## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL

164

Session of 2023

INTRODUCED BY TARTAGLIONE, SCHWANK, DILLON, COLLETT, FONTANA, HAYWOOD, HUGHES, BREWSTER, KANE, SANTARSIERO, SAVAL, COSTA AND KEARNEY, JANUARY 19, 2023

REFERRED TO LABOR AND INDUSTRY, JANUARY 19, 2023

## AN ACT

- Providing for regulation of the meat packing and food processing 1
- industry by creating facility health and safety committees in 2 the workplace; establishing the industry workers' rights 3
- coordinator within the Department of Labor and Industry; and
- providing for public health emergency protections for 5
- workers. 6
- 7 The General Assembly of the Commonwealth of Pennsylvania
- hereby enacts as follows:
- Section 1. Short title.
- 10 This act shall be known and may be cited as the Meat Packing
- and Food Processing Protection Act. 11
- 12 Section 2. Definitions.
- 13 The following words and phrases when used in this act shall
- have the meanings given to them in this section unless the 14
- 15 context clearly indicates otherwise:
- 16 "Department." The Department of Labor and Industry of the
- 17 Commonwealth.
- "Employee." An individual who is employed by a meatpacking, 18
- meat processing or food processing facility licensed under the 19

- 1 act of July 9, 1968 (P.L.304, No.151), known as the Pennsylvania
- 2 Meat and Poultry Hygiene Law of 1968.
- 3 "Employer." A business located in this Commonwealth and
- 4 licensed under the Pennsylvania Meat and Poultry Hygiene Law of
- 5 1968.
- 6 "Facility." The location of an employer that the employees
- 7 perform job-related duties or the following occurs, but not
- 8 limited to:
- 9 (1) slaughtering or butchering;
- 10 (2) meat canning, meatpacking or meat manufacturing;
- 11 (3) poultry canning, packing or manufacturing;
- 12 (4) pet food manufacturing;
- 13 (5) egg production;
- 14 (6) processing of meatpacking products;
- 15 (7) commercial packaging; or
- 16 (8) the making, cooking, mixing, processing, bottling,
- 17 baking, canning, freezing, packing or rendering of meat
- 18 products.
- "Facility health and safety committee" or "committee." A
- 20 committee authorized and established under section 5.
- "Industry workers' rights coordinator" or "coordinator." The
- 22 coordinator appointed by the secretary under section 5(j).
- 23 "Public health emergency." One or more of the following
- 24 occurrences:
- 25 (1) Imminent threat of an illness or health condition
- 26 caused by epidemic or pandemic disease.
- 27 (2) A novel and highly fatal infectious agent or
- 28 biological toxin that poses a substantial risk of a
- 29 significant number of human fatalities or permanent or long-
- 30 term disability.

- 1 (3) A declaration by the Governor of disaster emergency
- 2 under 35 Pa.C.S. § 7301(c) (relating to general authority of
- 3 Governor) issued because of an occurrence described in
- 4 paragraph (1) or (2).
- 5 (4) A Federal public health emergency declared by the
- 6 Secretary of Health and Human Services.
- 7 (5) A national public health emergency declared by the
- 8 President of the United States.
- 9 "Secretary." The Secretary of Labor and Industry of the
- 10 Commonwealth.
- 11 Section 3. Training provided by employer.
- 12 (a) General rule. -- Upon hire, an employer shall provide to
- 13 an employee in the language that the employee speaks, if at
- 14 least 5% of the employer's workforce speaks the language,
- 15 information on the following:
- 16 (1) Health risks directly associated with the duties of
- employment, including repetitive strain injuries,
- musculoskeletal disorders and respiratory hazards.
- 19 (2) The employee's right to seek medical care for
- injuries that occur as a result of employment.
- 21 (3) A summary of the rights and requirements under 29
- 22 U.S.C. Ch. 15 (relating to occupational safety and health)
- and related Federal regulations.
- 24 (4) The facility health and safety committee established
- 25 under section 5.
- 26 (5) The employee's right to paid sick time off as
- 27 provided under section 4.
- 28 (b) Training provided.--
- 29 (1) An employer shall provide worker safety training to
- new employees during normal working hours and at the standard

