

CHAPTER 138—H.F.No. 1051

An act relating to employment; requiring the commissioner of economic security to collect certain information about employment and training programs.

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

Section 1. **PROGRAM REPORTING.**

By January 31, 2000, the commissioner of economic security shall collect the following information regarding each employment and training program funded wholly or partly with state or federal funds, and, in conjunction with the governor's workforce development council, shall report the results to the legislature:

(1) a brief description of the program, including a mission statement, a list of goals, and information on services provided by the organization;

(2) a brief statement that demonstrates the need for the program (e.g., the program serves a targeted population with needs unmet by other employment and training organizations, or provides services in an area with high unemployment rates and poor access to other training organizations);

(3) the number of participants served in a year and the percentage that successfully complete the program;

(4) the per participant cost, per placement cost, annual total cost of the program, and annual administrative cost. The cost information must be for the most recent year of operation, and must include an explanation of what expenses are being characterized by each program as administrative costs;

(5) a list of all state and federal funding sources including the amount awarded and the name of the government agency;

(6) the percentage of trainees with earnings in the following categories: (i) \$13.26 per hour and above; (ii) from \$9.76 per hour to \$13.25 per hour; (iii) from \$7.76 per hour to \$9.75 per hour; (iv) from \$6.51 per hour to \$7.75 per hour; (v) from \$5.26 per hour to \$6.50 per hour; and (vi) \$5.25 per hour and below. The department must tabulate data from the most recent year of operation;

(7) the percentage of participants who find jobs immediately after program completion, and the percentage of those participants who retain jobs for one year after program completion and three years after program completion;

(8) the percentage of participants who do not find jobs immediately after program completion, and the percentage of those participants who have jobs one year after program completion and three years after program completion;

(9) the average gain in earnings immediately after program completion, six months after program completion, one year after program completion, and three years after program completion, including any comparative data the organization may have regarding differences between individuals who did and did not receive training;

(10) descriptions of any other goals, including community and business-oriented matters, that the organization pursues, along with any supporting data the organization

New language is indicated by underline, deletions by strikeout.

has to measure its success in achieving these goals, including any comparative data the organization may have regarding differences between individuals who did and did not receive training; and

(11) the number and types of employment and training vendors used in the program and the method used by the program to evaluate the vendors' effectiveness.

Presented to the governor May 6, 1999

Signed by the governor May 10, 1999, 1:07 p.m.

CHAPTER 139—S.F.No. 184

An act relating to juvenile justice; recodifying, clarifying, and relocating provisions relating to juvenile delinquency and child protection; providing separate areas of law dealing with child protection and delinquency; amending Minnesota Statutes 1998, section 260.011, subdivision 1; proposing coding for new law in Minnesota Statutes, chapter 260; proposing coding for new law as Minnesota Statutes, chapters 260B; and 260C; repealing Minnesota Statutes 1998, sections 257.069; 257.071; 257.0711; 257.072; 257.35; 257.351; 257.352; 257.353; 257.354; 257.355; 257.356; 257.3571; 257.3572; 257.3573; 257.3574; 257.3575; 257.3576; 257.3577; 257.3578; 257.3579; 257.40; 257.41; 257.42; 257.43; 257.44; 257.45; 257.46; 257.47; 257.48; 260.011, subdivision 2; 260.013; 260.015; 260.092; 260.094; 260.096; 260.101; 260.111; 260.115; 260.121; 260.125; 260.126; 260.131; 260.132; 260.133; 260.135; 260.141; 260.145; 260.151; 260.155; 260.157; 260.161; 260.162; 260.165; 260.171; 260.172; 260.173; 260.1735; 260.174; 260.181; 260.185; 260.191; 260.192; 260.193; 260.195; 260.211; 260.215; 260.221; 260.241; 260.242; 260.245; 260.251; 260.255; 260.261; 260.271; 260.281; 260.291; 260.301; 260.315; 260.35; 260.36; 260.39; and 260.40.

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

ARTICLE 1

ORGANIZATIONAL PROVISIONS

Section 1. Minnesota Statutes 1998, section 260.011, subdivision 1, is amended to read:

Subdivision 1. **CITATION.** Sections 260.011 to ~~260.301~~ 260.91 may be cited as general provisions of the Juvenile Court Act.

Sec. 2. **[260.751] CITATION.**

Sections 260.751 to 260.835 may be cited as the "Minnesota Indian Family Preservation Act." [257.35]

Sec. 3. **[260.755] DEFINITIONS.**

Subdivision 1. SCOPE. As used in sections 260.751 to 260.835, the following terms have the meanings given them. [257.351, subd. 1]

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