EB/MI

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

## S.F. No. 4384

(SENATE AUTHORS: MCEWEN) DATE D-PG 02/29/2024 Introduction and first reading Referred to Labor

OFFICIAL STATUS

1.1A bill for an act1.2relating to labor standards; making policy and technical changes; amending1.3Minnesota Statutes 2022, sections 13.79, subdivision 1; 177.30; 181.941,	
1.4 subdivision 4; 181.943; 181A.08; 181A.12, subdivision 1, by adding subdivis	7.42,
1.5 Minnesota Statutes 2023 Supplement, sections 177.27, subdivisions 2, 4, 7; 17	
subdivision 2; 181.212, subdivision 7; 181.939, subdivision 2.	
1.7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA	<b>\</b> :
1.8 Section 1. Minnesota Statutes 2022, section 13.79, subdivision 1, is amended to	) read:
1.9 Subdivision 1. Identity of employees making complaints complainants. Da	ata that
1.10 identify complaining employees and that appear on complaint forms received by in	dividuals
1.11 who have complained to the Department of Labor and Industry concerning alleged	violations
1.12 of the Fair Labor Standards Act, section 181.75 or 181.9641, chapter 177; chapter	er 181;
sections 179.86 to 179.877; chapter 181A; or rules adopted pursuant to these stat	utes, are
1.14 classified as private data. The commissioner may disclose this data to other gove	rnment
1.15 <u>entities with written consent from the complainant if the commissioner determine</u>	es that the
1.16 disclosure furthers an enforcement action of the Department of Labor and Industry	or another
1.17 government entity.	
1.18 Sec. 2. Minnesota Statutes 2023 Supplement, section 177.27, subdivision 2, is	amended
1.19 to read:	
1.20 Subd. 2. Submission of records; penalty. (a) The commissioner may require	the
1.21 employer of employees working in the state to submit to the commissioner photo	ocopies,
1.22 certified copies, or, if necessary, the originals of employment records which the com	_
1.23 deems necessary or appropriate. The records which may be required include full a	nd correct

statements in writing, including sworn statements by the employer, containing information
relating to wages, hours, names, addresses, and any other information pertaining to the
employer's employees and the conditions of their employment as the commissioner deems
necessary or appropriate.

2.5 (b) Employers and persons requested by the commissioner to produce records shall
2.6 respond within the time and in the manner specified by the commissioner.

2.7 (c) The commissioner may require the records to be submitted by certified mail delivery
 2.8 or, if necessary, by personal delivery by the employer or a representative of the employer,
 2.9 as authorized by the employer in writing.

(d) The commissioner may fine the employer up to \$10,000 for each failure to submit
or deliver records as required by this section. This penalty is in addition to any penalties
provided under section 177.32, subdivision 1. In determining the amount of a civil penalty
under this subdivision, the appropriateness of such penalty to the size of the employer's
business and the gravity of the violation shall be considered.

2.15 Sec. 3. Minnesota Statutes 2023 Supplement, section 177.27, subdivision 4, is amended
2.16 to read:

Subd. 4. Compliance orders. The commissioner may issue an order requiring an 2.17 employer to comply with sections 177.21 to 177.435, 179.86, 181.02, 181.03, 181.031, 2.18 181.032, 181.10, 181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.165, 181.172, 2.19 paragraph (a) or (d), 181.214 to 181.217, 181.275, subdivision 2a, 181.635, 181.64, 181.722, 2.20 181.79, 181.85 to 181.89, 181.939 to 181.943, 181.9445 to 181.9448, 181.987, 181.991, 2.21 268B.09, subdivisions 1 to 6, and 268B.14, subdivision 3, with any rule promulgated under 2.22 section 177.28, 181.213, or 181.215. The commissioner shall issue an order requiring an 2.23 employer to comply with sections 177.41 to 177.435, 181.165, or 181.987 if the violation 2.24 is repeated. For purposes of this subdivision only, a violation is repeated if at any time 2.25 during the two years that preceded the date of violation, the commissioner issued an order 2.26 to the employer for violation of sections 177.41 to 177.435, 181.165, or 181.987 and the 2.27 order is final or the commissioner and the employer have entered into a settlement agreement 2.28 that required the employer to pay back wages that were required by sections 177.41 to 2.29 177.435. The department shall serve the order upon the employer or the employer's authorized 2.30 representative in person or by certified mail at the employer's place of business. An employer 2.31 who wishes to contest the order must file written notice of objection to the order with the 2.32 commissioner within 15 calendar days after being served with the order. A contested case 2.33 proceeding must then be held in accordance with sections 14.57 to 14.69 or 181.165. If, 2.34

