SF10 REVISOR SS S0010-3 3rd Engrossment

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 10

(SENATE AUTHORS: SEEBERGER, Dziedzic, Klein, McEwen and Abeler) DATE 01/04/2023 OFFICIAL STATUS Introduction and first reading Referred to Labor 01/10/2023 127 Author added Klein Authors added McEwen; Abeler 01/12/2023 181 01/17/2023 190a Comm report: To pass as amended and re-refer to Judiciary and Public Safety Rule 12.10: report of votes in committee Comm report: To pass as amended and re-refer to Labor 190 1333a 03/06/2023 03/13/2023 1599a Comm report: To pass as amended and re-refer to Finance

1.1 A bill for an act

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relating to labor and industry; providing for use of skilled and trained contractor workforces at petroleum refineries; amending Minnesota Statutes 2022, section 1.4 177.27, subdivision 4; proposing coding for new law in Minnesota Statutes, chapter 1.5 181.

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

Section 1. Minnesota Statutes 2022, section 177.27, subdivision 4, is amended to read:

Subd. 4. Compliance orders. The commissioner may issue an order requiring an employer to comply with sections 177.21 to 177.435, 181.02, 181.03, 181.031, 181.032, 181.101, 181.11, 181.13, 181.14, 181.145, 181.15, 181.172, paragraph (a) or (d), 181.275, subdivision 2a, 181.722, 181.79, and 181.939 to 181.943, and 181.987, or with any rule promulgated under section 177.28. The commissioner shall issue an order requiring an employer to comply with sections 177.41 to 177.435 or 181.987 if the violation is repeated. For purposes of this subdivision only, a violation is repeated if at any time during the two years that preceded the date of violation, the commissioner issued an order to the employer for violation of sections 177.41 to 177.435 or 181.987 and the order is final or the commissioner and the employer have entered into a settlement agreement that required the employer to pay back wages that were required by sections 177.41 to 177.435. The department shall serve the order upon the employer or the employer's authorized representative in person or by certified mail at the employer's place of business. An employer who wishes to contest the order must file written notice of objection to the order with the commissioner within 15 calendar days after being served with the order. A contested case proceeding must then be held in accordance with sections 14.57 to 14.69. If, within 15

Section 1.

calendar days after being served with the order, the employer fails to file a written notice of objection with the commissioner, the order becomes a final order of the commissioner.

EFFECTIVE DATE. This section is effective January 1, 2024.

Sec. 2. [181.987] USE OF SKILLED AND TRAINED CONTRACTOR

WORKFORCES AT PETROLEUM REFINERIES.

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- 2.6 <u>Subdivision 1.</u> **Definitions.** (a) For purposes of this section, the following terms have the meanings given.
 - (b) "Contractor" means a vendor that enters into or seeks to enter into a contract with an owner or operator of a petroleum refinery to perform construction, alteration, demolition, installation, repair, maintenance, or hazardous material handling work at the site of the petroleum refinery. Contractor includes all contractors or subcontractors of any tier performing work as described in this paragraph at the site of the petroleum refinery. Contractor does not include employees of the owner or operator of a petroleum refinery.
 - (c) "Registered apprenticeship program" means an apprenticeship program registered with the Department of Labor and Industry under chapter 178 or with the United States

 Department of Labor Office of Apprenticeship or a recognized state apprenticeship agency under Code of Federal Regulations, title 29, parts 29 and 30.
 - (d) "Skilled and trained workforce" means a workforce in which each employee of the contractor or subcontractor of any tier working at the site of the petroleum refinery in an apprenticeable occupation in the building and construction trades meets one of the following criteria:
 - (1) is currently registered as an apprentice in a registered apprenticeship program in the applicable trade;
 - (2) has graduated from a registered apprenticeship program in the applicable trade;
- (3) has completed all of the related instruction and on-the-job learning requirements
 needed to graduate from the registered apprenticeship program their employer participates
 in; or
 - (4) has at least five years of experience working in the applicable trade and is currently participating in journeyworker upgrade training in a registered apprenticeship program in the applicable trade or has completed any training identified as necessary by the registered apprenticeship training program for the employee to become a qualified journeyworker in the applicable trade.

