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REVISOR

SS/RC

**SENATE** STATE OF MINNESOTA

NINETY-THIRD SESSION

## S.F. No. 207

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	

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

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and persons	performing work fo	r an employer th	ough a temporary servi	ce or staffing
agency.				
Subd. 6.	Meatpacking operation	ation. "Meatpack	ing operation" or "meat	-processing
			, butchering, meat cann	
meat manufa	cturing, poultry car	ning, poultry pac	king, poultry manufact	uring, pet food
manufacturi	ng, egg production,	processing of me	atpacking products, or 1	endering occurs.
Meatpacking	g operation or meat-	processing emplo	oyer does not mean a gr	ocery store, deli,
restaurant, or	other business prep	aring meat or pou	ltry products for immed	iate consumption.
Subd. 7.	Meatpacking prod	ucts. "Meatpacki	ng products" means me	at food products
and poultry f	food products as def	fined in section 3	1A.02, subdivision 10.	
Subd. 8.	Public health emer	<b>gency.</b> "Public h	ealth emergency" means	s a peacetime
emergency d	eclared by the gover	rnor under sectior	12.31, a federal public	health emergency
declared by 1	the secretary of the	Department of H	ealth and Human Servic	es, or a national
emergency d	eclared by the presi	dent due to infec	tious disease or another	significant threat
to public hea	lth.			
	9.8715] WORKER		king industry worker ri	ghts coordinator
in the Denar	OT 1 13			
	tment of Labor and	Industry and prov	vide the coordinator with	n necessary office
-	ure, equipment, sup			n necessary office
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unreasonable	e risk of illness or in	jury, or exposure	to illness or injury, includ	ing the infectious
disease knov	vn as COVID-19.			
<u>(b) A me</u>	at-processing empl	oyer must not dis	scriminate or take adverse	e action against
any worker f	for a good faith refu	sal to work if the	e worker has requested th	at the employer
correct a haz	ardous condition a	nd that condition	remains uncorrected.	
<u>(c)</u> A me	at-processing work	er who has refus	ed in good faith to work u	under paragraph
(a) or (b) and	d who has not been	reassigned to oth	ner work by the meat-proc	cessing employer
must, in add	ition to retaining a	right to continue	d employment, continue t	to be paid by the
employer for	the hours that wou	ld have been wor	ked until such time as the	meat-processing
employer car	n demonstrate that	the condition has	been remedied.	
Sec. 5. [17]	9.874] UNEMPLC	OYMENT INSU	RANCE; DANGEROU	S MEAT
PACKING	CONDITIONS.			
<u>(a) Notw</u>	ithstanding any law	to the contrary,	the provisions of this sec	tion govern
unemployme	ent insurance claim	s for meat-proces	ssing workers.	
<u>(b) An in</u>	dividual who left e	mployment beca	use a meat-processing en	ployer failed to
cure a worki	ng condition that m	ade the work en	vironment unsuitable for	health or safety
reasons has g	good cause for leav	ing employment	<u>-</u>	
(c) Durin	g a public health er	nergency, an ind	ividual must not be requi	red to prove that
a working co	ondition that made t	he environment	unsuitable for health or sa	afety reasons was
unique to the	e worker or that the	risk was not cus	tomary to the worker's oc	cupation.
<u>(</u> d) An in	dividual must be de	eemed to have ex	hausted reasonable alterr	natives to leaving
if the individ	lual, authorized em	ployee represent	ative, or another employe	e notified the
meat-process	sing employer of th	e unsafe or unhe	althy working condition a	and the employer
did not cure i	it or if the employer	knew or should	have had reason to know	that the condition
made the wo	ork environment uns	suitable and did 1	not cure it.	
(e) Durin	g a public health err	ergency, an indiv	vidual has good cause to le	eave employment
if the individ	ual leaves to care fo	r a seriously ill o	r quarantined family or ho	usehold member.
<u>(f) An inc</u>	dividual has good c	ause to refuse an	offer of employment or	reemployment if
the meat-pro	cessing employer h	as not cured a w	orking condition that mal	kes the work
environment	unsuitable for heal	th or safety reas	ons, including any condit	ion that required
the workplac	e to close or reduce	e operations purs	suant to a state or federal	executive order
issued during	g a public health en	nergency.		

