) No later than December 1 each year, the coordinator must submit a report to the
- 2.24 governor and the chairs and ranking minority members of the legislative committees with
- 2.25 jurisdiction over labor. The report must include recommendations to promote better treatment
- 2.26 of meat-processing workers. The coordinator shall also post the report on the Department
- 2.27 of Labor and Industry's website.

### 2.28 Sec. 4. [179.872] REFUSAL TO WORK UNDER DANGEROUS CONDITIONS.

### 2.29 A meat-processing worker has a right to refuse to work under dangerous conditions in

- 2.30 accordance with section 182.654, subdivision 11. Pursuant to that provision, the worker
- 2.31 shall continue to receive pay and shall not be subject to discrimination.

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3.1	Sec. 5. [179	9.875] ENFORCEMI	ENT AND CO	OMPLIANCE.	
3.2	Subdivisi	on 1. Administrative	enforcement.	The commissioner, eit	ther on the
3.3				aint, may inspect a mea	
3.4	and subpoena	a records and witnesse	es as provided	in sections 175.20 and	182.659. If a
3.5	meat-process	sing employer does no	ot comply with	the commissioner's ins	spection, the
3.6	commissione	er may seek relief as p	rovided in this	section or chapter 175	or 182.
3.7	Subd. 2.	Compliance authorit	y. The commis	sioner of labor and ind	lustry may issue a
3.8		•	•	on 4, requiring an emp	
3.9	with sections	179.87 to 179.8757.	The commissio	ner also has authority,	pursuant to section
3.10	182.662, sub	division 1, to issue a s	stop work or bi	usiness closure order w	when there is a
3.11	condition or	practice that could res	ult in death or	serious physical harm.	<u>.</u>
3.12	<u>Subd. 3.</u>	Private civil action. I	f a meat-proce	ssing employer does no	ot comply with a
3.13	provision in	sections 179.87 to 179	9.8757, an aggi	rieved worker, authoriz	zed employee
3.14	representativ	e, or other person may	y bring a civil a	action in a court of com	petent jurisdiction
3.15	within three	years of an alleged vic	olation and, up	on prevailing, must be	awarded the relief
3.16	provided in t	his section. Pursuing a	administrative	relief is not a prerequis	site for bringing a
3.17	civil action.				
3.18	<u>Subd. 4.</u>	Other government er	nforcement. T	he attorney general ma	y enforce sections
3.19	179.87 to 179	9.8757 under section 8	8.31. A city or	county attorney may a	lso enforce these
3.20	sections. Suc	h law enforcement age	encies may insp	ect meatpacking operation	tions and subpoena
3.21	records and v	witnesses and, where s	such agencies of	letermine that a violati	on has occurred,
3.22	may bring a	civil action as provide	d in this section	<u>n.</u>	
3.23	<u>Subd. 5.</u> 1	<b>Relief.</b> (a) In a civil ac	ction or admini	strative proceeding bro	ought to enforce
3.24	sections 179.	87 to 179.8757, the co	ourt or commiss	sioner must order relief	as provided in this
3.25	subdivision.				
3.26	<u>(b) For an</u>	ny violation of section	s 179.87 to 17	9.8757:	
3.27	<u>(1) an inj</u>	unction to order comp	liance and rest	rain continued violatio	vns;
3.28	<u>(2) paym</u>	ent to a prevailing wor	rker by a meat-	processing employer o	of reasonable costs,
3.29	disbursement	ts, and attorney fees; a	and		
3.30	<u>(3) a civil</u>	penalty payable to the	e state of not le	ess than \$100 per day p	er worker affected
3.31	by the meat-	processing employer's	noncomplianc	e with sections 179.87	to 179.8757.
3.32	<u>Subd. 6.</u>	Whistleblower enford	cement; penal	<b>ty distribution.</b> (a) The	e relief provided in
3.33	this section n	nay be recovered through	ugh a private c	ivil action brought on	behalf of the

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4.1 commissioner in a court of competent jurisdiction by another individual, including an

4.2 authorized employee representative, pursuant to this subdivision.

