FILED MAR 17'03 SENATE FILE _______ BY DEARDEN, RAGAN, DVORSKY, LUNDBY, FRAISE, McCOY, SENG, DOTZLER, KIBBIE, BOLKCOM, GRONSTAL, STEWART, QUIRMBACH, BEALL, KREIMAN, and HOLVECK

BUSINESS & LABOR

Passed	Senate, I	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
	App	proved			-

A BILL FOR

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s.f. 419 H.f.

Section 1. Section 91D.1, subsection 1, paragraph a, Code
2 2003, is amended by striking the paragraph.

3 Sec. 2. Section 91D.1, subsection 1, paragraphs b and d, 4 Code 2003, are amended to read as follows:

5 b. Every employer, as defined in the federal Fair Labor 6 Standards Act, shall pay to each of the employer's employees, 7 as defined in the federal Fair Labor Standards Act, wages of 8 not less than <u>one dollar more per hour than</u> the current 9 federal minimum wage7-pursuant-to <u>specified in</u> 29 U.S.C. § 10 2067-or-the-wage-rate-stated-in-paragraph-"a",-whichever-is 11 greater.

d. An employer is not required to pay an employee the applicable minimum wage provided in paragraph "a" "b" until the employee has completed ninety calendar days of employment swith the employer. An employee who has completed ninety calendar days of employment with the employer prior-to-January calendar days of employment with the employer prior-to-January ref-1990,-1991,-or-1992, shall earn the applicable hourly minimum wage. An employer shall pay an employee who has not completed ninety calendar days of employment with the employer an hourly wage of at least \$3.35-as-of-January-1-of-1990, \$3.85-as-of-January-1-of-1991,-and-\$4.25-as-of-January-1-of 2 1992 fifty cents more per hour than the current federal minimum wage specified in 29 U.S.C. § 206.

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EXPLANATION

This bill provides that the state's hourly minimum wage rate will always be \$1 more than the generally applicable current federal minimum wage rate; and 50 cents more than the current federal minimum wage rate for an employee who has worked for an employer for less than 90 days.

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