

Rep. Marcus C. Evans, Jr.

## Filed: 4/21/2023

	10300SB2228ham001	LRB103 28873 DTM 60766 a
1	AMENDMENT TO SENATE	BILL 2228
2	AMENDMENT NO Amend Sen	ate Bill 2228 by replacing
3	everything after the enacting clause	with the following:
4	"Section 5. The Department of C	entral Management Services
5	Law of the Civil Administrative Code	e of Illinois is amended by
6	changing Section 405-122 as follows:	
7	(20 ILCS 405/405-122)	
8	Sec. 405-122. Employees with a d	isability. The Department,
9	in cooperation with the Departmen	t of Human Services, the
10	Department of Employment Security, a	and other agencies of State
11	government shall develop and imple	ment programs to increase
12	the number of qualified employees wi	th disabilities working in
13	the State. The programs shall inclu	de provisions to increase
14	the number of people with a disab	ility hired for positions
15	with specific job titles for which t	hey have been assessed and
16	met the qualifications awarded a pas	sing grade. The Department

10300SB2228ham001 -2- LRB103 28873 DTM 60766 a

shall conduct an annual presentation regarding the programs created under this Section, and each State agency shall designate one or more persons with hiring responsibilities to attend the presentation. The Department and the Department of Human Services must submit a report, annually, to the Governor and the General Assembly concerning their actions under this Section.

8 (Source: P.A. 101-540, eff. 8-23-19.)

9 Section 10. The Personnel Code is amended by changing
10 Sections 4b, 4c, 4d, 8b, 8b.1, 8b.2, 8b.3, 8b.4, 8b.5, 8b.6,
11 8b.7, 8b.8, 8b.9, 8b.10, 8b.14, 8b.17, 8b.18, 8b.19, 9, 10,
12 12f, 13, 14, 17a, and 17b as follows:

13 (20 ILCS 415/4b) (from Ch. 127, par. 63b104b)

14 Sec. 4b. Extension of jurisdiction. Any or all of the 15 three forms of jurisdiction of the Department may be extended 16 to the positions not initially covered by this Act under a 17 department, board, commission, institution, or other 18 independent agency in the executive, legislative, or judicial 19 branch of State government, or to a major administrative 20 division, service, or office thereof by the following process:

(1) The officer or officers legally charged with control over the appointments to positions in a department, board, commission, institution, or other independent agency in the executive, legislative, or judicial branch of State 10300SB2228ham001 -3- LRB103 28873 DTM 60766 a

1 government, or to a major administrative division, service, or 2 office thereof, may request in writing to the Governor the 3 extension of any or all of the three forms of jurisdiction of 4 the Department to such named group of positions.

5 (2) The Governor, if he concurs with the request, may 6 forward the request to the Director of Central Management 7 Services.

8 (3) The Director shall survey the practicability of the 9 requested extension of the jurisdiction or jurisdictions of 10 the Department, approve or disapprove same, and notify the 11 Civil Service Commission of his decision. If he should approve 12 the request he shall <u>provide notice of</u> <del>submit rules to</del> 13 <del>accomplish</del> such extension to the Civil Service Commission.

(4) Such an extension of jurisdiction of the Department of
Central Management Services may be terminated by the same
process of amendment to the rules at any time after four years
from its original effective date.

(5) Employees in positions to which jurisdiction B is 18 extended pursuant to this section shall be continued in their 19 20 respective positions provided that they are deemed qualified 21 pass a qualifying examination prescribed by the Director 22 within 6 months after such jurisdiction is extended to such 23 positions, and provided they satisfactorily complete their 24 respective probationary periods. Such qualifying examinations 25 shall be of the same kind as those required for entrance examinations for comparable positions. Appointments of such 26

10300SB2228ham001 -4- LRB103 28873 DTM 60766 a

employees shall be without regard to eligible lists and 1 2 without regard to the provisions of this Code requiring the 3 appointment of the person standing among the three highest on 4 the appropriate eligible list to fill a vacancy or from the 5 highest category ranking group if the list is by rankings instead of numerical ratings. Nothing herein shall preclude 6 the reclassification or reallocation as provided by this Act 7 of any position held by any such incumbent. The Department 8 9 shall maintain records of all extensions of jurisdiction 10 pursuant to this Section.

11 (Source: P.A. 82-789.)