4.3 (b) The individual must give written notice to the coordinator of the specific provision

4.4 or provisions of sections 179.87 to 179.8757 alleged to have been violated. The individual

- 4.5 or representative organization may commence a civil action under this subdivision if no
- 4.6 enforcement action is taken by the commissioner within 30 days.
- 4.7 (c) Civil penalties recovered pursuant to this subdivision must be distributed as follows:
- 4.8 (1) 70 percent to the commissioner for enforcement of sections 179.87 to 179.8757; and
- 4.9 (2) 30 percent to the individual or authorized employee representative.
- 4.10 (d) The right to bring an action under this subdivision shall not be impaired by private
- 4.11 contract. A public enforcement action must be tried promptly, without regard to concurrent
- 4.12 <u>adjudication of a private claim for the same alleged violation.</u>

## 4.13 Sec. 6. [179.8755] RETALIATION AGAINST EMPLOYEES AND

### 4.14 WHISTLEBLOWERS PROHIBITED.

## 4.15 (a) Pursuant to section 182.669, no meat-processing employer or other person may

4.16 discharge or discriminate against a worker because the employee has raised a concern about

4.17 <u>a meatpacking operation's health and safety practices to the employer or otherwise exercised</u>
4.18 any right authorized under sections 182.65 to 182.674.

- 4.19 (b) No meat-processing employer or other person may attempt to require any worker to
  4.20 sign a contract or other agreement that would limit or prevent the worker from disclosing
  4.21 information about workplace health and safety practices or hazards, or to otherwise abide
  4.22 by a workplace policy that would limit or prevent such disclosures. Any such agreements
  4.23 or policies are hereby void and unenforceable as contrary to the public policy of this state.
  4.24 An employer's attempt to impose such a contract, agreement, or policy shall constitute an
  4.25 adverse action enforceable under sections 179.87 to 179.8757.
- 4.26 (c) Reporting or threatening to report a meat-processing worker's suspected citizenship
  4.27 or immigration status, or the suspected citizenship or immigration status of a family member
  4.28 of the worker, to a federal, state, or local agency because the worker exercises a right under
  4.29 sections 179.87 to 179.8757 constitutes an adverse action for purposes of establishing a
- 4.30 violation of that worker's rights. For purposes of this paragraph, "family member" means a
- 4.31 spouse, parent, sibling, child, uncle, aunt, niece, nephew, cousin, grandparent, or grandchild
- 4.32 related by blood, adoption, marriage, or domestic partnership.

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5.1	(d) Anv work	er who brings a co	mplaint unde	r sections 179.87 to 17	9.8757 and suffers
5.2	<u>··  </u>			n to lost pay and recover	
5.3	and costs.		0		
		www.who.is formed t	a have notalia	ted excinct a most mass	ogging washing assort
5.4	· · · •	•		ted against a meat-proce in addition to other pe	
5.5 5.6	under the law.	5,510,000 to the C	ommissioner,	In addition to other pe	mannes avanable
5.0	under the law.				
5.7	Sec. 7. [179.875	66] MEATPACK	ING WORK	ER CHRONIC INJU	RIES AND
5.8	WORKPLACE	SAFETY.			
5.9	Subdivision 1.	Safe worker prog	gram require	d; facility committee. (	(a) Meat-processing
5.10	employers must a	dopt a safe worke	r program as	part of the employer's	work accident and
5.11	injury reduction p	rogram to minimi	ze and prever	nt musculoskeletal diso:	rders. For purposes
5.12	of this section, "n	nusculoskeletal dis	sorders" inclu	ides carpal tunnel synd	rome, tendinitis,
5.13	rotator cuff injuri	es, trigger finger,	epicondylitis,	muscle strains, and lov	wer back injuries.
5.14	(b) The meat-	processing employ	yer's safe wor	ker program must be d	eveloped and
5.15	implemented by a	committee of ind	lividuals who	are knowledgeable of	the tasks and work
5.16	processes perform	ned by workers at	the employer	's facility. The commit	tee must include:
5.17	(1) a certified	professional ergo	nomist;		
5.18	(2) a licensed,	board-certified pl	nysician, with	preference given to a	physician who has
5.19	specialized exper-	ience and training	in occupation	nal medicine; and	
5.20	(3) at least thr	ee workers emplo	yed in the em	ployer's facility who h	ave completed a
5.21	general industry of	outreach course ap	proved by th	e commissioner, one of	whom must be an
5.22	authorized emplo	yee representative	if the emplo	yer is party to a collect	ive bargaining
5.23	agreement.				
5.24	(c) If it is not	practicable for a c	ertified profe	ssional ergonomist or a	a licensed,
5.25	board-certified ph	nysician to be a mo	ember of the	committee required by	paragraph (b), the
5.26	meatpacking emp	loyer must have the	heir safe worl	ker program reviewed l	by a certified
5.27	professional ergor	nomist and a licen	sed, board-ce	ertified physician prior	to implementation
5.28	of the program an	d annually thereas	fter.		
5.29	(d) The meatpa	acking employer n	nust solicit fee	edback for its safe work	er program through
5.30	its safety commit	tee required by sec	ction 182.676	, in addition to any othe	er opportunities for
5.31	employee particip	oation the employe	er may provid	le. The safety committe	e must be directly
5.32	involved in ergon	omics worksite as	sessments an	d participate in the ann	ual evaluation of
5.33	the program.				