3.1 within 15 calendar days after being served with the order, the employer fails to file a written

3.2 notice of objection with the commissioner, the order becomes a final order of the

3.3 commissioner. For the purposes of this subdivision, an employer includes a contractor that

has assumed a subcontractor's liability within the meaning of section 181.165.

3.5 Sec. 4. Minnesota Statutes 2023 Supplement, section 177.27, subdivision 7, is amended
3.6 to read:

Subd. 7. Employer liability. If an employer is found by the commissioner to have 3.7 violated a section identified in subdivision 4, or any rule adopted under section 177.28, 3.8 181.213, or 181.215, and the commissioner issues an order to comply, the commissioner 3.9 shall order the employer to cease and desist from engaging in the violative practice and to 3.10 take such affirmative steps that in the judgment of the commissioner will effectuate the 3.11 purposes of the section or rule violated. The commissioner shall order the employer to pay 3.12 to the aggrieved parties back pay, gratuities, and compensatory damages, less any amount 3.13 actually paid to the employee by the employer, and for an additional equal amount as 3.14 liquidated damages. The commissioner may also order reinstatement and any other 3.15 appropriate relief to the aggrieved parties. Any employer who is found by the commissioner 3.16 to have repeatedly or willfully violated a section or sections identified in subdivision 4 shall 3.17 be subject to a civil penalty of up to \$10,000 for each violation for each employee. In 3.18 3.19 determining the amount of a civil penalty under this subdivision, the appropriateness of such penalty to the size of the employer's business and the gravity of the violation shall be 3.20 considered. In addition, the commissioner may order the employer to reimburse the 3.21 department and the attorney general for all appropriate litigation and hearing costs expended 3.22 in preparation for and in conducting the contested case proceeding, unless payment of costs 3.23 would impose extreme financial hardship on the employer. If the employer is able to establish 3.24 extreme financial hardship, then the commissioner may order the employer to pay a 3.25 percentage of the total costs that will not cause extreme financial hardship. Costs include 3.26 but are not limited to the costs of services rendered by the attorney general, private attorneys 3.27 if engaged by the department, administrative law judges, court reporters, and expert witnesses 3.28 as well as the cost of transcripts. Interest shall accrue on, and be added to, the unpaid balance 3.29 of a commissioner's order from the date the order is signed by the commissioner until it is 3.30 paid, at an annual rate provided in section 549.09, subdivision 1, paragraph (c). The 3.31 commissioner may establish escrow accounts for purposes of distributing damages. 3.32