4.1	(g) An individual has good cause to refuse an offer of employment or reemployment
4.2	from a meat-processing employer if the conditions of work would require the individual to
4.3	violate government public health guidance or to assume an unreasonable health risk.
4.4	(h) An individual has good cause to refuse an offer of employment or reemployment
4.5	from a meat-processing employer if the individual is required to care for a child whose
4.6	school is closed due to a public health emergency or if the individual is required to otherwise
4.7	care for a family or household member during a public health emergency.
4.8	Sec. 6. [179.875] ENFORCEMENT AND COMPLIANCE.
4.9	Subdivision 1. Administrative enforcement. The coordinator, either on the coordinator's
4.10	initiative or in response to a complaint, may inspect a meatpacking operation and subpoena
4.11	records and witnesses. If a meat-processing employer does not comply with the coordinator's
4.12	inspection, the coordinator may seek relief as provided in this section.
4.13	Subd. 2. Compliance authority. The commissioner of labor and industry may issue a
4.14	compliance order under section 177.27, subdivision 4, requiring an employer to comply
4.15	with sections 179.87 to 179.8757.
4.16	Subd. 3. Private civil action. If a meat-processing employer does not comply with a
4.17	provision in sections 179.87 to 179.8757, an aggrieved worker, authorized employee
4.18	representative, or other person may bring a civil action in a court of competent jurisdiction
4.19	within three years of an alleged violation and, upon prevailing, must be awarded the relief
4.20	provided in this section. Pursuing administrative relief is not a prerequisite for bringing a
4.21	civil action.
4.22	Subd. 4. Other government enforcement. The attorney general may enforce sections
4.23	179.87 to 179.8757 under section 8.31. A city or county attorney may also enforce these
4.24	sections. Such law enforcement agencies may inspect meatpacking operations and subpoena
4.25	records and witnesses and, where such agencies determine that a violation has occurred,
4.26	may bring a civil action as provided in this section.
4.27	Subd. 5. Relief. (a) In a civil action or administrative proceeding brought to enforce
4.28	sections 179.87 to 179.8757, the court or coordinator must order relief as provided in this
4.29	subdivision.
4.30	(b) For any violation of sections 179.87 to 179.8757:
4.31	(1) an injunction to order compliance and restrain continued violations, including through
4.32	a stop work order or business closure;

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5.1	<u>(2) payme</u>	ent to a prevailing w	orker by a mea	at-processing employer of	reasonable costs,
5.2	disbursement	ts, and attorney fees	; and		
5.3	<u>(3) a civil</u>	penalty payable to	the state of not	less than \$100 per day per	r worker affected
5.4	by the meat-p	processing employe	r's noncomplia	nce with sections 179.87 t	o 179.8757.
5.5	<u>(c)</u> For an	y violation of section	on 179.872:		
5.6	(1) reinsta	atement of the work	er to the same	position held before any a	dverse personnel
5.7	action or to a	n equivalent positio	n, reinstatemen	t of full fringe benefits and	l seniority rights,
5.8	and compens	ation for unpaid wa	ges, benefits a	nd other remuneration, or	front pay in lieu
5.9	of reinstatem	ent; and			
5.10	<u>(2) compe</u>	ensatory damages pa	yable to the agg	grieved worker equal to the	greater of \$5,000
5.11	or twice the a	ctual damages, incl	uding unpaid w	vages, benefits and other re	emuneration, and
5.12	punitive dam	ages.			
5.13	<u>Subd. 6.</u>	Whistleblower enfo	orcement; pena	alty distribution. (a) The	relief provided in
5.14	this section n	nay be recovered the	rough a private	civil action brought on be	ehalf of the
5.15	commissione	r in a court of comp	etent jurisdicti	on by another individual,	including an
5.16	authorized en	nployee representat	ive, pursuant to	o this subdivision.	
5.17	<u>(b)</u> The in	ndividual must give	written notice	to the coordinator of the sp	pecific provision
5.18	or provisions	of sections 179.87	to 179.8757 all	leged to have been violated	d. The individual
5.19	or representa	tive organization m	ay commence a	a civil action under this su	bdivision if no
5.20	enforcement	action is taken by th	ne coordinator	within 30 days.	
5.21	(c) Civil p	enalties recovered	oursuant to this	subdivision must be distri	buted as follows:
5.22	<u>(1)</u> 70 per	cent to the commiss	ioner for enfor	cement of sections 179.87	to 179.8757; and
5.23	<u>(2) 30 per</u>	cent to the individu	al or authorize	d employee representative	·
5.24	(d) The ri	ght to bring an action	on under this su	ubdivision shall not be imp	paired by private
5.25	contract. A p	ublic enforcement a	ction must be t	ried promptly, without reg	ard to concurrent
5.26	adjudication	of a private claim fo	or the same alle	eged violation.	
5.27	Sec. 7. [179	).8755] RETALIA	<b>FION AGAIN</b>	ST EMPLOYEES AND	
5.28	WHISTLEB	BLOWERS PROH	IBITED.		
5.29	<u>(a) No me</u>	eat-processing empl	oyer or other p	erson may discriminate or	take adverse
5.30	action against	t any worker or othe	r person who ra	ises a concern about meatp	backing operation
5.31	health and sat	fety practices or haz	ards to the emp	ployer, the employer's ager	nt, other workers,

