Senate Study Bill 1055

SENATE/HOUSE FILE (PROPOSED DEPARTMENT OF WORKFORCE DEVELOPMENT BILL)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
Approved				_	<u> </u>	

A BILL FOR

- 1 An Act requiring employers to provide notice of plant closings and mass layoffs and providing penalties. 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 4 TLSB 1438DP 83
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Section 1. NEW SECTION. 84C.1 TITLE.
     This chapter shall be known as the "Iowa Worker Adjustment
3 and Retraining Notification Act".
     Sec. 2. <u>NEW SECTION</u>. 84C.2 DEFINITIONS.
     For the purposes of this chapter:
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- "Aggrieved employee" means an employee who has worked 1. for the employer ordering the plant closing or mass layoff and 8 who, as a result of the failure by the employer to comply with section 84C.3, did not receive timely notice either directly or through the employee's representative. 1 10
- 2. "Department" means the department of workforce 1 12 development.
- 1 13 "Employee" means a worker who may reasonably expect to 1 14 experience an employment loss as a consequence of a proposed 1 15 plant closing or mass layoff by an employer. 1 16
- 4. "Employer" means a person who employs twenty=five or 1 17 more employees, excluding part=time employees.
- 1 18 "Employment loss" means an employment termination, 1 19 other than a discharge for cause, voluntary separation, or 1 20 retirement; a layoff exceeding six months; or a reduction in 1 21 hours of more than fifty percent of work of individual 1 22 employees during each month of a six=month period.
- 6. "Mass layoff" means a reduction in employment force 1 24 that is not the result of a plant closing and results in an 1 25 employment loss at a single site of employment during any 26 thirty=day period of twenty=five or more employees, other than 27 part=time employees.
- 7. "Part=time employee" means an employee who is employed 29 for an average of fewer than twenty hours per week or an 1 30 employee, including a full=time employee, who has been 1 31 employed for fewer than six of the twelve months preceding the 1 32 date on which notice is required.
 - 33 8. "Plant closing" means the permanent or temporary 34 shutdown of a single site of employment of one or more 35 facilities or operating units that will result in an 1 employment loss for twenty=five or more employees, other than 2 part=time employees.
 - 9. "Representative" means an exclusive representative of 4 employees within the meaning of section 9(a) of the federal 5 National Labor Relations Act, 29 U.S.C. } 151 et seq., and the 6 federal Railway Labor Act, 45 U.S.C. } 151 et seq.
- "Single site of employment" réfers to a single 8 location or a group of contiguous locations, such as a group 9 of structures that form a campus or business park or separate 2 10 facilities across the street from each other.
 - Sec. 3. <u>NEW SECTION</u>. 84C.3 NOTICE == REQUIREMENTS. 11
- a. 1. An employer who plans a plant closing or a mass 2 13 layoff shall not order such action until the end of a 2 14 thirty=day period which begins after the employer serves 15 written notice of such action to the affected employees or 2 16 their representatives and to the department. However, if an 2 17 applicable collective bargaining agreement designates a 2 18 different notice period, the notice period in the collective

2 19 bargaining agreement shall govern.