- 1 rate of compensation.
- 2 (2) Training shall be available in languages spoken by
- 3 at least 5% of employees.
- 4 (3) Training shall be provided without a penalty imposed
- 5 by the employer.
- 6 (4) An employee shall have the right to additional
- 7 training, upon request, within 30 days of the employee's hire
- 8 date.
- 9 Section 4. Sick and medical benefits.
- 10 (a) Paid sick time.--
- 11 (1) An employer shall provide employees who work full
- time not less than seven paid sick days, paid at the regular
- rate of pay, to be used for illness or injury annually. Paid
- sick time may be used for care to the employee or for care to
- a sick or injured immediate family member. Unused paid sick
- time shall carry forward to the next calendar year.
- 17 (2) An employer shall provide employees who work part
- time five paid sick days, paid at the regular rate of pay, to
- 19 be used for illness or injury annually. Paid sick time may be
- used to care for the employee or to care for a sick or
- 21 injured immediate family member. Unused paid sick time shall
- 22 carry forward to the next calendar year.
- 23 (b) Medical transportation. -- If an employee is injured or
- 24 becomes ill at the facility as a result of duties associated
- 25 with the employee's employment and requires immediate emergency
- 26 medical attention that cannot be acquired from an on-site
- 27 licensed medical professional, the employer shall pay for out-
- 28 of-pocket expenses not covered by an insurance plan associated
- 29 with the emergency medical transportation.
- 30 (c) Penalties prohibited. -- An employer may not penalize an

- 1 employee who exercises the employee's rights under this section.
- 2 Section 5. Facility health and safety committee.
- 3 (a) Establishment. -- An employer shall establish and
- 4 administer a joint labor-management facility health and safety
- 5 committee to help reduce the risk of injury and unsafe
- 6 conditions at the facility.
- 7 (b) Committee membership.--
- 8 (1) The committee membership shall represent all primary
- 9 operations of the workplace.
- 10 (2) The committees shall be composed of a minimum of two
- employer-representatives and a minimum of two employee-
- 12 representatives.
- 13 (3) Employer-representatives must be individuals who,
- 14 regardless of job title or labor organization affiliation,
- and based upon an examination of that individual's authority
- or responsibility, perform one or more of the following
- 17 duties:
- 18 (i) Select or hire an employee.
- 19 (ii) Remove or terminate an employee.
- 20 (iii) Direct the manner of employee performance.
- 21 (iv) Control an employee.
- 22 (4) Employee-representatives must be individuals who
- 23 perform services for an employer for valuable consideration
- and do not possess the authority or responsibility described
- in paragraph (3).
- 26 (5) An individual may not function as both an employer-
- 27 representative and an employee-representative.
- 28 (6) If a collective bargaining agreement is in place at
- 29 the facility:
- 30 (i) Paragraph (4) shall not apply.

- 1 (ii) The union may select the employee-
- 2 representatives.
- 3 (iii) Employee-representatives may be union
- 4 representatives who are not employees at the facility.
- 5 (c) Committee formation.--
- 6 (1) An employer that has only one workplace within this
  7 Commonwealth shall form a single workplace safety committee
  8 at the workplace.
- 9 (2) An employer that has more than one workplace within 10 this Commonwealth shall form separate and individual safety 11 committees at each facility within this Commonwealth.
- 12 (3) The committee shall be composed of at least an equal number of employer and employee representatives.
- 14 (4) The committee shall establish procedures that retain 15 a core group of experienced members to serve on the committee 16 at all times.
- 17 (5) Employee representatives of the committees shall:
- 18 (i) Be permitted to take reasonable time from work
  19 to perform committee duties, without loss of pay or
  20 benefits.
- 21 (ii) Join the committee for a continuous term of one 22 year from the date of the first meeting attended.
- 23 (d) Committee responsibilities.—The facility health and 24 safety committee shall have the responsibilities of:
- 25 (1) Representing the accident and illness prevention 26 concerns of employees for the employer.
- 27 (2) Reviewing the employer's hazard detection and 28 accident and illness prevention programs and formulating 29 written proposals.
- 30 (3) Establishing procedures for periodic workplace