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6.1	Subd. 2.	<b>Program elements.</b> (a)	) The committ	ee must establish writ	ten procedures to
6.2		onomic hazards and cor			
6.3	<u>(1) the e</u>	rgonomic assessment to	ols used to me	easure ergonomic haza	urds;
6.4	<u>(</u> 2) all jo	bs where the committee	has an indicat	ion or knowledge that	ergonomic hazards
6.5	may exist; a	und			
6.6	(3) work	ters who perform the same	ne job or a sa	nple of workers in tha	t job who have the
6.7	greatest exp	oosure to the ergonomic	hazard.		
6.8	<u>(b)</u> The	committee must conduc	t ergonomic as	ssessments to identify	hazards and
6.9	<u>contributing</u>	grisk factors; review all s	surveillance da	ta at least quarterly to	identify ergonomic
6.10	hazards and	contributing risk factor	s; and maintai	n records of the hazar	d identification
6.11	process, wh	ich, at a minimum, mus	t include the c	ompleted ergonomic a	issessment tools,
6.12	the results o	f the ergonomic assessn	nents including	g the jobs and workers	evaluated, and the
6.13	assessment	dates.			
6.14	(c) The (	committee must implem	ent a written e	ergonomic hazard prev	vention and control
6.15	plan to iden	tify and select methods	to eliminate, p	prevent, or control the	ergonomic hazards
6.16	and contribution	uting risk factors. The p	lan must:		
6.17	<u>(1) set g</u>	oals, priorities, and a tir	neline to elimi	nate, prevent, or contr	ol the ergonomic
6.18	hazards and	contributing risk factor	s identified;		
6.19	(2) ident	tify the person or person	s responsible	for ergonomic hazard	assessments and
6.20	implementa	tion of controls;			
6.21	(3) rely	upon the surveillance da	ata and the erg	onomic risk assessme	nt results; and
6.22	<u>(4)</u> take	into consideration the se	everity of the 1	risk, the numbers of w	orkers at risk, and
6.23	the likelihoo	od that the intervention	will reduce the	e risk.	
6.24	<u>(d)</u> A mo	eat-processing employed	must control,	reduce, or eliminate of	ergonomic hazards
6.25	which lead	to musculoskeletal disor	ders to the ex	tent feasible by using	engineering, work
6.26	practice, and	d administrative control	<u>s.</u>		
6.27	<u>(e)</u> The c	committee must monitor	at least annuall	y the implementation o	f the plan including
6.28	the effective	eness of controls and ev	aluate progres	s in meeting program	goals.
6.29	Subd. 3.	New employee trainin	<b>g.</b> (a) A meat-	processing employer 1	nust work with the
6.30	committee t	to provide each new emp	ployee with in	formation regarding:	
6.31	<u>(1) the c</u>	committee and its memb	ers;		