Sec. 2. 2

	SF10	REVISOR	SS	S0010-3	3rd Engrossment
3.1	(e) "Pe	troleum refinery" mear	ns a facility enga	nged in producing gase	oline, kerosene,
3.2	distillate fu	uel oils, residual fuel oi	l, lubricants, or	other products throug	h distillation of
3.3	petroleum	or through redistillatio	n, cracking, or 1	reforming of unfinishe	d petroleum
3.4	derivatives	s. Petroleum refinery in	cludes fluid cat	alytic cracking unit ca	talyst regenerators,
3.5	fluid cataly	ytic cracking unit incin	erator-waste he	at boilers, fuel gas con	nbustion devices,
3.6	and indired	et heating equipment as	ssociated with the	ne refinery.	
3.7	(f) "Ap	prenticeable occupatio	n" means any tr	ade, form of employm	ent, or occupation
3.8	approved f	or apprenticeship by th	e commissioner	of labor and industry	or the United States
3.9	Secretary of	of Labor.		•	
3.10	(g) "OF	EM" means original eq	uinment manufa	acturer and refers to or	ganizations that
3.10		re or fabricate equipme			
5.11	manuractu	re or rabricate equipme	ant for saic direc	try to purchasers or of	inci reseriers.
3.12	·	2. Use of contractors by		_	
3.13	of a petrol	eum refinery shall, who	en contracting w	vith contractors for the	performance of
3.14	construction	on, alteration, demolition	n, installation, r	epair, maintenance, or	hazardous material
3.15	handling w	ork at the site of the po	etroleum refiner	y, require that the con	tractors performing
3.16	that work,	and any subcontractors	s of any tier, use	a skilled and trained	workforce when
3.17	performing	g that work at the site o	f the petroleum	refinery. The requirem	nent to use a safe
3.18	and skilled	workforce under this	section shall app	oly to each contractor	and subcontractor
3.19	of any tier	when performing cons	truction, alterat	ion, demolition, install	lation, repair,
3.20	maintenan	ce, or hazardous mater	ial handling wo	rk at the site of the pet	roleum refinery.
3.21	(b) The	requirement under thi	s subdivision ap	pplies only when each	contractor and
3.22	subcontrac	tor of any tier is perfor	ming work at th	ne site of the petroleun	n refinery.
3.23	(c) The	requirement under this	s subdivision do	es not apply when an	owner or operator
3.24	contracts v	vith contractors or subc	ontractors hired	to install OEM equipm	nent and to perform
3.25	OEM worl	c to comply with equip	ment warranty	requirements.	
3.26	(d) A c	ontractor's workforce r	nust meet the re	quirements of subdivi	sion 1, paragraph
3.27	(d), accord	ling to the following sc	hedule:		
3.28	<u>(1) 30 j</u>	percent by January 1, 2	<u>024;</u>		
3.29	(2) 45 1	percent by January 1, 2	025; and		

referred by a labor organization for the petroleum refinery worksite, and the labor organization is unable to refer sufficient workers for the contractor to comply with the

(e) If a contractor is required under a collective bargaining agreement to hire workers

Sec. 2. 3

(3) 60 percent by January 1, 2026.

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applicable percentage provided in subdivision 2, paragraph (d), within 48 hours of the				
contractor's request excluding Saturdays, Sundays, and holidays, the contractor shall be				
relieved of the obligation to comply with the applicable percentage and shall use the				
maximum percentage of a skilled and trained workforce that is available to the contractor				
from the labor organization's referral procedure. The contractor shall comply with the				
applicable percentage provided in subdivision 2, paragraph (d), once the labor organization				
is able to refer sufficient workers for the contractor to comply with the applicable percentage.				
(f) This section shall not apply to a contractor to the extent that an emergency makes				
compliance with this section impracticable for the contractor because the emergency requires				
immediate action by the contractor to prevent harm to public health or safety or to the				
environment. The requirements of this section shall apply to the contractor once the				
emergency ends or it becomes practicable for the contractor to obtain a skilled and trained				
workforce for the refinery worksite, whichever occurs sooner.				
(g) An owner or operator is exempt from this section if:				
(1) the owner or operator has entered into a project labor agreement with a council of				
building trades labor organizations requiring participation in registered apprenticeship				
programs, or all contractors and subcontractors of any tier have entered into bona fide				
collective bargaining agreements with labor organizations requiring participation in registered				
apprenticeship programs; and				
(2) all contracted work at the petroleum refinery that is subject to this section is also				
subject to the project labor agreement or collective bargaining agreements requiring				
participation in such registered apprenticeship programs.				
Subd. 3. Penalties. (a) The Division of Labor Standards shall receive complaints of				
violations of this section. The commissioner of labor and industry shall fine an owner or				
operator, contractor, or subcontractor of any tier not less than \$5,000 nor more than \$10,000				
for each violation of the requirements in this section. An owner or operator, contractor, or				
subcontractor of any tier shall be considered an employer for purposes of section 177.27.				
(b) An owner or operator shall be found in violation of this section, and subject to fines				
and other penalties, for failing to:				
(1) require a skilled and trained workforce in its contracts and subcontracts as required				
by subdivision 2, paragraph (a); or				
(2) enforce the requirement of use of a skilled and trained workforce as required by				
subdivision 2, paragraph (a).				

Sec. 2. 4

5.1	(c) A contractor or subcontractor shall be found in violation of this section, and subject
5.2	to fines and other penalties, if the contractor or subcontractor fails to use a skilled and trained
5.3	workforce as required by subdivision 2, paragraph (a).
5.4	(d) Each shift on which a violation of this section occurs shall be considered a separate
5.5	violation. This fine is in addition to any penalties provided under section 177.27, subdivision
5.6	7. In determining the amount of a fine under this subdivision, the appropriateness of the
5.7	fine to the size of the violator's business and the gravity of the violation shall be considered.
5.8	EFFECTIVE DATE. This section is effective January 1, 2024, and applies to contracts
5.9	entered into, extended, or renewed on or after that date. Existing contracts entered into
5.10	before January 1, 2024, must be renegotiated to comply with section 2 by January 1, 2025.

Sec. 2. 5