- 1 inspections by the committee for the purpose of locating and
- 2 identifying health and safety hazards. The locations and
- 3 identity of hazards shall be documented in writing, and the
- 4 committee shall make proposals to the employer regarding
- 5 correction of the hazards.
- 6 (4) Conducting review of incidents resulting in work-
- 7 related deaths, injuries and illnesses and of complaints
- 8 regarding health and safety hazards made by committee members
- 9 or other employees.
- 10 (5) Conducting follow-up evaluations of newly
- implemented health and safety equipment or health and safety
- 12 procedures to assess effectiveness.
- 13 (6) Establishing a system to allow the committee members
- 14 to obtain safety-related proposals, reports of hazards or
- other information directly from individuals involved in the
- operation of the workplace.
- 17 (7) Developing operating procedures, including rules or
- bylaws prescribing the committees' duties.
- 19 (8) Developing and maintaining membership lists.
- 20 (9) Developing a written agenda for meetings.
- 21 (10) Maintaining committee meeting attendance lists.
- 22 (11) Taking and maintaining minutes of a committee
- 23 meeting that the employer shall review. Copies of minutes
- shall be posted or made available for all employees and shall
- 25 be sent to each committee member.
- 26 (12) Ensuring that the reports, evaluations and
- 27 proposals of the committees become part of the minutes of the
- 28 meeting which shall include:
- 29 (i) Inspection reports.
- 30 (ii) Reports on specific hazards and corrective

- 1 measures taken.
- 2 (iii) Reports on workplace injuries or illnesses.
- 3 (iv) Management responses to committee reports.
- 4 (e) Committee meetings.--
- 5 (1) A quorum of committee members shall meet at least
- 6 monthly. A quorum shall consist of at least two-thirds
- 7 membership being present.
- 8 (2) All decisions made by the committee at a meeting
- 9 shall be made by a majority vote.
- 10 (f) Committee member training. -- An employer shall provide
- 11 adequate, annual training programs for each committee member.
- 12 Committee member training shall, at a minimum, address:
- 13 (1) Hazard detection and inspection.
- 14 (2) Accident and illness prevention and investigation,
- including substance abuse awareness and prevention training,
- safety committee structure and operation.
- 17 (3) Other health and safety concerns specific to the
- business of the employer.
- 19 (g) Committee training records. -- An employer shall provide
- 20 verification of trainer qualifications to the industry workers'
- 21 rights coordinator appointed under subsection (j) and supplying,
- 22 as necessary, documentation supporting individual trainer
- 23 qualifications. The employer shall maintain written records of
- 24 facility health and safety committee training, including:
- 25 (1) The names of committee members trained.
- 26 (2) The dates of training.
- 27 (3) The training time period.
- 28 (4) The training methodology.
- 29 (5) The names and credentials of personnel conducting
- 30 the training.

- 1 (6) The names of training organizations sponsoring
- 2 training, if applicable.
- 3 (7) The training location.
- 4 (8) The training topics.
- 5 (h) Interference prohibited. -- An employer may not interfere
- 6 with the selection of employee representatives to serve on the
- 7 committee or the ability for employee representatives to perform
- 8 the duties authorized under this section.
- 9 (i) Loss of pay prohibited during training. -- An employer
- 10 shall permit committee members to attend a training without loss
- 11 of pay.
- 12 (j) Industry workers' rights coordinator.--
- 13 (1) The secretary shall appoint in the department an
- industry workers' rights coordinator to help enforce this
- 15 section.
- 16 (2) The coordinator shall review and investigate
- 17 complaints and make recommendations on worker health and
- safety standards of employers in this Commonwealth.
- 19 (3) An employer shall provide the coordinator full
- 20 access to facility operations at times that employees are
- 21 performing job-related duties at the facility.
- 22 (4) The coordinator, either on the coordinator's
- initiative or in response to a complaint, shall investigate
- an employer's compliance with this section.
- 25 Section 6. Public health emergency response.
- 26 (a) General rule.--After a declaration of a public health
- 27 emergency, in consultation with the Secretary of Health, the
- 28 department shall create and publish, in English, Spanish and any
- 29 language spoken by at least 5% of the workforce in this
- 30 Commonwealth, a model infectious disease exposure prevention