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7.1	(2) the fa	acility's workplace accid	dent and injury	reduction program un	der section 182.653,
7.2		8, as well as any other l			
7.2		signs and symptoms of			
7.3 7.4	them;	signs and symptoms of	musculoskelei	at injuries and the proc	cours for reporting
7.4					
7.5	<u>(4) proc</u>	edures for reporting oth	her injuries and	<u>l hazards;</u>	
7.6	<u>(5) engin</u>	neering and administra	tive hazard cor	ntrols implemented in	the workplace,
7.7	including en	gonomic hazard contro	ols; and		
7.8	<u>(6) how</u>	to use personal protect	tive equipment	, and where it is locate	ed.
7.9	<u>(b)</u> A me	eat-processing employe	er must work w	with the committee and	l ensure that new
7.10	workers rec	eive safety training pri	or to starting a	job that the worker ha	as not performed
7.11	before. The	employer must provide	the safety train	ing during working ho	ours and compensate
7.12	the new em	ployee at the employee	e's standard rate	e of pay. The employe	r also must give a
7.13	new employ	ee an opportunity withi	n 30 days of the	e employee's hire date t	o receive a refresher
7.14	training on t	he topics covered in the	e new worker sa	afety training. The em	ployer must provide
7.15	new employ	ee training in a languag	ge and with voc	abulary that the emplo	yee can understand.
7.16	Subd. 4.	New task and annual	l safety trainir	ng. (a) Meat-processir	ng employers must
7.17	provide eve	ry worker who is assig	ned a new task	if the worker has no	previous work
7.18	experience	with training on how to	safely perform	the task, the ergonom	ic and other hazards
7.19	associated w	vith the task, and traini	ng on the early	v signs and symptoms	of musculoskeletal
7.20	injuries and	the procedures for rep	orting them. T	he employer must giv	e a worker an
7.21	opportunity	within 30 days of rece	eiving the new	task training to receiv	e refresher training
7.22	on the topic	s covered in the new ta	ask training. Th	ne employer must prov	vide this training in
7.23	a language	and with vocabulary th	at the employe	e can understand.	
7.24	<u>(b) Meat</u>	t-processing employers	s must provide	each worker with no l	ess than eight hours
7.25	of safety tra	ining each year. This a	nnual training	must address health a	nd safety topics that
7.26	are relevant	to the establishment ar	nd the worker's	job assignment, such	as cuts, lacerations,
7.27	amputations	s, machine guarding, bi	ological hazard	ls, lockout/tagout, haz	ard communication,
7.28	ergonomic l	nazards, and personal p	protective equip	oment. At least two of	the eight hours of
7.29	annual train	ing must be on topics 1	related to the fa	acility's ergonomic inj	ury prevention
7.30	program, in	cluding the assessment	t of surveillanc	e data, the ergonomic	hazard prevention
7.31	and control	plan, and the early sign	ns and symptor	ns of musculoskeletal	disorders and the
7.32	procedures	for reporting them. The	e employer mu	st provide this training	g in a language and
7.33	with vocabu	alary that the employee	e can understan	<u>d.</u>	

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8.1	Subd. 5. Attestation and record keeping. Meat-processing employers must maintain
8.2	a written attestation dated and signed by each person who provides training and each
8.3	employee who receives training pursuant to this section. The attestation completed by the
8.4	training provider must certify that the employer has provided training consistent with the
8.5	requirements of this section. The employer must ensure that these records are up to date
8.6	and available to the commissioner, the coordinator, and the authorized employee
8.7	representative upon request.
8.8	Subd. 6. Medical services and qualifications. (a) Meat-processing employers must
8.9	ensure that:
8.10	(1) all first-aid providers, medical assistants, nurses, and physicians engaged by the
8.11	employer are licensed and perform their duties within the scope of their licensed practice;
8.12	(2) medical management of musculoskeletal disorders is under direct supervision of a
8.13	licensed physician specializing in occupational medicine who will advise on best practices
8.14	for management and prevention of work-related musculoskeletal disorders; and
8.15	(3) medical management of musculoskeletal injuries follows the most current version
8.16	of the American College of Occupational and Environmental Medicine practice guidelines.
8.17	(b) Meat-processing employers must make a record of all worker visits to medical or
8.18	first aid personnel, regardless of severity or type of illness or injury, and make a redacted
8.19	version of these records available to the coordinator and the authorized employee
8.20	representative. The name, contact information, and occupation of an employee, and any
8.21	other information that would reveal the identity of an employee, must be removed in the
8.22	redacted version. The redacted version must only include, to the extent it would not reveal
8.23	identity of an employee, the location where the employee worked, the date of the injury or
8.24	visit, a description of the medical treatment or first aid provided, and a description of the
8.25	injury suffered. The employer must make an unredacted version of the records available to
8.26	the commissioner and the authorized employee representative upon their request.
8.27	(c) Meat-processing employers must maintain records of all ergonomic injuries suffered
8.28	by workers for at least five years.
8.29	(d) The coordinator may compile, analyze, and publish annually, either in summary or
8.30	detailed form, all reports or information obtained under sections 179.87 to 179.8757,
8.31	including information about safe worker programs, and may cooperate with the United
8.32	States Department of Labor in obtaining national summaries of occupational deaths, injuries,
8.33	and illnesses. The coordinator and authorized employee representative must preserve the
8.34	anonymity of each employee with respect to whom medical reports or information is obtained.