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- b. An employer who has previously announced and carried 2 21 out a short=term mass layoff of six months or less which is 22 extended beyond six months due to business circumstances not 2 23 reasonably foreseeable at the time of the initial mass layoff 24 is required to give notice when it becomes reasonably 25 foreseeable that the extension is required. A mass layoff 26 extending beyond six months from the date the mass layoff 2 27 commenced for any other reason shall be treated as an 28 employment loss from the date of commencement of the mass 29 layoff.
- In the case of the sale of part or all of a business, С. 2 31 the seller is responsible for providing notice of any plant 32 closing or mass layoff which will take place up to and on the 33 effective date of the sale. The buyer is responsible for 34 providing notice of any plant closing or mass layoff that will 35 take place thereafter.
 - a. Notice from the employer to the affected employees 2 or their representatives and to the department shall be in 3 written form and shall contain the following:
 - The name and address of the employment site where the (1)5 plant closing or mass layoff will occur, and the name and 6 telephone number of a company official to contact for further 7 information.
 - (2) A statement as to whether the planned action is 9 expected to be permanent or temporary and, if the entire plant
- 3 10 is to be closed, a statement to that effect.
 3 11 (3) The expected date of the first employment loss and the 3 12 anticipated schedule for employment losses.
- (4) The job titles of positions to be affected and the 3 14 names of the employees currently holding the affected jobs. 3 15 The notice to the department shall also include the addresses 3 16 of the affected employees. The department shall maintain the 3 17 confidentiality of the names and addresses of employees 3 18 received by the department.
- b. The notice may include additional information useful to 20 the employees, such as information about available dislocated 3 21 worker assistance, and, if the planned action is expected to 3 22 be temporary, the estimated duration, if known.
- 3. Any reasonable method of delivery to the affected 24 employees or their representatives, and the department which 25 is designed to ensure receipt of notice of at least thirty 3 26 days before the planned action is acceptable. In the case of 27 notification directly to affected employees, insertion of 28 notice into pay envelopes is a viable option.
 29 Sec. 4. NEW SECTION. 84C.4 NOTICE == EXEMPTIONS, SPECIAL
- 3 30 CIRCUMSTANCES.
 - 1. STRIKE OR LOCKOUT. If a plant closing or mass layoff constitutes a strike or constitutes a lockout not intended to 33 evade the requirements of this chapter, notice is not required 34 to be given by the employer. This chapter does not require an 35 employer to serve written notice when permanently replacing an employee who is deemed to be an economic striker under the 2 federal National Labor Relations Act. This chapter shall not 3 be deemed to validate or invalidate any judicial or 4 administrative ruling relating to the hiring of permanent 5 replacements for economic strikers under the federal National 6 Labor Relations Act.
 - ROLLING LAYOFFS. 2.
- When affected employees will not be terminated on the 9 same date, the date of the first individual employment loss 4 10 within the thirty=day notice period triggers the notice 4 11 requirement. An employee's last day of employment is 4 12 considered the date of that employee's layoff. The first and 13 subsequent groups of terminated employees are entitled to a 4 14 full thirty days' notice.
- 4 15 b. An employer shall give notice if the number of 16 employment losses of two or more actions in any ninety=day 17 period triggers the notice requirements in section 84C.3 for a 4 18 plant closing or a mass layoff. An employer is not required 4 19 to give notice if the number of employment losses from one 4 20 action in a thirty-day period does not meet the requirements 4 21 of section 84C.3. All employment losses in any ninety-day 22 period shall be aggregated to trigger the notice requirement 23 unless the employer demonstrates to the department that the 24 employment losses during the ninety=day period are the result 4 25 of separate and distinct actions and causes.
- 3. EXTENDED NOTICE. Additional notice is required if the 2.6 27 date or schedule of dates of a planned plant closing or mass 4 28 layoff is extended beyond the date or the ending date of any 4 29 period announced in the original notice.

If the postponement is for less than thirty days, the 4 31 additional notice shall be given as soon as possible to the 4 32 affected employees or their representatives and the department 33 and shall include reference to the earlier notice, the date to 34 which the planned action is postponed, and the reasons for the 35 postponement. The notice shall be given in a manner which 1 will provide the information to all affected employees.

b. If the postponement is for more than thirty days, additional notice shall be treated as new notice subject to

4 the provisions of section 84C.3.

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4. FALTERING COMPANY. An exception to the thirty=day 6 notice applies to plant closings but not to mass layoffs if the requirements of this subsection are met and the exception shall be narrowly construed.

