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	agreement, understanding, or practice, written or oral, implied or expressed, between any
	loyer and an employee that violates the rights of employees as guaranteed under this section
	ared to be unlawful, null and void, and of no legal effect. Any person injured as a result of
	ation or threatened violation of this section may recover any and all damages of any charact
	lting from such violation or threatened violation including costs and reasonable attorney's fo
	n remedies shall be independent of and in addition to the other penalties and remedies
	cribed under this section. This section shall not apply to any agreement contained in a
	ective bargaining agreement, or any agreement entered into before the effective date of this ion but shall apply to any such agreement upon its renewal, extension, amendment, or
	lification in any respect after the effective date of this section."; and
11100	, and
Furt	her amend said bill by amending the title, enacting clause, and intersectional references
	ordingly.
	S AMENDMENT IS A SUBSTITUTE FOR AMENDMENT 4940H.01.03H.

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