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- (e) Meat-processing employers must not institute or maintain any program, policy, or 9.1 practice that discourages employees from reporting injuries, hazards, or safety standard 9.2 violations, unless the employee authorizes his or her information be shared. 9.3 Subd. 7. Pandemic protections. (a) This subdivision applies during a public health 9.4 9.5 emergency that involves airborne transmission. 9.6 (b) Meat-processing employers must maintain a radius of space around and between each worker according to the Centers for Disease Control and Prevention guidelines unless 9.7 a nonporous barrier separates the workers. An employer may accomplish such distancing 9.8 by increasing physical space between workstations, slowing production speeds, staggering 9.9 9.10 shifts and breaks, adjusting shift size, or a combination thereof. The employer must reconfigure common or congregate spaces to allow for such distancing, including lunch 9.11 rooms, break rooms, and locker rooms. The employer must reinforce social distancing by 9.12 allowing workers to maintain six feet of distance along with the use of nonporous barriers. 9.13 (c) Meat-processing employers must provide employees with face masks and must make 9.14 face shields available on request. Face masks, including replacement face masks, and face 9.15 shields must be provided at no cost to the employee. All persons present at the meatpacking 9.16 operation must wear face masks in the facility except in those parts of the facility where 9.17 infection risk is low because workers work in isolation. 9.18 (d) Meat-processing employers must provide all meat-processing workers with the ability 9.19 to frequently and routinely sanitize their hands with either hand-washing or hand-sanitizing 9.20 stations. The employer must ensure that restrooms have running hot and cold water and 9.21 paper towels and are in sanitary condition. The employer must provide gloves to those who 9.22 request them. 9.23 (e) Meat-processing employers must clean and regularly disinfect all frequently touched 9.24 surfaces in the workplace, such as workstations, training rooms, machinery controls, tools, 9.25 protective garments, eating surfaces, bathrooms, showers, and other similar areas. Employers 9.26 must install and maintain ventilation systems that ensure unidirectional air flow, outdoor 9.27 air, and filtration in both production areas and common areas such as cafeterias and locker 9.28 rooms. 9.29 (f) Meat-processing employers must disseminate all required communications, notices, 9.30 and any published materials regarding these protections in English, Spanish, and other 9.31 languages as required for employees to understand the communication. 9.32 (g) Meat-processing employers must provide adequate break time for workers to use 9.33
- 9.34 the bathroom, wash their hands, and don and doff protective equipment.