	02/22/24	REVISOR	EB/MI	24-05276	as introduced	
4.1	Sec. 5. Minr	nesota Statutes 202	22, section 177.30	), is amended to read:		
4.2	177.30 KEEPING RECORDS; PENALTY.					
4.3	(a) Every e	employer subject to	o sections 177.21	to 177.44 must make a	nd keep a record	
4.4	of:					
4.5	(1) the nam	ne, address, and oc	ccupation of each	employee;		
4.6	(2) the rate	of pay, and the ar	nount paid each j	bay period to each empl	oyee;	
4.7	(3) the hou	ırs worked each da	ay and each work	week by the employee,	including for all	
4.8	employees pai	d at piece rate, the	e number of piece	es completed at each pie	ce rate;	
4.9	(4) a list of	f the personnel pol	icies provided to	the employee, including	g the date the	
4.10	policies were given to the employee and a brief description of the policies;					
4.11	(5) a copy	of the notice provi	ided to each emp	loyee as required by sec	tion 181.032,	
4.12	paragraph (d),	including any writ	tten changes to th	e notice under section 18	31.032, paragraph	
4.13	(f);					
4.14	(6) for each	h employer subjec	t to sections 177.	41 to 177.44, and while	performing work	
4.15	on public wor	ks projects funded	in whole or in pa	art with state funds, the	employer shall	
4.16	furnish under oath signed by an owner or officer of an employer to the contracting authority					
4.17	and the project owner every two weeks, a certified payroll report with respect to the wages					
4.18	and benefits paid each employee during the preceding weeks specifying for each employee:					
4.19	name; identifying number; prevailing wage master job classification; hours worked each					
4.20	day; total hours; rate of pay; gross amount earned; each deduction for taxes; total deductions;					
4.21	net pay for we	ek; dollars contrib	uted per hour for	each benefit, including	name and address	
4.22	of administrator; benefit account number; and telephone number for health and welfare,					
4.23	vacation or ho	liday, apprentices	hip training, pens	ion, and other benefit pr	ograms; <del>and</del>	
4.24	(7) earning	s statements for ea	ach employee for	each pay period as requ	uired by section	
4.25	<u>181.032, paraş</u>	graphs (a) and (b);	and			
4.26	<u>(8)</u> other in	formation the con	nmissioner finds	necessary and appropria	ite to enforce	
4.27	sections 177.2	1 to 177.435. The	records must be l	kept for three years in th	e premises where	

4.26 (8) other information the commissioner finds necessary and appropriate to enforce 4.27 sections 177.21 to 177.435. The records must be kept for three years in the premises where 4.28 an employee works except each employer subject to sections 177.41 to 177.44, and while 4.29 performing work on public works projects funded in whole or in part with state funds, the 4.30 records must be kept for three years after the contracting authority has made final payment 4.31 on the public works project.

(b) All records required to be kept under paragraph (a) must be readily available for
inspection by the commissioner upon demand. The records must be either kept at the place
where employees are working or kept in a manner that allows the employer to comply with
this paragraph within 72 hours.

(c) The commissioner may fine an employer up to \$1,000 for each failure to maintain
records as required by this section, and up to \$5,000 for each repeated failure. This penalty
is in addition to any penalties provided under section 177.32, subdivision 1. In determining
the amount of a civil penalty under this subdivision, the appropriateness of such penalty to
the size of the employer's business and the gravity of the violation shall be considered.

(d) If the records maintained by the employer do not provide sufficient information to
determine the exact amount of back wages due an employee, the commissioner may make
a determination of wages due based on available evidence.

5.13 Sec. 6. Minnesota Statutes 2023 Supplement, section 177.42, subdivision 2, is amended
5.14 to read:

5.15 Subd. 2. **Project.** "Project" means demolition, erection, construction, alteration,

5.16 <u>improvement, restoration, remodeling, or repairing of a public building, structure, facility,</u>

5.17 land, or other public work, which includes any work suitable for and intended for use by

5.18 the public, or for the public benefit, financed in whole or part by state funds. Project also

5.19 includes demolition, erection, construction, alteration, improvement, restoration, remodeling,

5.20 or repairing of a building, structure, facility, land, or public work when the acquisition of

5.21 property, predesign, design, or demolition is financed in whole or part by state funds.

5.22 Sec. 7. Minnesota Statutes 2023 Supplement, section 181.212, subdivision 7, is amended
5.23 to read:

5.24 Subd. 7. **Voting.** The affirmative vote of five board members is required for the board 5.25 to take any action, including actions necessary to establish minimum nursing home 5.26 employment standards under section 181.213. <u>At least two of the five affirmative votes</u> 5.27 must be cast by the commissioner members or their appointees.