12 (20 ILCS 415/4c) (from Ch. 127, par. 63b104c)

Sec. 4c. General exemptions. The following positions in State service shall be exempt from jurisdictions A, B, and C, unless the jurisdictions shall be extended as provided in this Act:

17

(1) All officers elected by the people.

(2) All positions under the Lieutenant Governor,
Secretary of State, State Treasurer, State Comptroller,
State Board of Education, Clerk of the Supreme Court,
Attorney General, and State Board of Elections.

(3) Judges, and officers and employees of the courts,and notaries public.

(4) All officers and employees of the Illinois General
 Assembly, all employees of legislative commissions, all

1

2

officers and employees of the Illinois Legislative Reference Bureau and the Legislative Printing Unit.

3 (5) All positions in the Illinois National Guard and 4 Illinois State Guard, paid from federal funds or positions 5 in the State Military Service filled by enlistment and 6 paid from State funds.

7 (6) All employees of the Governor at the executive
8 mansion and on his immediate personal staff.

9 (7) Directors of Departments, the Adjutant General, 10 the Assistant Adjutant General, the Director of the 11 Illinois Emergency Management Agency, members of boards 12 and commissions, and all other positions appointed by the 13 Governor by and with the consent of the Senate.

14 (8) The presidents, other principal administrative 15 officers, and teaching, research and extension faculties of Chicago State University, Eastern Illinois University, 16 Governors State University, Illinois State University, 17 Northeastern Illinois University, Northern Illinois 18 19 University, Western Illinois University, the Illinois 20 Community College Board, Southern Illinois University, 21 Illinois Board of Higher Education, University of 22 Illinois, State Universities Civil Service System, 23 University Retirement System of Illinois, and the 24 administrative officers and scientific and technical staff 25 of the Illinois State Museum.

26

(9) All other employees except the presidents, other

10300SB2228ham001 -6- LRB103 28873 DTM 60766 a

1 principal administrative officers, and teaching, research and extension faculties of the universities under the 2 3 jurisdiction of the Board of Regents and the colleges and universities under the jurisdiction of the Board of 4 5 Governors of State Colleges and Universities, Illinois Community College Board, Southern Illinois University, 6 Illinois Board of Higher Education, Board of Governors of 7 State Colleges and Universities, the Board of Regents, 8 9 University of Illinois, State Universities Civil Service 10 System, University Retirement System of Illinois, so long 11 as these are subject to the provisions of the State Universities Civil Service Act. 12

(10) The Illinois State Police so long as they are
subject to the merit provisions of the Illinois State
Police Act. Employees of the Illinois State Police Merit
Board are subject to the provisions of this Code.

(11) (Blank).

17

18 (12) The technical and engineering staffs of the 19 Department of Transportation, the <u>Division</u> Department of 20 Nuclear Safety <u>at the Illinois Emergency Management</u> 21 <u>Agency</u>, the Pollution Control Board, and the Illinois 22 Commerce Commission, and the technical and engineering 23 staff providing architectural and engineering services in 24 the Department of Central Management Services.

(13) All employees of the Illinois State Toll HighwayAuthority.

(14) The Secretary of the Illinois Workers'
 Compensation Commission.

3 (15) All persons who are appointed or employed by the 4 Director of Insurance under authority of Section 202 of 5 the Illinois Insurance Code to assist the Director of Insurance in discharging his responsibilities relating to 6 7 rehabilitation, liquidation, conservation, the and 8 dissolution of companies that are subject to the 9 jurisdiction of the Illinois Insurance Code.

10 (16) All employees of the St. Louis Metropolitan Area11 Airport Authority.

12 (17) All investment officers employed by the Illinois13 State Board of Investment.

14 (18) Employees of the Illinois Young Adult
15 Conservation Corps program, administered by the Illinois
16 Department of Natural Resources, authorized grantee under
17 Title VIII of the Comprehensive Employment and Training
18 Act of 1973, 29 U.S.C. 993.

19 (19) Seasonal employees of the Department of
20 Agriculture for the operation of the Illinois State Fair
21 and the DuQuoin State Fair, no one person receiving more
22 than 29 days of such employment in any calendar year.