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10.1	(h) Mea	t-processing employers	s must provide	sufficient personal pr	otective equipment
10.2	for each em	ployee for each shift, p	olus replaceme	nts, at no cost to the e	employee.
10.3	Meat-proce	ssing employers must	provide trainin	g in proper use of per	sonal protective
10.4	equipment,	safety procedures, and	sanitation.		
10.5	(i) Meat	-processing employers	must record a	ll injuries and illnesse	s in the facility and
10.6	make these	records available upon	request to the	health and safety con	nmittee. The name,
10.7	contact info	ormation, and occupation	on of an employ	yee, and any other info	ormation that would
10.8	reveal the id	lentity of an employee, 1	must be remove	ed. The redacted record	ls must only include,
10.9	to the exten	t it would not reveal id	lentity of an en	ployee, the location v	where the employee
10.10	worked, the	e date of the injury or v	isit, a descripti	on of the medical trea	atment or first aid
10.11	provided, an	nd a description of the i	injury suffered	The employer also m	ust make its records
10.12	available to	the commissioner, and	l where there is	a collective bargaining	ng agreement, to the
10.13	authorized l	bargaining representati	ve.		
10.14	(j) Meat	-processing employers	must provide	paid sick time for wor	rkers to recuperate
10.15	from illness	s or injury or to care for	r ill family me	mbers. For purposes c	of this paragraph,
10.16	"family men	mber" includes:			
10.17	<u>(1) biolo</u>	ogical, adopted, or fost	er children, ste	pchildren, children of	domestic partners
10.18	or spouses,	and legal wards of wor	rkers;		
10.19	<u>(2) biolo</u>	ogical parents, steppare	ents, foster pare	ents, adoptive parents,	, or legal guardians
10.20	of a worker	or a worker's spouse o	or domestic par	tner;	
10.21	<u>(3)</u> a wo	orker's legally married s	spouse or dome	estic partner as registe	ered under the laws
10.22	of any state	or political subdivision	<u>n;</u>		
10.23	<u>(4)</u> a wo	orker's grandparent, wh	ether from a bi	ological, step-, foster	, or adoptive
10.24	relationship	<u>1;</u>			
10.25	<u>(5)</u> a wo	orker's grandchild, whe	ther from a bio	logical, step-, foster,	or adoptive
10.26	relationship	<u>;</u>			
10.27	<u>(6)</u> a wo	orker's sibling, whether	from a biologi	cal, step-, foster, or ac	loptive relationship;
10.28	and				
10.29	(7) any (	other individual related	l by blood or a	ffinity to the worker v	whose association
10.30	with the wo	orker is the equal of a fa	amily relations	hip.	
10.31	<u>(k) All n</u>	neat-processing worker	rs must accrue a	t least one hour of pai	d sick time for every
10.32	30 hours we	orked. For purposes of	this paragraph	, paid sick time means	s time that is

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11.1	compensated	at the same hourly rat	te, including th	ne same benefits, as is	s normally earned by	
11.2	the worker.					
11.3	(l) Meat-p	processing employers	may provide a	ll paid sick time a wo	orker is expected to	
11.4	accrue at the	beginning of the year	or at the start	of the worker's emplo	oyment.	
11.5	(m) Meat	-processing employer	s must carry a	n employee's earned p	baid sick time over	
11.6	into the following calendar year. If a worker does not wish to carry over sick time, the					
11.7	meat-process	ing employer must pa	y the worker f	for accrued sick time.	If a worker chooses	
11.8	to receive pay	y in lieu of carried-ove	er sick time, th	e employer must prov	vide the worker with	
11.9	an amount of	paid sick time that m	eets or exceed	s the requirements of	Sections 179.87 to	
11.10	179.8757, to	be available for the wo	orker's immedia	tte use at the start of th	e following calendar	
11.11	year.					
11.12	(n) Meat-	processing employers	must maintain	n records for at least t	hree years showing	
11.13	hours worked	l and paid sick time a	ccrued and use	ed by workers. Emplo	yers must allow the	
11.14	commissione	r and coordinator acc	ess to these red	cords in order to ensu	re compliance with	
11.15	the requirement	ents of sections 179.8	7 to 179.8757.			
11.16	<u>(o) If a m</u>	eat-processing employ	yer transfers a	worker to another div	vision or location of	
11.17	the same mea	at-processing employe	er, the worker	s entitled to all earne	d paid sick time	
11.18	accrued in th	e worker's previous p	osition. If a wo	orker is separated from	n employment and	
11.19	rehired within	n one year by the same	meat-processir	g employer, the meat-	processing employer	
11.20	must reinstat	e the worker's earned	sick time to th	e level accrued by the	e worker as of the	
11.21	date of separa	ation.				
11.22	<u>(p)</u> If a m	eat-processing employ	yer is succeede	ed by a different emp	loyer, all workers of	
11.23	the original e	mployer are entitled to	o all earned pa	id sick time they accr	rued when employed	
11.24	by the origin	al employer.				
11.25	(q) Meat-	processing employers	must not requ	ire workers to find or	r search for a	
11.26	replacement	worker to take the pla	ce of the work	er as a condition of th	ne worker using paid	
11.27	sick time.					
11.28	(r) Meat-	processing employers	must not requ	ire workers to disclos	e details of private	
11.29	matters as a c	condition of using paid	d sick time, in	cluding details of a w	orker or family	
11.30	member's illr	ness, domestic violenc	e, sexual abus	e or assault, or stalkin	ng and harassment.	
11.31	If the employ	ver does possess such	information, it	must be treated as co	onfidential and not	
11.32	disclosed wit	hout the express perm	nission of the v	vorker.		

