

Labor Policy Proposed Motions 5/15/24
House HF5242 (3rd Engrossment) compared with Senate HF5242 (1st Unofficial Engrossment)

SbyS Page	House Sec.	Bill Page	Senate Sec.	Bill Page	Description	Comparison	Proposed Motion
R17-3 2	Art. 7	79.10	Art. 6	153.7	PELRA modifications (summary description of each section can be found on the document titled “Walk Through of Labor Finance Sections”)	Different	Adopt Senate, as amended by SCH5254A194
R33-3 4	Art. 8, § 1	87.24	Art. 8, § 1	184.11	Both modify definition of “financial assistance” to apply prevailing wage requirements to low-income housing credit allocations used for multifamily housing projects of more than ten units. Differences are: <ul style="list-style-type: none"> • 87.25/184.11, technical, <i>staff recommend House language</i> • 88.29/185.10 - <i>Staff recommend Senate language</i> • 88.16-88.20, House-only language expanding prevailing wage to certain tax increment financing (“TIF”) financing development projects: (1) for multifamily housing development of 25 or more units, or (2) receiving \$100,000 or more. • 88.30/185.11, effective date differences 	Different	Adopt House lines 87.24-88.9, adopt Senate lines 184.27-185.13
R34-3 6			Art. 8, § 9	190.26	Establishes use of responsible contractors provision, contractor license application and disclosure requirements, and certified contractor lists. Provides related wage theft remedies, disqualification, and enforcement.	Senate only	Adopt Senate, as amended by SCH5242A176
R77-8 9			Art. 7, § 1-17	170.19	Makes various technical and policy changes to earned sick and safe time provisions and authorizes rulemaking.	Senate only	Adopt Senate, as amended by H5242A143

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