5.28 Sec. 8. Minnesota Statutes 2023 Supplement, section 181.939, subdivision 2, is amended5.29 to read:

5.30 Subd. 2. Pregnancy accommodations. (a) An employer must provide reasonable
5.31 accommodations to an employee for health conditions related to pregnancy or childbirth
5.32 upon request, with the advice of a licensed health care provider or certified doula, unless

as introduced

the employer demonstrates that the accommodation would impose an undue hardship on 6.1 the operation of the employer's business. A pregnant employee shall not be required to 6.2 obtain the advice of a licensed health care provider or certified doula, nor may an employer 6.3 claim undue hardship for the following accommodations: (1) more frequent or longer 6.4 restroom, food, and water breaks; (2) seating; and (3) limits on lifting over 20 pounds. The 6.5 employee and employer shall engage in an interactive process with respect to an employee's 6.6 request for a reasonable accommodation. Reasonable accommodation may include but is 6.7 not limited to temporary transfer to a less strenuous or hazardous position, temporary leave 6.8 of absence, modification in work schedule or job assignments, seating, more frequent or 6.9 longer break periods, and limits to heavy lifting. Notwithstanding any other provision of 6.10 this subdivision, an employer shall not be required to create a new or additional position in 6.11 order to accommodate an employee pursuant to this subdivision and shall not be required 6.12 to discharge an employee, transfer another employee with greater seniority, or promote an 6.13 employee. 6.14

(b) Nothing in this subdivision shall be construed to affect any other provision of law
relating to sex discrimination or pregnancy or in any way diminish the coverage of pregnancy,
childbirth, or health conditions related to pregnancy or childbirth under any other provisions
of any other law.

6.19 (c) An employer shall not require an employee to take a leave or accept an6.20 accommodation.

6.21 (d) An employer shall not discharge, discipline, penalize, interfere with, threaten, restrain,
6.22 coerce, or otherwise retaliate or discriminate against an employee for asserting rights or
6.23 remedies under this subdivision.

6.24 (e) For the purposes of this subdivision, "employer" means a person or entity that employs
6.25 one or more employees and includes the state and its political subdivisions.

6.26 (f) During any leave for which an employee is entitled to benefits or leave under this

6.27 <u>subdivision, the employer must maintain coverage under any group insurance policy, group</u>

6.28 subscriber contract, or health care plan for the employee and any dependents as if the

6.29 employee was not on leave, provided, however, that the employee must continue to pay any

6.30 employee share of the cost of the benefits.

6.31 Sec. 9. Minnesota Statutes 2022, section 181.941, subdivision 4, is amended to read:

6.32 Subd. 4. Continued insurance. The employer must continue to make coverage available

6.33 to the employee while on leave of absence under any group insurance policy, group subscriber

7.1	contract, or health care plan for the employee and any dependents. Nothing in this section
7.2	requires the employer to pay the costs of the insurance or health care while the employee
7.3	is on leave of absence. During any leave for which an employee is entitled to benefits or
7.4	leave under this section, the employer must maintain coverage under any group insurance
7.5	policy, group subscriber contract, or health care plan for the employee and any dependents
7.6	as if the employee was not on leave, provided, however, that the employee must continue
7.7	to pay any employee share of the cost of the benefits.
7.8	Sec. 10. Minnesota Statutes 2022, section 181.943, is amended to read:
7.9	181.943 RELATIONSHIP TO OTHER LEAVE.
7.10	(a) The length of leave provided under section 181.941 may be reduced by any period
7.11	of:
7.12	(1) paid parental, disability, personal, medical, or sick leave, or accrued vacation provided
7.13	by the employer so that the total leave does not exceed 12 weeks, unless agreed to by the
7.14	employer; or
7.15	(2) leave taken for the same purpose by the employee under United States Code, title
7.16	29, chapter 28.
7.17	(b) Nothing in sections 181.940 to 181.943 prevents any employer from providing leave
7.18	benefits in addition to those provided in sections 181.940 to 181.944 or otherwise affects
7.19	an employee's rights with respect to any other employment benefit.
7.20	(c) Notwithstanding paragraphs (a) and (b), the length of leave provided under section
7.21	181.941 must not be reduced by any period of paid or unpaid leave taken for prenatal care
7.22	medical appointments.
7.23	Sec. 11. Minnesota Statutes 2022, section 181A.08, is amended to read:
7.24	181A.08 POWERS AND DUTIES OF THE DEPARTMENT.
7.25	Subdivision 1. Inspections. The commissioner, an authorized representative, or any
7.26	truant officer may enter and inspect the place of business or employment and may interview
7.27	any employees, of any employer of employees in any occupation in the state, all for the
7.28	purpose of ascertaining whether any minors are employed contrary to the provisions of
7.29	sections 181A.01 to 181A.12. Such authorized persons may require that employment
7.30	certificates, age certificates, and lists of minors employed shall be produced for their
7.31	inspection.