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6.1	a governmen	t agency, or to the	public, including	through print, online, so	cial, or any other
6.2	media.				
6.3	(b) If an e	employer or other p	erson takes adver	se action against a worke	er or other person
6.4	<u> </u>	• • •		ement or attempt to enga	•
6.5	protected by	sections 179.87 to 1	179.8757, such co	onduct raises a presumpti	on that the action
6.6	is retaliatory.	The presumption 1	nay be rebutted b	by clear and convincing e	evidence that the
6.7	action was ta	ken for other perm	issible reasons.		
6.8	<u>(c) No me</u>	eat-processing emp	loyer or other per	son may attempt to requ	ire any worker to
6.9	sign a contra	ct or other agreeme	ent that would lin	nit or prevent the worker	from disclosing
6.10	information a	about workplace he	alth and safety p	ractices or hazards, or to	otherwise abide
6.11	by a workpla	ce policy that woul	ld limit or preven	t such disclosures. Any s	such agreements
6.12	or policies ar	e hereby void and	unenforceable as	contrary to the public po	licy of this state.
6.13	An employer	's attempt to impos	e such a contract	, agreement, or policy sh	all constitute an
6.14	adverse actio	on enforceable unde	er sections 179.87	' to 179.8757.	
6.15	(d) Repor	ting or threatening	to report a meat-	processing worker's susp	ected citizenship
6.16	or immigration	on status, or the susp	pected citizenship	or immigration status of	a family member
6.17	of the worker	r, to a federal, state,	or local agency b	because the worker exerc	ises a right under
6.18	sections 179.	.87 to 179.8757 cor	nstitutes an adver	se action for purposes of	establishing a
6.19	violation of t	hat worker's rights.	For purposes of	this paragraph, "family n	nember" means a
6.20	spouse, parer	nt, sibling, child, un	cle, aunt, niece, n	ephew, cousin, grandpare	ent, or grandchild
6.21	related by blo	ood, adoption, mari	riage, or domestic	e partnership.	
6.22	(e) Any w	vorker who brings a	a complaint unde	r sections 179.87 to 179.	8757 and suffers
6.23	retaliation is	entitled to treble da	mages in addition	n to lost pay and recover	y of attorney fees
6.24	and costs.				
6.25	<u>(f)</u> Any co	ompany who is four	nd to have retalia	ted against a food process	sing worker must
6.26	pay a fine of	up to \$ to the c	commissioner.		
6.27	Sec. 8 [17	0 87561 MF ATPA	CKING WORK	ER CHRONIC INJUR	IFS AND
6.28		CE SAFETY.			
0.28		<u>CE SAFETT.</u>			
6.29	Subdivisi	on 1. <mark>Safe worker</mark> p	orogram require	<mark>d; facility committee.</mark> (a)	Meat-processing
6.30	employers m	ust adopt a safe wo	orker program as	part of the employer's we	ork accident and
6.31	injury reduct	ion program to min	imize and preven	t musculoskeletal disord	ers. For purposes
6.32	of this section	n, "musculoskeleta	l disorders" inclu	des carpal tunnel syndro	me, tendinitis,
6.33	rotator cuff in	njuries, trigger fing	er, epicondylitis,	muscle strains, and lowe	er back injuries.