(20) All "temporary" employees hired under the
Department of Natural Resources' Illinois Conservation
Service, a youth employment program that hires young
people to work in State parks for a period of one year or

1	less.
2	(21) All hearing officers of the Human Rights
3	Commission.
4	(22) All employees of the Illinois Mathematics and
5	Science Academy.
6	(23) All employees of the Kankakee River Valley Area
7	Airport Authority.
8	(24) The commissioners and employees of the Executive
9	Ethics Commission.
10	(25) The Executive Inspectors General, including
11	special Executive Inspectors General, and employees of
12	each Office of an Executive Inspector General.
13	(26) The commissioners and employees of the
14	Legislative Ethics Commission.
15	(27) The Legislative Inspector General, including
16	special Legislative Inspectors General, and employees of
17	the Office of the Legislative Inspector General.
18	(28) The Auditor General's Inspector General and
19	employees of the Office of the Auditor General's Inspector
20	General.
21	(29) All employees of the Illinois Power Agency.
22	(30) Employees having demonstrable, defined advanced
23	skills in accounting, financial reporting, or technical
24	expertise who are employed within executive branch
25	agencies and whose duties are directly related to the
26	submission to the Office of the Comptroller of financial

10300SB2228ham001

information for the publication of the annual
 comprehensive financial report.

3 (31) All employees of the Illinois Sentencing Policy
4 Advisory Council.

5 (Source: P.A. 101-652, eff. 1-1-22; 102-291, eff. 8-6-21; 6 102-538, eff. 8-20-21; 102-783, eff. 5-13-22; 102-813, eff. 7 5-13-22.)

8 (20 ILCS 415/4d) (from Ch. 127, par. 63b104d)

9 Sec. 4d. Partial exemptions. The following positions in 10 State service are exempt from jurisdictions A, B, and C to the 11 extent stated for each, unless those jurisdictions are 12 extended as provided in this Act:

13 (1) In each department, board or commission that now 14 maintains or may hereafter maintain a major administrative division, service or office in both Sangamon County and 15 16 Cook County, 2 private secretaries for the director or chairman thereof, one located in the Cook County office 17 18 and the other located in the Sangamon County office, shall 19 be exempt from jurisdiction B; in all other departments, 20 boards and commissions one private secretary for the 21 director or chairman thereof shall be exempt from jurisdiction B. In all departments, boards and commissions 22 23 one confidential assistant for the director or chairman 24 thereof shall be exempt from jurisdiction B. This 25 paragraph is subject to such modifications or waiver of

the exemptions as may be necessary to assure the continuity of federal contributions in those agencies supported in whole or in part by federal funds.

10300SB2228ham001

1

2

3

4 (2) The resident administrative head of each State 5 charitable, penal and correctional institution, the 6 chaplains thereof, and all member, patient and inmate 7 employees are exempt from jurisdiction B.

The Civil Service Commission, upon written 8 (3) 9 recommendation of the Director of Central Management 10 Services, shall exempt from jurisdiction B other positions which, in the judgment of the Commission, involve either 11 12 principal administrative responsibility for the 13 determination of policy or principal administrative 14 responsibility for the way in which policies are carried 15 out, except positions in agencies which receive federal funds if such exemption is inconsistent with federal 16 17 requirements, and except positions in agencies supported in whole by federal funds. 18

(4) All <u>individuals in positions paid in accordance</u>
with prevailing wage laws, as well as beauticians and
teachers of beauty culture and teachers of barbering, and
all positions heretofore paid under Section 1.22 of "An
Act to standardize position titles and salary rates",
approved June 30, 1943, as amended, shall be exempt from
jurisdiction B.

26

(5) Licensed attorneys in positions as legal or

1 technical advisors; positions in the Department of Natural Resources requiring incumbents to be either a registered 2 3 professional engineer or to hold a bachelor's degree in engineering from a recognized college or university; 4 5 licensed physicians in positions of medical administrator 6 physician or physician specialist (including or 7 psychiatrists); all positions within the Department of 8 Juvenile Justice requiring licensure by the State Board of 9 Education under Article 21B of the School Code; all 10 positions within the Illinois School for the Deaf and the 11 Illinois School for the Visually Impaired requiring licensure by the State Board of Education under Article 12 13 21B of the School Code and all rehabilitation/mobility 14 instructors and rehabilitation/mobility instructor 15 trainees at the Illinois School for the Visually Impaired; and registered nurses (except those registered nurses 16 17 employed by the Department of Public Health); except those in positions in agencies which receive federal funds if 18 19 such exemption is inconsistent with federal requirements 20 and except those in positions in agencies supported in 21 whole by federal funds, are exempt from jurisdiction B 22 only to the extent that the requirements of Section 8b.1, 8b.3 and 8b.5 of this Code need not be met. 23

(6) All positions established outside the geographical
limits of the State of Illinois to which appointments of
other than Illinois citizens may be made are exempt from

```
1 jurisdiction B.
```

2 (7) Staff attorneys reporting directly to individual
3 Commissioners of the Illinois Workers' Compensation
4 Commission are exempt from jurisdiction B.