- 1 plan and a model infectious disease exposure prevention standard
- 2 to address the public health emergency specific to the
- 3 meatpacking and food processing industry to prevent infectious
- 4 disease exposure and spread, and to protect employees and the
- 5 food chain from exposure to infectious disease.
- 6 (b) Plan contents.--
- 7 (1) Each model infectious disease exposure prevention 8 plan and model infectious disease exposure prevention 9 standard shall take into account the types of risks present
- 10 at industry facilities, including:
- 11 (i) A facility's maximum occupancy.
- 12 (ii) The proximity of workstations to each other and
  13 the proximity of employees to each other.
  - (iii) Access to personal protective equipment.
- 15 (iv) The ability to socially distance while performing job duties.
- 17 (2) Each model infectious disease exposure prevention 18 plan and model infectious disease exposure prevention 19 standard shall take into consideration all applicable 20 Federal, State and local established standards.
- 21 (3) The models shall include establishing requirements 22 on procedures and methods for:
- 23 (i) Employee health screenings.
- 24 (ii) Face coverings at no cost to the employee.
- 25 (iii) Required personal protective equipment
  26 applicable to the industry for eyes, face, head and
  27 extremities, protective clothing, respiratory devices and
  28 protective shields and barriers that shall be provided,
  29 used and maintained in a sanitary and reliable condition
  30 at the expense of the employer.

- 1 (iv) Accessible facility hand hygiene stations to
  2 maintain healthy hand hygiene, and that employers provide
  3 adequate break times for workers to use hand-washing
  4 facilities as needed.
  - (v) Regular cleaning and disinfecting of shared equipment and frequently touched surfaces, including workstations, equipment, door handles, railings and all surfaces and washable items in other high-risk areas, including restrooms, dining areas, break rooms and locker rooms.
  - (vi) Effective social distancing for employees as the risk of illness may warrant, including options for social distancing, including sign postage or markers, increasing physical space between workers at the facility, limiting the maximum occupancy of facilities, reconfiguring spaces where workers congregate or implementing flexible work hours such as staggered shifts.
  - (vii) Compliance with mandatory or precautionary orders of isolation or quarantine that have been issued to employees.
  - (viii) Compliance with applicable engineering controls, including proper air flow, exhaust ventilation or other special design requirements.
  - (ix) Designation of one or more supervisory employees to enforce compliance with the infectious disease exposure prevention plan and other Federal, State or local guidance related to avoidance of spreading an infectious disease as applicable to employees.
    - (x) Compliance with applicable laws, rules,

- regulations, standards or guidance on notification to

  employees and relevant Federal, State and local agencies

  of potential exposure to infectious disease at the
  - (xi) Verbal review of infectious disease standards, employer policies and employee rights under this section, including an employee's right to an interpreter for the purpose of reviewing infectious disease standards.
- 9 (xii) Anti-retaliation provisions.
- 10 Section 7. Employer duties during public health emergency.
- 11 (a) Adoption of plan.--

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- 12 Upon declaration of a public health emergency, an 13 employer shall adopt an infectious disease exposure 14 prevention plan either through adopting the model infectious 15 disease exposure prevention plan developed by the department 16 under section 6 that applies to the employer's industry or by 17 designing, adopting and implementing an infectious disease 18 exposure prevention plan that equals or exceeds the model 19 plan developed by the department.
- 20 (2) If the employer does not adopt the model plan, the 21 adopted plan shall be made in consultation with the designee 22 from the collective bargaining agreement, if any, and the 23 facility health and safety committee.
  - (b) Distribution of plan to employees. --
- 25 (1) Employers shall distribute, in writing, the
  26 infectious disease prevention plan adopted under subsection
  27 (a) to each employee in the language that the employee
  28 speaks, for each language spoken by at least 5% of the
  29 workforce.
- 30 (2) The infectious disease prevention plan shall be