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7.1	(b) The meat-processing employer's safe worker program must be developed and
7.2	implemented by a committee of individuals who are knowledgeable of the tasks and work
7.3	processes performed by workers at the employer's facility. The committee must include:
7.4	(1) a certified professional ergonomist;
7.5	(2) a licensed, board-certified physician, with preference given to a physician who has
7.6	specialized experience and training in occupational medicine, or if it is not practicable for
7.7	a physician to be a member of the committee, the employer must ensure that its safe worker
7.8	program is reviewed and approved by a licensed, board-certified physician, with preference
7.9	given to a physician who has specialized experience and training in occupational medicine;
7.10	and
7.11	(3) at least three workers employed in the employer's facility who have completed a
7.12	general industry outreach course approved by the commissioner, one of whom must be an
7.13	authorized employee representative if the employer is party to a collective bargaining
7.14	agreement.
7.15	Subd. 2. Program elements. (a) The committee must establish written procedures to
7.16	identify ergonomic hazards and contributing risk factors, which must include:
7.17	(1) the ergonomic assessment tools used to measure ergonomic hazards;
7.18	(2) all jobs where the committee has an indication or knowledge that ergonomic hazards
7.19	may exist; and
7.20	(3) workers who perform the same job or a sample of workers in that job who have the
7.21	greatest exposure to the ergonomic hazard.
7.22	(b) The committee must conduct ergonomic assessments to identify hazards and
7.23	contributing risk factors; review all surveillance data at least quarterly to identify ergonomic
7.24	hazards and contributing risk factors; and maintain records of the hazard identification
7.25	process, which, at a minimum, must include the completed ergonomic assessment tools,
7.26	the results of the ergonomic assessments including the jobs and workers evaluated, and the
7.27	assessment dates.
7.28	(c) The committee must implement a written ergonomic hazard prevention and control
7.29	plan to identify and select methods to eliminate, prevent, or control the ergonomic hazards
7.30	and contributing risk factors. The plan must:
7.31	(1) set goals, priorities, and a timeline to eliminate, prevent, or control the ergonomic
7.32	hazards and contributing risk factors identified;

8.1	(2) identify the person or persons responsible for ergonomic hazard assessments and
8.2	implementation of controls;
8.3	(3) rely upon the surveillance data and the ergonomic risk assessment results; and
8.4	(4) take into consideration the severity of the risk, the numbers of workers at risk, and
8.5	the likelihood that the intervention will reduce the risk.
8.6	(d) A meat-processing employer must control, reduce, or eliminate ergonomic hazards
8.7	which lead to musculoskeletal disorders to the extent feasible by using engineering, work
8.8	practice, and administrative controls.
8.9	(e) The committee must monitor at least annually the implementation of the plan including
8.10	the effectiveness of controls and evaluate progress in meeting program goals.
8.11	Subd. 3. New employee training. (a) A meat-processing employer must work with the
8.12	committee to provide each new employee with information regarding:
8.13	(1) the committee and its members;
8.14	(2) the facility's hazard prevention and control plan;
8.15	(3) early signs and symptoms of musculoskeletal injuries and the procedures for reporting
8.16	them;
8.17	(4) procedures for reporting other injuries and hazards;
8.18	(5) engineering and administrative hazard controls implemented in the workplace,
8.19	including ergonomic hazard controls; and
8.20	(6) the availability and use of personal protective equipment.
8.21	(b) A meat-processing employer must work with the committee and ensure that new
8.22	workers receive safety training prior to staring a job that the worker has not performed
8.23	before. The employer must provide the safety training during working hours and compensate
8.24	the new employee at the employee's standard rate of pay. The employer also must give a
8.25	new employee an opportunity within 30 days of the employee's hire date to receive a refresher
8.26	training on the topics covered in the new worker safety training. The employer must provide
8.27	new employee training in a language and with vocabulary that the employee can understand.
8.28	Subd. 4. New task and annual safety training. (a) Meat-processing employers must
8.29	provide every worker who is assigned a new task if the worker has no previous work
8.30	experience with training on how to safely perform the task, the ergonomic and other hazards
8.31	associated with the task, and training on the early signs and symptoms of musculoskeletal
8.32	injuries and the procedures for reporting them. The employer must give a worker an