5 (Blank). Twenty one senior public service (8) administrator positions within the Department of 6 Healthcare and Family Services, as set forth in this 7 paragraph (8), requiring the specific knowledge of 8 9 healthcare administration, healthcare finance, healthcare 10 data analytics, or information technology described are exempt from jurisdiction B only to the extent that the 11 requirements of Sections 8b.1, 8b.3, and 8b.5 of this Code 12 13 need not be met. The General Assembly finds that these positions are all senior policy makers and have 14 15 spokesperson authority for the Director of the Department of Healthcare and Family Services. When filling positions 16 so designated, the Director of Healthcare and Family 17 Services shall cause a position description to be 18 published which allots points to various qualifications 19 20 desired. After scoring qualified applications, the 21 Director shall add Veteran's Preference points as 22 enumerated in Section 8b.7 of this Code. The following are 23 the minimum qualifications for the senior public service 24 administrator positions provided for in this paragraph 25 <del>(8):</del>

26

(A) HEALTHCARE ADMINISTRATION.

Medical Director: Licensed Medical Doctor in 1 good standing; experience in healthcare payment 2 systems, pay for performance initiatives, medical 3 4 necessity criteria or federal or State quality 5 improvement programs; preferred experience serving Medicaid patients or experience in population 6 health programs with a large provider, health 7 insurer, government agency, or 8 -research 9 institution.

10Chief, Bureau of Quality Management: Advanced11degree in health policy or health professional12field preferred; at least 3 years experience in13implementing or managing healthcare quality14improvement initiatives in a clinical setting.

15QualityManagementBureau:Manager,Care16Coordination/ManagedCareQuality:Clinicaldegree17oradvanceddegreeinrelevantfieldrequired;18experienceinthefieldofmanagedcarequality19improvement,withknowledgeofHEDISmeasurements,20coding,andrelateddatadefinitions.

21Quality Management Bureau: Manager, Primary22Care Provider Quality and Practice Development:23Clinical degree or advanced degree in relevant24field required; experience in practice25administration in the primary care setting with a26provider or a provider association or an

26

accrediting body; knowledge of practice standards 1 for medical homes and best evidence based 2 3 standards of care for primary care. Director of Care Coordination Contracts and 4 5 Compliance: Bachelor's degree required; multi year experience in negotiating managed care contracts, 6 preferably on behalf of a payer; experience with 7 8 health care contract compliance. 9 Manager, Long Term Care Policy: Bachelor's 10 degree required; social work, gerontology, or social service degree preferred; knowledge of 11 Olmstead and other relevant court decisions 12 13 required; experience working with diverse long 14 term care populations and service systems, federal 15 initiatives to create long term care community 16 options, and home and community based waiver services required. The General Assembly finds that 17 this position is necessary for the timely and 18 effective implementation of this amendatory Act of 19 20 the 97th General Assembly. 21 Manager, Behavioral Health Programs: Clinical 22 license or advanced degree required, preferably in psychology, social work, or relevant field; 23 24 knowledge of medical necessity criteria and 25 governmental policies and regulations governing

the provision of mental health services to

16

26

Medicaid populations, including children and 1 adults, in community and institutional settings of 2 care. The General Assembly finds that this 3 position is necessary for the timely and effective 4 5 implementation of this amendatory Act of the 97th 6 General Assembly. Manager, Office of Accountable Care Entity 7 8 Development: Bachelor's degree required, clinical 9 degree or advanced degree in relevant field 10 preferred; experience in developing integrated delivery systems, including knowledge of health 11 homes and evidence-based standards of care 12 13 delivery; multi-year experience in health care or 14 public health management; knowledge of federal ACO 15 or other similar delivery system requirements and

Manager of Federal Regulatory Compliance: 17 Bachelor's degree required, advanced degree 18 19 preferred, in healthcare management or relevant 20 field; experience in healthcare administration or Medicaid State Plan amendments preferred; 21 22 experience interpreting federal rules; experience with either federal health care agency or with a 23 24 State agency in working with federal regulations. 25 Manager, Office of Medical Project Management:

strategies for improving health care delivery.