Subd. 2. Compliance orders. The commissioner or an authorized representative may 8.1 issue an order requiring an employer to comply with the provisions of sections 181A.01 to 8.2 181A.12 or with any rules promulgated under the provisions of section 181A.09. Any such 8.3 order shall be served by the department upon the employer or an authorized representative 8.4 in person or by certified mail at the employers place of business. If an employer wishes to 8.5 contest the order for any reason, the employer shall file written notice of objection with the 8.6 commissioner within ten 15 calendar days after service of said order upon said employer. 8.7 Thereafter, a public hearing shall be held in accordance with the provisions of sections 14.57 8.8 to 14.69, and such rules consistent therewith as the commissioner shall make. If, within 15 8.9 calendar days after being served with the order, the employer fails to file a written notice 8.10 of objection with the commissioner, the order becomes a final order of the commissioner. 8.11

Subd. 2a. Employer liability. If an employer is found by the commissioner to have 8.12 violated any provision of sections 181A.01 to 181A.12, or any rules promulgated under 8.13 section 181A.09, and the commissioner issues an order to comply under subdivision 2, the 8.14 commissioner shall order the employer to cease and desist from engaging in the violative 8.15 practice and to take affirmative steps that in the judgment of the commissioner will effectuate 8.16 the purposes of the section or rule violated. The commissioner may order the employer to 8.17 reimburse the department and the attorney general for appropriate litigation and hearing 8.18 costs expended in preparation for and in conducting the contested case proceeding, unless 8.19 payment of costs would impose extreme financial hardship on the employer. If the employer 8.20 is able to establish extreme financial hardship, then the commissioner may order the employer 8.21 to pay a percentage of the total costs that will not cause extreme financial hardship. Costs 8.22 include but are not limited to the costs of services rendered by the attorney general, private 8.23 attorneys if engaged by the department, administrative law judges, court reporters, and 8.24 expert witnesses as well as the cost of transcripts. Interest shall accrue on, and be added to, 8.25 the unpaid balance of a commissioner's order from the date the order is signed by the 8.26 8.27 commissioner until it is paid, at an annual rate provided in section 549.09, subdivision 1,

8.29 Subd. 3. Restraining orders. The commissioner or an authorized representative may
8.30 apply to any court of competent jurisdiction for an order restraining the violation of an order
8.31 issued by the commissioner pursuant to subdivision 2, or for an order enjoining and
8.32 restraining violations of this chapter or rules adopted pursuant to section 181A.09.

8

paragraph (c).