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9.1 opportunity within 30 days of receiving the new task training to receive refresher training

9.2 <u>on the topics covered in the new task training. The employer must provide this training in</u>

9.3 <u>a language and with vocabulary that the employee can understand.</u>

(b) Meat-processing employers must provide each worker with no less than eight hours 9.4 of safety training each year. This annual training must address health and safety topics that 9.5 are relevant to the establishment, such as cuts, lacerations, amputations, machine guarding, 9.6 biological hazards, lockout/tagout, hazard communication, ergonomic hazards, and personal 9.7 protective equipment. At least two of the eight hours of annual training must be on topics 9.8 related to the facility's ergonomic injury prevention program, including the assessment of 9.9 surveillance data, the ergonomic hazard prevention and control plan, and the early signs 9.10 and symptoms of musculoskeletal disorders and the procedures for reporting them. The 9.11 employer must provide this training in a language and with vocabulary that the employee 9.12 can understand. 9.13 Subd. 5. Attestation and record keeping. Meat-processing employers must maintain 9.14 a written attestation dated and signed by each person who provides training and each 9.15 employee who receives training pursuant to this section. This attestation must certify that 9.16 the employer has provided training consistent with the requirements of this section. The 9.17 employer must ensure that these records are up to date and available to the commissioner, 9.18 the coordinator, and the authorized employee representative upon request. 9.19 Subd. 6. Medical services and qualifications. (a) Meat-processing employers must 9.20 ensure that: 9.21 (1) all first-aid providers, medical assistants, nurses, and physicians engaged by the 9.22 employer are licensed and perform their duties within the scope of their licensed practice; 9.23 (2) medical management of musculoskeletal disorders is under direct supervision of a 9.24 licensed physician specializing in occupational medicine who will advise on best practices 9.25 for management and prevention of work-related musculoskeletal disorders; and 9.26

## 9.27 (3) medical management of musculoskeletal injuries follows the most current version 9.28 of the American College of Occupational and Environmental Medicine practice guidelines.

9.29 (b) Meat-processing employers must make a record of all worker visits to medical or

9.30 first aid personnel, regardless of severity or type of illness or injury, and make these records

9.31 available to the coordinator and the authorized employee representative.

9.32 (c) Meat-processing employers must maintain records of all ergonomic injuries suffered
9.33 by workers for at least five years.

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10.1	(d) The coordinator may compile, analyze, and publish annually, either in summary or
10.2	detailed form, all reports or information obtained under sections 179.87 to 179.8757,
10.3	including information about safe worker programs, and may cooperate with the United
10.4	States Department of Labor in obtaining national summaries of occupational deaths, injuries,
10.5	and illnesses. The coordinator must preserve the anonymity of each employee with respect
10.6	to whom medical reports or information is obtained.
10.7	(e) Meat-processing employers must not institute or maintain any program, policy, or
10.8	practice that discourages employees from reporting injuries, hazards, or safety standard
10.9	violations.
10.10	Subd. 7. Rulemaking required. The commissioner must adopt rules requiring employers
10.11	to maintain accurate records of meat-processing worker exposure to ergonomic hazards.
10.12	Subd. 8. Pandemic protections. (a) This subdivision applies during a peacetime public
10.13	health emergency declared under section 12.31, subdivision 2.
10.14	(b) Meat-processing employers must maintain at least a six-foot radius of space around
10.15	and between each worker. An employer may accomplish such distancing by increasing
10.16	physical space between workstations, slowing production speeds, staggering shifts and
10.17	breaks, adjusting shift size, or a combination thereof. The employer must reconfigure
10.18	common or congregate spaces to allow for such distancing, including lunch rooms, break
10.19	rooms, and locker rooms. The coordinator must reinforce social distancing by allowing
10.20	workers to maintain six feet of distance along with the use of plastic barriers.
10.21	(c) Meat-processing employers must provide employees with face masks and must make
10.22	face shields available on request. Face masks, including replacement face masks, and face
10.23	shields must be provided at no cost to the employee. All persons present at the meatpacking
10.24	operation must wear face masks in the facility except in those parts of the facility where
10.25	infection risk is low because workers work in isolation.
10.26	(d) Meat-processing employers must provide all meat-processing workers with the ability
10.27	to frequently and routinely sanitize their hands with either hand-washing or hand-sanitizing
10.28	stations. The employer must ensure that restrooms have running hot and cold water and
10.29	paper towels and are in sanitary condition. The employer must provide gloves to those who
10.30	request them.
10.31	(e) Meat-processing employers must clean and regularly disinfect all frequently touched
10.32	surfaces in the workplace, such as workstations, training rooms, machinery controls, tools,
10.33	protective garments, eating surfaces, bathrooms, showers, and other similar areas. Employers
10.34	must install and maintain ventilation systems that ensure unidirectional air flow, outdoor