Bachelor's degree required, project management

certification preferred; multi-year experience in 1 2 project management and developing business analyst 3 skills; leadership skills to manage multiple and 4 complex projects. 5 Manager of Medicare/Medicaid Coordination: Bachelor's degree required, knowledge and 6 experience with Medicare Advantage rules and 7 regulations, knowledge of Medicaid laws and 8 9 policies; experience with contract drafting 10 preferred. Chief, Bureau of Eligibility Integrity: 11 Bachelor's degree required, advanced degree in 12 13 public administration or business administration preferred; experience equivalent to 4 years of 14 15 administration in a public or business 16 organization required; experience with managing contract compliance required; knowledge of 17 Medicaid eligibility laws and policy preferred; 18 19 supervisory experience preferred. The General 20 Assembly finds that this position is necessary for 21 the timely and effective implementation of this 22 amendatory Act of the 97th General Assembly. (B) HEALTHCARE FINANCE. 23 Director of Care Coordination Rate and 24 25 Finance: MBA, CPA, or Actuarial degree required; 26 experience in managed care rate setting,

1	including, but not limited to, baseline costs and
2	growth trends; knowledge and experience with
3	Medical Loss Ratio standards and measurements.
4	Director of Encounter Data Program: Bachelor's
5	degree required, advanced degree preferred,
6	preferably in health care, business, or
7	information systems; at least 2 years healthcare
8	or other similar data reporting experience,
9	including, but not limited to, data definitions,
10	submission, and editing; background in HIPAA
11	transactions relevant to encounter data
12	submission; experience with large provider, health
13	insurer, government agency, or research
14	institution or other knowledge of healthcare
15	<del>claims systems.</del>
16	Manager of Medical Finance, Division of
17	Finance: Requires relevant advanced degree or
18	certification in relevant field, such as Certified
19	Public Accountant; coursework in business or
20	public administration, accounting, finance, data
21	analysis, or statistics preferred; experience in
22	control systems and GAAP; financial management
23	experience in a healthcare or government entity
24	utilizing Medicaid funding.
25	(C) HEALTHCARE DATA ANALYTICS.
	(C) HEADINCARE DATA ANALITICS.

26

degree required, advanced degree preferred, 1 preferably in business, information systems, or 2 3 epidemiology; at least 3 years of extensive healthcare data reporting experience with a large 4 5 provider, health insurer, government agency, or research institution; previous data quality 6 7 assurance role or formal data quality assurance 8 training. 9 Data Analytics Unit Manager: Bachelor's degree 10 required, advanced degree preferred, in information systems, applied mathematics, or 11 12 another field with a strong analytics component; 13 extensive healthcare data reporting experience 14 with a large provider, health insurer, government 15 agency, or research institution; experience as a 16 business analyst interfacing between business and information technology departments; in depth 17 knowledge of health insurance coding and evolving 18 healthcare quality metrics; working knowledge of 19 20 SQL and/or SAS. 21 Data Analytics Platform Manager: Bachelor's degree required, advanced degree preferred, 22 23 preferably in business or information systems; 24 extensive healthcare data reporting experience 25 with a large provider, health insurer, government

agency, or research institution; previous

experience working on a health insurance data 1 2 analytics platform; experience managing contracts 3 and vendors preferred. (D) HEALTHCARE INFORMATION TECHNOLOGY. 4 5 Manager of MMIS Claims Unit: Bachelor's degree required, with preferred coursework in business, 6 public administration, information systems; 7 8 experience equivalent to 4 years of administration 9 in a public or business organization; working 10 knowledge with design and implementation of technical solutions to medical claims payment 11 12 systems; extensive technical writing experience, 13 including, but not limited to, the development of RFPs, APDs, feasibility studies, and related 14 15 documents; thorough knowledge of IT system design, 16 commercial off the shelf software packages and 17 hardware components. Assistant Bureau Chief, Office of Information 18 19 Systems: Bachelor's degree required, with 20 preferred coursework in business, public 21 administration, information systems; experience 22 equivalent to 5 years of administration in a 23 public or private business organization; extensive 24 technical writing experience, including, but not 25 limited to, the development of RFPs, APDs, feasibility studies and related documents; 2.6

1 extensive healthcare technology experience with a 2 large provider, health insurer, government agency, 3 or research institution; experience as a business analyst interfacing between business and 4 5 information technology departments; thorough knowledge of IT system design, commercial off the 6 7 shelf software packages and hardware components. 8 Technical System Architect: Bachelor's degree required, with preferred coursework in computer 9 10 science or information technology; prior experience equivalent to 5 years of computer 11 science or IT administration in a public or 12 13 business organization; extensive healthcare 14 technology experience with a large provider, 15 health insurer, government agency, or research 16 institution; experience as a business analyst interfacing between business and information 17 technology departments. 18 19 The provisions of this paragraph (8), other than this 20 sentence, are inoperative after January 1, 2014. (Source: P.A. 99-45, eff. 7-15-15; 100-258, eff. 8-22-17; 21

22 100-771, eff. 8-10-18.)