- a. An employer must have been actively seeking capital or 10 business at the time that the thirty=day notice would have 11 been required by seeking financing or refinancing through the 12 arrangement of loans or the issuance of stocks, bonds, or 5 13 other methods of internally generated financing, or by seeking 5 14 additional money, credit, or business through any other 15 commercially reasonable method. The employer must identify 5 16 specific actions taken to obtain capital or business.
- b. The employer must, at the time notice is actually 18 given, provide a statement of explanation for reducing the 19 notice period in addition to the other notice requirements in 5 20 section 84C.3.
 - c. There must have been a realistic opportunity to obtain 22 the financing or business sought.
- d. The financing or business sought must have been 5 24 sufficient, if obtained, to have enabled the employer to avoid 25 or postpone the shutdown. The employer must be able to 26 objectively demonstrate that the amount of capital or the 27 volume of new business sought would have enabled the company 28 to keep the facility, operating unit, or site open for a 29 reasonable period of time.
 - e. The employer reasonably and in good faith must have 31 believed that giving the required notice would have precluded 32 the employer from obtaining the needed capital or business. 33 The employer must be able to objectively demonstrate that the 34 employer reasonably thought that a potential customer or 35 source of financing would have been unwilling to provide the 1 new business or capital if notice had been given. This 2 condition may be satisfied if the employer can show that the 3 financing or business source would not choose to do business 4 with a troubled company or with a company whose workforce 5 would be looking for other jobs.
 - 5. UNFORESEEABLE BUSINESS CIRCUMSTANCE. An exception to the thirty=day notice applies to plant closings and to mass layoffs if the requirements of this subsection are met.
 - a. Business circumstances occurred that were not 10 reasonably foreseeable at the time that the thirty=day notice 11 would have been required.
- 6 12 b. The employer must, at the time notice is actually 6 13 given, provide a statement of explanation for reducing the 14 notice period in addition to the other notice requirements in 6 15 section 84C.3.
- c. An important indicator of a reasonably unforeseeable 6 17 business circumstance is that the circumstance is caused by 6 18 some sudden, dramatic, and unexpected action or condition 6 19 outside the employer's control.
- d. The employer must exercise commercially reasonable 21 business judgment as would a similarly situated employer in 6 22 predicting the demands of the employer's particular market. 6 23 The employer is not required to accurately predict general 24 economic conditions that also may affect demand for products 6 25 or services.
 - 6. NATURAL DISASTER. An exception to the thirty=day 27 notice applies to plant closings and to mass layoffs if the 28 requirements of this subsection are met.
 - a. A natural disaster occurred at the time notice would 30 have been required.
- 6 31 b. The employer must, at the time notice is actually 6 32 given, provide a statement of explanation for reducing the 33 notice period in addition to the other requirements to notice 34 in section 84C.3.
 - c. Floods, earthquakes, droughts, storms, tornadoes, and similar effects of nature are natural disasters under this subsection.
 - d. An employer must be able to demonstrate that the plant 4 closing or mass layoff is a direct result of the natural 5 disaster.

If a plant closing or mass layoff occurs as an indirect 7 result of a natural disaster, this exception does not apply 8 but the unforeseeable business circumstance exception may be 9 applicable. 7 10

Sec. 5. NEW SECTION. 84C.5 ENFORCEMENT AND PENALTIES.

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- 1. The department shall adopt rules pursuant to and 12 consistent with chapter 17A regarding investigations to 13 determine whether an employer has violated any provisions of 7 14 this chapter. A determination by the department that a 15 violation has occurred shall be considered final agency action 7 16 under chapter 17A.
- 2. An employer who violates the provisions of section 7 18 84C.3 with respect to the department shall be subject to a 19 civil penalty of not more than one hundred dollars for each 20 day of the violation. Any penalties collected by the 7 21 department shall be forwarded to the treasurer of state and 22 deposited in the general fund of the state.
 23 3. The penalties provided for in this section shall be the
 - 24 exclusive remedies for any violation of this chapter. Under 25 this chapter, a court shall not have authority to enjoin a 26 plant closing or mass layoff.

EXPLANATION

This bill creates the Iowa worker adjustment and retraining 29 notification Act. The bill requires employers to notify 30 employees or their representatives and the department of 31 workforce development of plant closings that result in the 32 layoff of 25 or more full=time employees and mass layoffs that 33 are reductions in the workforce of at least 25 employees in a 34 30=day period.

An employer is required to give notice to NOTICE. 1 employees or their representatives who will be affected by a 2 plant closing or mass layoff and the department in writing 30 3 days before ordering such actions. An employer who announces 4 a short=term mass layoff of less than six months but which is 5 extended more than six months, must also give proper written 6 notice when it becomes reasonably foreseeable that the mass 7 layoff will be extended beyond six months.

If a business is sold in whole or in part, the seller is 9 responsible for providing written notice of any plant closings 8 10 or mass layoffs which will take place up to and on the date of 8 11 sale. The buyer is responsible for proper notification of 8 12 such actions thereafter.

The requirements for proper notice include the name and 8 14 address of the employment site where the plant closing or mass 8 15 layoff will occur; the name and telephone number of a company 8 16 official to contact for further information; a statement about 8 17 whether the planned action is expected to be permanent or 18 temporary; the expected date of the first separation and the 8 19 anticipated schedule for making separations; and the job 8 20 titles of positions to be affected and the names of the 21 employees currently holding the affected jobs. Information 22 provided to the department about employees shall remain 8 23 confidential. Notice may also include additional information 24 about available dislocated worker assistance and, if the 25 planned action is temporary, the estimated duration of the 8 26 planned action.