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11.1	air, and filtration in both production areas and common areas such as cafeterias and locker
11.2	rooms.
11.3	(f) Meat-processing employers must disseminate all required communications, notices,
11.4	and any published materials regarding these protections in English, Spanish, and other
11.5	languages as required for employees to understand the communication.
11.6	(g) Meat-processing employers must provide adequate break time for workers to use
11.7	the bathroom, wash their hands, and don and doff protective equipment.
11.8	(h) Meat-processing employers must provide sufficient personal protective equipment
11.9	for each employee for each shift, plus replacements, at no cost to the employee.
11.10	Meat-processing employers must provide training in proper use of personal protective
11.11	equipment, safety procedures, and sanitation.
11.12	(i) As part of the meat-processing employer's accident, injury, and illness reduction
11.13	program, the employer must create a health and safety committee consisting of equal parts
11.14	company management, employees, and authorized employee representatives. The health
11.15	and safety committee must meet at least twice a year and present results to the commissioner.
11.16	If the meatpacking operation has no collective bargaining agreement, a local labor
11.17	representative must be appointed.
11.18	(j) Meat-processing employers must record all injuries and illnesses in the facility and
11.19	make these records available upon request to the health and safety committee. The employer
11.20	also must make its records available to the commissioner, and where there is a collective
11.21	bargaining agreement, to the authorized bargaining representative.
11.22	(k) Meat-processing employers must provide paid sick time for workers to recuperate
11.23	from illness or injury or to care for ill family members. For purposes of this paragraph,
11.24	"family member" includes:
11.25	(1) biological, adopted, or foster children, stepchildren, children of domestic partners
11.26	or spouses, and legal wards of workers;
11.27	(2) biological parents, stepparents, foster parents, adoptive parents, or legal guardians
11.28	of a worker or a worker's spouse or domestic partner;
11.29	(3) a worker's legally married spouse or domestic partner as registered under the laws
11.30	of any state or political subdivision;
<ul><li>11.31</li><li>11.32</li></ul>	(4) a worker's grandparent, whether from a biological, step-, foster, or adoptive relationship;
11.34	ioiuionomp,

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12.1	(5) a wor	ker's grandchild, w	hether from a bio	blogical, step-, foster, or a	udoptive
12.2	relationship;				
12.3	(6) a wor	ker's sibling, wheth	er from a biologi	cal, step-, foster, or adop	tive relationship;
12.4	and				
12.5	(7) any o	ther individual relat	ted by blood or a	ffinity to the worker who	se association
12.6	<u> </u>	ker is the equal of a	-		
12.7	(l) All me	eat-processing work	ers must accrue a	t least one hour of paid si	ck time for every
12.8	<u> </u>	• •		, paid sick time means tin	
12.9				ne same benefits, as is no	
12.10	the worker.		,	,	
12.11	(m) Meat	t-processing employ	vers may provide	all paid sick time a work	ter is expected to
12.12			• •	of the worker's employm	•
12.13	(n) Meat-	-processing employ	ers must carry ar	employee's earned paid	sick time over
12.14	into the follo	wing calendar year	. If a worker doe	s not wish to carry over s	ick time, the
12.15	meat-process	sing employer must	pay the worker	for accrued sick time. If a	a worker chooses
12.16	to receive pa	y in lieu of carried-	over sick time, th	e employer must provide	e the worker with
12.17	an amount of	f paid sick time that	t meets or exceed	ls the requirements of sec	ctions 179.87 to
12.18	179.8757, to	be available for the	worker's immedi	ate use at the start of the fo	ollowing calendar
12.19	year.				
12.20	<u>(o) Meat-</u>	-processing employ	ers must maintai	n records for at least thre	e years showing
12.21	hours worke	d and paid sick time	e accrued and use	ed by workers. Employer	s must allow the
12.22	commissione	er and coordinator a	ccess to these re	cords in order to ensure c	compliance with
12.23	the requirem	ents of sections 179	9.87 to 179.8757	<u>.</u>	
12.24	<u>(p) If a m</u>	neat-processing emp	oloyer transfers a	worker to another division	on or location of
12.25	the same me	at-processing emplo	oyer, the worker	is entitled to all earned pa	aid sick time
12.26	accrued in th	e worker's previous	s position. If a w	orker is separated from en	mployment and
12.27	rehired within	n one year by the san	ne meat-processi	ng employer, the meat-pro	cessing employer
12.28	must reinstat	te the worker's earn	ed sick time to th	e level accrued by the w	orker as of the
12.29	date of separ	ration.			
12.30	<u>(q)</u> If a m	neat-processing emp	oloyer is succeed	ed by a different employe	er, all workers of
12.31	the original e	employer are entitle	d to all earned pa	id sick time they accrued	when employed
12.32	by the origin	al employer.			