- 1 posted in visible and prominent locations within the
- 2 facility, including break areas, restrooms, dining areas and
- 3 locker rooms.
- 4 (c) Adverse action prohibited.—An employer or employer's
- 5 agent may not threaten, retaliate against or take adverse action
- 6 against an employee for:
- 7 (1) Exercising the employee's rights under this section
- 8 or under the applicable infectious disease exposure
- 9 prevention plan.
- 10 (2) Reporting violations of this section or the
- 11 applicable infectious disease exposure prevention plan to a
- 12 Federal, State or local government entity, public officer or
- 13 elected official.
- 14 (3) Reporting an infectious disease exposure concern, or
- seeking assistance or intervention with respect to airborne
- infectious disease exposure concerns, to the employer,
- 17 Federal, State or local government entity, public officer or
- 18 elected official.
- 19 (4) Refusing to work where the employee reasonably
- 20 believes, in good faith, that the work exposes the employee,
- 21 or other workers or the public, to an unreasonable risk of
- 22 exposure to an infectious disease due to the existence of
- working conditions that are inconsistent with law, rule,
- 24 policy or order of a governmental entity, including the
- 25 minimum standards provided by the model infectious disease
- 26 exposure prevention standard, if:
- (i) the employee, another employee or employee
- representative notified the employer of the inconsistent
- 29 working conditions and the employer failed to cure the
- 30 conditions; or

- 1 (ii) the employer had or should have had reason to
- 2 know about the inconsistent working conditions and
- 3 maintained the inconsistent working conditions.
- 4 Section 8. Public health emergency paid sick time.
- 5 (a) Adoption of policy required. --
- 6 (1) During a public health emergency, an employer shall
- 7 adopt a paid sick time policy that provides not less than 80
- 8 additional hours to an employee to be used for an employee's
- 9 or immediate family member's exposure or infection to the
- 10 infectious disease related to the declaration.
- 11 (2) Public health emergency paid sick time shall be paid
- 12 at the regular rate of pay received.
- 13 (3) An employer may not require an employee to use paid
- sick time provided under section 4 before utilizing public
- 15 health emergency paid sick time as provided under this
- 16 section.
- 17 (4) Public health emergency paid sick time may not be
- 18 carried forward and shall cease at the expiration of the
- declaration of the public health emergency.
- 20 (5) An employer may not penalize an employee who
- 21 exercises the employee's rights under this section.
- 22 (b) (Reserved).
- 23 Section 9. Enforcement and penalties.
- 24 (a) Employer failure to comply.--
- 25 (1) Upon investigation and a determination by the
- department that an employer failed to comply with the
- 27 provisions of section 5, the department may assess a civil
- penalty of \$500 per day until the failure is cured. If the
- employer does not cure the failure within 10 days, the
- department may assess a civil penalty of not more than

- 1 \$10,000 per day for every day exceeding 10 days.
- 2 (2) Upon investigation and determination that an
- 3 employer has failed to comply with the provisions of section
- 4 7, the department may assess a civil penalty of \$500 per day
- 5 that the employer fails to adopt an infectious disease
- 6 exposure prevention plan, not to exceed \$100,000 for failure
- 7 to comply with an adopted infectious disease exposure
- 8 prevention plan.

- (b) Civil actions.--
- 10 (1) An employee may bring a civil action seeking
- injunctive relief in a court of competent jurisdiction
- against an employer alleged to have violated the infectious
- disease exposure prevention plan in a manner that creates a
- substantial probability that death or serious physical harm
- 15 could result from a condition which exists, unless the
- employer did not and could not, with the exercise of
- 17 reasonable diligence, know of the presence of the violation.
- 18 (2) The court shall have jurisdiction to restrain the
- 19 violation and to order all appropriate relief, including
- 20 enjoining the conduct of the employer, awarding costs and
- 21 reasonable attorney fees to the employee and ordering payment
- of liquidated damages of no greater than \$10,000, unless the
- employer can demonstrate a good-faith belief that the
- 24 established and implemented health and safety measures were
- in compliance with the applicable infectious disease exposure
- 26 prevention standard.
- 27 Section 10. Rules and regulations.
- The department may promulgate rules and regulations as
- 29 necessary to carry out the provisions of this act.
- 30 Section 11. Collective bargaining agreements.

- 1 Nothing in this act shall be construed to diminish the
- 2 rights, privileges or remedies of an employee under a collective
- 3 bargaining agreement. The provisions of this act may be waived
- 4 by a collective bargaining agreement provided that, for the
- 5 waiver to be valid, the waiver explicitly references the section
- 6 of this act that is waived.
- 7 Section 12. Abrogation of regulations.
- 8 All regulations and parts of regulations are abrogated
- 9 insofar as they are inconsistent with this act.
- 10 Section 13. Effective date.
- 11 This act shall take effect in 90 days.