(20 ILCS 415/8b) (from Ch. 127, par. 63b108b)
Sec. 8b. Jurisdiction B - Merit and fitness.
(a) For positions in the State service subject to the

jurisdiction of the Department of Central Management Services with respect to selection and tenure on the basis of merit and fitness, those matters specified in this Section and Sections 8b.1 through 8b.17.

5 (b) Application, testing and hiring procedures for all 6 State employment vacancies for positions not exempt under Section 4c shall be reduced to writing and made available to 7 the public via the Department's website or equivalent. All 8 9 vacant positions subject to Jurisdiction B shall be posted. 10 Vacant positions shall be posted on the Department's website in such a way that potential job candidates can easily 11 identify and apply for job openings and identify the county in 12 13 which the vacancy is located. Vacant positions shall be updated at least weekly. The written procedures shall be 14 15 provided to each State agency and university for posting and public inspection at each agency's office and each 16 university's placement office. The Director shall also 17 annually prepare and distribute a listing of entry level 18 non professional and professional positions that are most 19 20 utilized by State agencies under the jurisdiction of the 21 Governor. The position listings shall identify the entry level positions, localities of usage, description of position duties 22 23 and responsibilities, salary ranges, eligibility requirements and test scheduling instructions. The position listings shall 24 25 further identify special linguistic skills that may be required for any of the positions. 26

10300SB2228ham001

1	(C)	If a	a po	ositior	n e	xperi	ences	а	vacano	cy rat	e t	hat	is
2	greater	than	or	equal	to	10%,	that	ро	sition	shall	be	pos	ted
3	<u>until th</u>	ne vac	ancy	y rate	is	less t	chan 1	08.					

4 (Source: P.A. 86-1004.)

5 (20 ILCS 415/8b.1) (from Ch. 127, par. 63b108b.1)

6 Sec. 8b.1. For assessment open competitive examinations to 7 determine test the relative fitness of other means applicants, 8 including employees who do not have contractual rights under a 9 collective bargaining agreement, for the respective position 10 positions. Assessments, which are the determination of whether an individual meets the minimum qualifications as determined 11 12 by the class specification of the position for which they are 13 being considered, shall be designed to objectively eliminate 14 those who are not qualified for the position into which they 15 are applying, whether for entrance into State service or for promotion within the service, and Tests shall be designed to 16 eliminate those who are not qualified for entrance into or 17 promotion within the service, and to discover the relative 18 19 fitness of those who are qualified. The Director may use any one of or any combination of the following examination methods 20 21 or the equivalent, which in his judgment best serves this end: 22 investigation of education; investigation of experience; test of cultural knowledge; test of capacity; test of knowledge; 23 24 test of manual skill; test of linguistic ability; test of 25 character; test of physical fitness; test of psychological

1 fitness. No person with a record of misdemeanor convictions except those under Sections 11-1.50, 11-6, 11-7, 11-9, 11-14, 2 11-15, 11-17, 11-18, 11-19, 11-30, 11-35, 12-2, 12-6, 12-15, 3 14-4, 16-1, 21.1-3, 24-3.1, 24-5, 25-1, 28-3, 31-1, 31-4, 4 5 31 6, 31 7, 32 1, 32 2, 32 3, 32 4, and 32 8, subdivisions (a) (1) and (a) (2) (C) of Section 11 14.3, and paragraphs (1), 6 (6), and (8) of subsection (a) of Section 24 1 of the Criminal 7 Code of 1961 or the Criminal Code of 2012, or arrested for any 8 cause but not convicted thereon shall be disqualified from 9 10 taking such examinations or subsequent appointment, unless the person is attempting to qualify for a position which would 11 give him the powers of a peace officer, in which case the 12 13 person's conviction or arrest record may be considered as a factor in determining the person's fitness for the position. 14 15 The eligibility conditions specified for the position of 16 Assistant Director of Healthcare and Family Services in the Department of Healthcare and Family Services in Section 5 230 17 of the Departments of State Government Law of the Civil 18 Administrative Code of Illinois shall be applied to that 19 20 position in addition to other standards, tests or criteria established by the Director. All examinations shall be 21 announced publicly at least 2 weeks in advance of the date of 22 the examinations and may be advertised through the press, 23 radio and other media. The Director may, however, in his 24 25 discretion, continue to receive applications and examine 26 candidates long enough to assure a sufficient number of eligibles to meet the needs of the service and may add the names of successful candidates to existing eligible lists in accordance with their respective ratings.