8.28

9.1	Sec. 12. Minnesota Statutes 2022, section 181A.12, subdivision 1, is amended to read:				
9.2	Subdivision 1. Fines; penalty. (a) Any employer who hinders or delays the department				
9.3	or its authorized representative in the performance of its duties under sections 181A.01 to				
9.4	181A.12 or refuses to admit the commissioner or an authorized representative to any place				
9.5	of employment or refuses to make certificates or lists available as required by sections				
9.6	181A.01 to 181A.12, or otherwise violates any provisions of sections 181A.01 to 181A.12				
9.7	or any rules issued pursuant thereto shall be assessed a fine to be paid to the commissioner				
9.8	for deposit in the general fund. The fine may be recovered in a civil action in the name of				
9.9	the department brought in the district court of the county where the violation is alleged to				
9.10	have occurre	d or the district court where the commissioner has a	n office. Fir	nes are <del>in</del> up to	
9.11	the amounts as follows for each violation:				
9.12 9.13	(1)	employment of minors under the age of 14 (each employee)	\$	500	
9.14 9.15	(2)	employment of minors under the age of 16 during school hours while school is in session		500	

9.14 9.15 9.16	(2)	employment of minors under the age of 16 during school hours while school is in session (each employee)	500
9.17 9.18	(3)	employment of minors under the age of 16 before 7:00 a.m. (each employee)	500
9.19 9.20	(4)	employment of minors under the age of 16 after 9:00 p.m. (each employee)	500
9.21 9.22 9.23	(5)	employment of a high school student under the age of 18 in violation of section 181A.04, subdivision 6 (each employee)	1,000
9.24 9.25	(6)	employment of minors under the age of 16 over eight hours a day (each employee)	500
9.26 9.27	(7)	employment of minors under the age of 16 over 40 hours a week (each employee)	500
9.28 9.29 9.30	(8)	employment of minors under the age of 18 in occupations hazardous or detrimental to their well-being as defined by rule (each employee)	1,000
9.31 9.32 9.33	(9)	employment of minors under the age of 16 in occupations hazardous or detrimental to their well-being as defined by rule (each employee)	1,000
9.34 9.35	(10)	minors under the age of 18 injured in hazardous employment (each employee)	5,000
9.36 9.37	(11)	minors employed without proof of age (each employee)	250
			• 11

- 9.38 (b) An employer who refuses to make certificates or lists available as required by sections
- 9.39 181A.01 to 181A.12 shall be assessed a \$500 fine.
- 9.40 (c) Notwithstanding the factors in section 14.045, subdivision 3, the commissioner need
- 9.41 only consider the size of the business of the employer, the gravity of the violation, and the

	02/22/24	REVISOR	EB/MI	24-05276	as introduced
10.1	history of previo	us violations w	hen determining	the total amount of fines	to issue under
10.1	•			the total amount of fines	
10.2	this subdivision.				
10.3	Sec. 13. Minne	esota Statutes 20	022, section 181A	A.12, is amended by addin	ng a subdivision
10.4	to read:				
10.1					
10.5	Subd. 4. Liqu	uidated damage	e <mark>s.</mark> An employer w	vho employs a minor in vi	olation of section
10.6	181A.04, subdivi	ision 5, may be l	iable to the minor	for an amount equal to th	e minor's regular
10.7	rate of pay for all	hours worked i	n violation of sec	tion 181A.04, subdivisio	n 5, as liquidated
10.8	damages, in addi	ition to the wage	es earned by the	minor.	
10.9	Sec. 14. Minne	esota Statutes 20	022, section 181A	A.12, is amended by addi	ng a subdivision
10.10	to read:				
10.11	Subd. 5. Reta	aliation. An em	ployer shall not	discharge, discipline, pen	alize, interfere
10.12	with, threaten, re	estrain, coerce, o	or otherwise retal	iate or discriminate again	nst an employee
10.13	for asserting righ	ts or remedies u	nder sections 181	A.01 to 181A.12 or any r	ules promulgated
10.14	under section 18	1A.09, includin	g but not limited	to filing a complaint with	the department,
10.15	informing the en	nployer of the e	mployee's intenti	on to file a complaint, or	participating in
10.16	an investigation	by the departme	ent. In addition to	any other remedies prov	vided by law, the
10.17	commissioner m	ay order an emp	oloyer in violatio	n of this subdivision to p	rovide back pay,
10.18	compensatory da	amages, reinstat	ement, and any c	other appropriate relief to	the aggrieved

10.19 employee.