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13.1	(r) Meat-processing employers must not require workers to find or search for a
13.2	replacement worker to take the place of the worker as a condition of the worker using paid
13.3	sick time.
13.4	(s) Meat-processing employers must not require workers to disclose details of private
13.5	matters as a condition of using paid sick time, including details of a worker or family
13.6	member's illness, domestic violence, sexual abuse or assault, or stalking and harassment.
13.7	If the employer does possess such information, it must be treated as confidential and not
13.8	disclosed without the express permission of the worker.
13.9	(t) Meat-processing employers must provide workers written notice of their rights and
13.10	the employer's requirements under this section at the time the worker begins employment.
13.11	This notice must be provided in English, Spanish, or the employee's language of fluency.
13.12	The amount of paid sick time a worker has accrued, the amount of paid sick time a worker
13.13	has used during the current year, and the amount of pay the worker has received as paid
13.14	sick time must be recorded on or attached to the worker's paycheck. Meat-processing
13.15	employers must display a poster in a conspicuous location in each facility where workers
13.16	are employed that displays the information required under this paragraph. The poster must
13.17	be displayed in English and any language of fluency that is read or spoken by at least five
13.18	percent of the employer's workers.
13.19	(u) Nothing in this subdivision shall be construed to:
13.20	(1) prohibit or discourage an employer from adopting or retaining a paid sick time policy
13.21	that is more generous than the one provided in this subdivision;
13.22	(2) diminish the obligation of an employer to comply with a collective bargaining
13.23	agreement, or any other contract that provides more generous paid sick time to a worker
13.24	than provided for in this subdivision; or
13.25	(3) override any provision of local law that provides greater rights for paid sick time
13.26	than is provided for in this subdivision.
13.27	Sec. 9. [179.8757] NOTIFICATION REQUIRED.

13.28 (a) Meat-processing employers must provide written information and notifications about

13.29 employee rights under section 179.86 and sections 179.87 to 179.8757 to workers in their

13.30 language of fluency at least annually. If a worker is unable to understand written information

- 13.31 and notifications, the employer must provide such information and notices orally in the
- 13.32 worker's language of fluency.

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14.1	(b) The coordinator must notify covered employers of the provisions of sections 179.87				
14.2	to 179.8757 and any recent updates at least annually.				
14.3	(c) The coordinator must place information explaining sections 179.87 to 179.8757 on				
14.4	the Department of Labor and Industry's website in at least English, Spanish, and any other				
14.5	language tha	t at least ten percent	t of meat-process	ing workers communicat	e in fluently. The
14.6	<u>coordinator</u>	must also make the	information acce	ssible to persons with in	paired visual
14.7	acuity.				
14.8	Sec. 10. <u>A</u>	PPROPRIATIONS	<u>5.</u>		

14.9 <u>\$344,000 in fiscal year 2024 and \$147,000 in fiscal year 2025 are appropriated from the</u>
14.10 general fund to the commissioner of labor and industry for purposes of this act.