Senate Amendment 5418

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Amend House File 901, as passed by the House, as
   2 follows:
   3 #1. By striking everything after the enacting
   4 clause and inserting the following:
         <Section 1. Section 123.32, subsection 4, Code
   6 2007, is amended to read as follows:
7 4. SECURITY EMPLOYEE TRAINING. A local authority,
   8 as a condition of obtaining and holding a license or
   9 permit for on=premises consumption, may require a
  10 designated security employee as defined in section
  11 123.3 to be trained and certified in security methods.
1 12 The training shall include but is not limited to
  13 mediation de=escalation techniques, anger management 14 techniques, civil rights or unfair practices awareness
1 15 as provided in section 216.7, recognition of fake or
  16 altered identification, information on laws applicable 17 to the serving of alcohol at a licensed premises, use
1 18 of force and techniques for safely removing patrons,
  19 and <del>providing</del> instruction on the proper physical
  20 restraint methods used against a person who has become
  21 combative.
         Sec. 2. PILOT PROJECT == ALCOHOLIC BEVERAGE
1 22
  23 CONTROL == SECURITY EMPLOYEE TRAINING == FEES ==
  24 REPORT.
  25
         1.
              On and after January 1, 2009, and
  26 notwithstanding any other provision of law to the
  27 contrary, a local authority located in a county with a
  28 population as of the most recent decennial census in
  29 excess of three hundred thousand persons, shall
  30 require a licensee or permittee, as provided in 31 chapter 123, of a premises with an occupancy of at
  32 least two hundred persons to have at least one
  33 designated security employee, as defined in section 34 123.3, who shall be designated as the supervising
  35 security person, who is trained and certified in
  36 security methods as provided in this section, on the
  37 premises during an event for which an admission or a 38 cover charge of at least five dollars is charged or
  39 collected to enter the premises or attend a
  40 performance or program on the premises while alcoholic 41 beverages are served or made available to patrons.
  42 However, a designated security employee who is a
  43 certified peace officer shall be exempt from the 44 requirement to be trained and certified through a
  45 program conducted by the division of labor services as
1 46 provided in this section.
  47
         2. a. The labor commissioner of the division of
  48 labor services of the department of workforce
1
  49 development shall establish and conduct an eight=hour
  50 security and safety certification training program for 1 designated security employees. The commissioner shall
   2 assess a fee of not more than fifty dollars to a
2
   3 person participating in the training and issue a
   4 certificate to the designated security employee upon
   5 successful completion of the training program.
2
         b. The training program shall include but is not
   7 limited to the following:
         (1) De=escalation techniques.
         (2) Anger management techniques.(3) Use of force and techniques for safely
  10
  11 removing patrons.
         (4) Recognition of fake or altered identification.
               Information on laws applicable to the serving
  13
          (5)
  14 of alcohol at a licensed premises.
         (6) Disaster preparedness.
  16 (7) Communications skills and report writing.
17 (8) Civil rights or unfair practices awareness as
18 provided in section 216.7.
         (9) Instruction on the proper physical restraint
  20 methods used against a person who has become
  21 combative.
        3. Fees assessed pursuant to this section of this
2 23 Act shall be retained by the commissioner and shall be
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2 24 considered repayment receipts as defined in section

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2 25 8.2, and shall be used to offset the cost of
2 26 conducting the training. Notwithstanding section
2 27 8.33, repayment receipts collected by the commissioner
  28 for security employee training that remain
29 unencumbered or unobligated at the close of the fiscal
  30 year shall not revert but shall remain available for
  31 expenditure for the purpose designated until the close 32 of the succeeding fiscal year.
         4. The labor commissioner of the division of labor
  34 services of the department of workforce development
  35 and the administrator of the alcoholic beverages 36 division of the department of commerce shall jointly
  37 submit a written report to the general assembly by
  38 January 1, 2011, concerning the effectiveness of the
  39 pilot project and any recommendations for legislative
  40 action to expand or modify the pilot project.
  41
         5. This section of this Act is repealed June 30,
  42 2011.>
  43 \pm 2. Title page, line 3, by inserting after the 44 word <permit> the following: <and providing for
  45 fees>.
  46 \pm 3. By renumbering as necessary.
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2 50 WILLIAM DOTZLER
   1 HF 901.502 82
   2 ec/ml/12
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