4 The Director may, in his discretion, accept the results of 5 competitive examinations conducted by any merit system established by federal law or by the law of any state, and may 6 compile eligible lists therefrom or may add the names of 7 successful candidates in examinations conducted by those merit 8 systems to existing eligible lists in accordance with their 9 10 respective ratings. No person who is a non-resident of the State of Illinois may be appointed from those eligible lists, 11 however, unless the requirement that applicants be residents 12 of the State of Illinois is waived by the Director of Central 13 Management Services and unless there are less than 3 Illinois 14 15 residents available for appointment from the appropriate eligible list. The results of the examinations conducted by 16 other merit systems may not be used unless they are comparable 17 in difficulty and comprehensiveness to examinations conducted 18 by the Department of Central Management Services for similar 19 20 positions. Special linguistic options may also be established 21 where deemed appropriate.

22 When an agency requests an open competitive eligible list 23 from the Department, the Director shall also provide to the 24 agency a Successful Disability Opportunities Program eligible 25 candidate list.

26 (Source: P.A. 101-192, eff. 1-1-20; 102-813, eff. 5-13-22.)

10300SB2228ham001

(20 ILCS 415/8b.2) (from Ch. 127, par. 63b108b.2) 1 Sec. 8b.2. For promotions which shall give appropriate 2 3 consideration to the applicant's qualifications, linguistic 4 capabilities, cultural knowledge, record of performance, 5 seniority and conduct. For positions subject to a collective bargaining agreement, an An advancement in rank or grade to a 6 7 vacant position constitutes a promotion. For all other 8 positions, the Director may establish rules containing 9 additional factors, such as an increase in responsibility or 10 an increase in the number of subordinates, for determining whether internal movement constitutes a promotion. 11

12 (Source: P.A. 86-1004.)

13 (20 ILCS 415/8b.3) (from Ch. 127, par. 63b108b.3) 14 Sec. 8b.3. For assessment of employees with contractual rights under a collective bargaining agreement to determine 15 those candidates who are eligible the establishment of 16 17 eligible lists for appointment and promotion and , upon which 18 lists shall be placed the names of successful candidates in 19 order of their relative excellence in respective examinations. 20 Assessments, which are the determination of whether an individual meets the minimum qualifications as determined by 21 22 the class specification of the position for which they are 23 being considered, shall be designed to objectively eliminate 24 those who are not qualified for the position into which they -26- LRB103 28873 DTM 60766 a

10300SB2228ham001

are applying and to discover the relative fitness of those who 1 are qualified. The Director may substitute rankings such as 2 superior, excellent, well-qualified and qualified 3 for 4 numerical ratings and establish qualification assessments or 5 assessment equivalents eligible lists accordingly. The Department may adopt rules regarding the assessment of 6 applicants and the appointment of qualified candidates. 7 Adopted rules shall be interpreted to be consistent with 8 9 collective bargaining agreements. Such rules may provide for 10 lists by area or location, by department or other agency, for 11 removal of those not available for or refusing employment, for 12 minimum and maximum duration of such lists, and for such other 13 provisions as may be necessary to provide rapid and 14 satisfactory service to the operating agencies. The Director 15 may approve the written request of an agency or applicant to 16 extend the eligibility of a qualified eligible candidate when 17 the extension is necessary to assist in achieving affirmative action goals in employment. The extended period of eligibility 18 shall not exceed the duration of the original period of 19 20 eligibility and shall not be renewed. The rules may authorize removal of eligibles from lists if those eligibles fail to 21 22 furnish evidence of availability upon forms sent to them by the Director. 23 24 (Source: P.A. 87-545.)