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12.1	(s) Meat-processing employers must provide workers written notice of their rights and
12.2	the employer's requirements under this section at the time the worker begins employment.
12.3	This notice must be provided in English, Spanish, or the employee's language of fluency.
12.4	The amount of paid sick time a worker has accrued, the amount of paid sick time a worker
12.5	has used during the current year, and the amount of pay the worker has received as paid
12.6	sick time must be recorded on or attached to the worker's paycheck. Meat-processing
12.7	employers must display a poster in a conspicuous location in each facility where workers
12.8	are employed that displays the information required under this paragraph. The poster must
12.9	be displayed in English and any language of fluency that is read or spoken by at least five
12.10	percent of the employer's workers.
12.11	(t) Nothing in this subdivision shall be construed to:
12.12	(1) prohibit or discourage an employer from adopting or retaining a paid sick time policy
12.13	that is more generous than the one provided in this subdivision;
12.14	(2) diminish the obligation of an employer to comply with a collective bargaining
12.15	agreement, or any other contract that provides more generous paid sick time to a worker
12.16	than provided for in this subdivision; or
12.17	(3) override any provision of local law that provides greater rights for paid sick time
12.18	than is provided for in this subdivision.
12.19	Sec. 8. [179.8757] NOTIFICATION REQUIRED.
12.20	(a) Meat-processing employers must provide written information and notifications about
12.21	employee rights under section 179.86 and sections 179.87 to 179.8757 to workers in their
12.22	language of fluency at least annually. If a worker is unable to understand written information
12.23	and notifications, the employer must provide such information and notices orally in the
12.24	worker's language of fluency.
12.25	(b) The coordinator must notify covered employers of the provisions of sections 179.87
12.26	to 179.8757 and any recent updates at least annually.
12.27	(c) The coordinator must place information explaining sections 179.87 to 179.8757 on

- 12.28 the Department of Labor and Industry's website in at least English, Spanish, and any other
- 12.29 language that at least ten percent of meat-processing workers communicate in fluently. The
- 12.30 <u>coordinator must also make the information accessible to persons with impaired visual</u>
- 12.31 <u>acuity.</u>

Sec. 9. Minnesota Statutes 2022, section 182.654, subdivision 11, is amended to read:

Subd. 11. Refusal to work under dangerous conditions. An employee acting in good
faith has the right to refuse to work under conditions which the employee reasonably believes
present an imminent danger of death or serious physical harm to the employee.

A reasonable belief of imminent danger of death or serious physical harm includes but
is not limited to a reasonable belief of the employee that the employee has been assigned
to work in an unsafe or unhealthful manner with a hazardous substance, harmful physical
agent or infectious agent.

An employer may not discriminate against an employee for a good faith refusal to
perform assigned tasks if the employee has requested that the employer correct the hazardous
conditions but the conditions remain uncorrected.

An employee who has refused in good faith to perform assigned tasks and who has not been reassigned to other tasks by the employer shall, in addition to retaining a right to continued employment, receive pay for the tasks which would have been performed if (1) the employee requests the commissioner to inspect and determine the nature of the hazardous condition, and (2) the commissioner determines that the employee, by performing the assigned tasks, would have been placed in imminent danger of death or serious physical harm.

#### 13.19 Additionally, the commissioner may order:

13.1

(1) reinstatement of the worker to the same position held before any adverse personnel
 action or to an equivalent position, reinstatement of full fringe benefits and seniority rights,
 and compensation for unpaid wages, benefits and other remuneration, or front pay in lieu
 of reinstatement; and

- (2) compensatory damages payable to the aggrieved worker equal to the greater of \$5,000
   or twice the actual damages, including unpaid wages, benefits and other remuneration, and
   punitive damages.
- 13.27An employer has the right to contest the commissioner's order within 20 days. If not13.28resolved, the commissioner shall refer the matter for a contested case proceeding under
- 13.29 Minnesota Rules, chapter 5210.

#### 13.30 Sec. 10. <u>APPROPRIATIONS.</u>

# \$360,000 in fiscal year 2024 and \$169,000 in fiscal year 2025 are appropriated from the general fund to the commissioner of labor and industry for purposes of this act.