Any reasonable method of delivery to affected employees or 28 their representatives and the department that will ensure 29 receipt of the notice at least 30 days before the planned 8 30 action is allowed.

31 STRIKE OR LOCKOUT. If a plant closing or mass layoff is 32 the result of a strike or lockout that is not intended to 33 evade the requirements of new Code chapter 84C, the employer 34 is not required to give notice. An employer is not required 35 to give notice under new Code chapter 84C when permanently 1 replacing an economic striker under the federal National Labor 2 Relations Act.

ROLLING LAYOFFS. If an employer will not be laying off all 4 employees on the same date, the date of the first employee to 5 be laid off triggers the 30-day notice requirement. An 6 employer shall give notice if the number of employment losses 7 of two or more actions in any 90=day period triggers the 8 notice requirements in Code section 84C.3 for a plant closing 9 or a mass layoff. All employment losses in any 90-day period 10 count together toward the notice requirement levels unless the 11 employer demonstrates to the department that the employment 12 losses during the 90-day period are the result of separate and 13 distinct actions and causes.

EXTENDED NOTICE. Additional notice is required when the 9 15 date or dates of a plant closing or mass layoff are extended 9 16 beyond the end date of any period announced in the original

9 17 notice. If the postponement is for less than 30 days, 9 18 additional notice must be given to the affected employees and 9 19 the department as soon as possible and must include the new 9 20 date of the proposed action and the reasons for the 9 21 postponement. If the postponement is for more than 30 days, 9 22 the additional notice must be treated as a new notice, subject 23 to the provisions of Code section 84C.3.

FALTERING COMPANY. An employer with a faltering company 25 may be exempted from the 30-day notice requirement for a plant 9 26 closing but not a mass layoff, but is still required to 9 27 provide proper notice, if the employer was actively seeking 9 28 capital or business at the time the 30-day notice was 29 required. The employer must, at the time notice is actually 30 given, provide an explanation for reducing the notice period. 31 The employer must show that the capital or business sought 32 would have been sufficient if obtained to have enabled the 33 employer to avoid or postpone the shutdown of the plant. The 34 employer must also demonstrate that the employer reasonably 9 35 and in good faith believed that giving notice would have

1 prevented the employer from obtaining the capital or business. UNFORESEEABLE CIRCUMSTANCE. An employer that experiences 3 unforeseeable business circumstances may be exempted from the 4 30=day notice requirement, but is still required to provide 5 proper notice, for a plant closing or a mass layoff. The 6 employer, at the time notice is actually given, must provide 7 an explanation for reducing the notice period. An 8 unforeseeable business circumstance is caused by a sudden, 9 dramatic, and unexpected action or condition outside the 10 10 employer's control.

NATURAL DISASTER. An employer that experiences a natural 10 12 disaster may be exempted from the 30=day notice requirement, 10 13 but is still required to provide proper notice, for a plant 10 14 closing or a mass layoff. The employer, at the time notice is 10 15 actually given, must provide an explanation for reducing the 10 16 notice period. Natural disasters include floods, earthquakes, 10 17 droughts, storms, tornadoes, and similar effects of nature. 10 18 An employer must demonstrate that the plant closing or mass 10 19 layoff is a direct result of a natural disaster. If the plant 10 20 closing or mass layoff occurs as an indirect result of a 10 21 natural disaster, this exemption does not apply, but the 10 22 unforeseeable business circumstance exemption may apply.

ENFORCEMENT AND PENALTIES. The department shall adopt 10 24 rules consistent with Code chapter 17A relating to 10 25 investigations to determine whether an employer has violated 10 26 new Code chapter 84C. A determination by the department about whether a violation has occurred is a final agency action. 10 27

An employer who violates Code section 84C.3 with respect to 10 28 10 29 the department is subject to a civil penalty of not more than 10 30 \$100 for each day of the violation. Any penalties collected 10 31 by the department shall be forwarded to the treasurer of state 10 32 and deposited in the general fund of the state.

10 33 These penalties are the exclusive remedies for violations 10 34 in new Code chapter 84C. Under this new Code chapter, a court 10 35 shall not be able to enjoin a plant closing or mass layoff. 1 LSB 1438DP 83

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