25

(20 ILCS 415/8b.4) (from Ch. 127, par. 63b108b.4)

10300SB2228ham001 -27- LRB103 28873 DTM 60766 a

1 Sec. 8b.4. For the rejection of candidates or eligibles who fail to comply with reasonable previously specified job 2 requirements of the Director in regard to training and 3 4 experience; who have been guilty of infamous or disgraceful 5 conduct; or who have attempted any deception or fraud in 6 connection with the hiring process an examination. The Department may adopt rules and implement procedures regarding 7 candidate rejection. Those candidates who are alleged to have 8 9 attempted deception or fraud in connection with an examination 10 shall be afforded the opportunity to appeal and provide 11 information to support their appeal which shall be considered when determining their eligibility as a candidate for 12 13 employment. (Source: P.A. 102-617, eff. 1-1-22.) 14 15 (20 ILCS 415/8b.5) (from Ch. 127, par. 63b108b.5) Sec. 8b.5. For the appointment of eligible candidates in 16 rank order the person standing among the 3 highest on the 17 appropriate eligible list to fill a vacancy, or from the 18 highest ranking group if the list is by rankings instead of 19 20 numerical ratings, except as otherwise provided in Sections 4b and 17a of this Act. 21 22 The Director may approve the appointment of a lower 23

23 <u>ranking candidate when higher ranking candidates have been</u>
24 <u>exhausted or duly bypassed person from the next lower ranking</u>
25 group when the highest ranking group contains less than 3

10300SB2228ham001 -28- LRB103 28873 DTM 60766 a

- 1 <del>eligibles</del>.
- 2 (Source: P.A. 86-12.)

3 (20 ILCS 415/8b.6) (from Ch. 127, par. 63b108b.6) 4 Sec. 8b.6. For a period of probation not to exceed one year 5 before appointment or promotion is complete, and during which period a probationer may with the consent of the Director of 6 7 Central Management Services, be separated, discharged, or 8 reduced in class or rank, or replaced on the eligible list. For 9 a person appointed to a term appointment under Section 8b.18 10 or 8b.19, the period of probation shall not be less than 6 months. 11

12 (Source: P.A. 93-615, eff. 11-19-03.)

13 (20 ILCS 415/8b.7) (from Ch. 127, par. 63b108b.7)

14 Sec. 8b.7. Veteran preference. For the granting of appropriate preference in entrance examinations to qualified 15 veterans, persons who have been members of the armed forces of 16 17 the United States or to qualified persons who, while citizens 18 of the United States, were members of the armed forces of allies of the United States in time of hostilities with a 19 20 foreign country, and to certain other persons as set forth in 21 this Section.

22

(a) As used in this Section:

(1) "Time of hostilities with a foreign country" means
any period of time in the past, present, or future during

10300SB2228ham001 -29- LRB103 28873 DTM 60766 a

which a declaration of war by the United States Congress 1 has been or is in effect or during which an emergency 2 3 condition has been or is in effect that is recognized by the issuance of a Presidential proclamation or 4 а 5 Presidential executive order and in which the armed forces expeditionary medal or other campaign service medals are 6 awarded according to Presidential executive order. 7

8 (2) "Armed forces of the United States" means the 9 United States Army, Navy, Air Force, Marine Corps, and 10 Coast Guard. Service in the Merchant Marine that 11 constitutes active duty under Section 401 of federal 12 Public Law 95-202 shall also be considered service in the 13 Armed Forces of the United States for purposes of this 14 Section.

15 (3) "Veteran" means a member of the armed forces of 16 the United States, the Illinois National Guard, or a 17 reserve component of the armed forces of the United 18 States.

(b) The preference granted under this Section shall be in the form of points, or the equivalent, added to the <u>applicable</u> <u>scores</u> final grades of the persons if they otherwise qualify and are entitled to <u>be considered for appointment</u> <del>appear on</del> the list of those eligible for appointments.

(c) A veteran is qualified for a preference of 10 points if
 the veteran currently holds proof of a service connected
 disability from the United States Department of Veterans

10300SB2228ham001

Affairs or an allied country or if the veteran is a recipient
 of the Purple Heart.

3 (d) A veteran who has served during a time of hostilities 4 with a foreign country is qualified for a preference of 5 5 points if the veteran served under one or more of the following 6 conditions:

7

8

9

(1) The veteran served a total of at least 6 months, or(2) The veteran served for the duration of hostilities regardless of the length of engagement, or

10 (3) The veteran was discharged on the basis of11 hardship, or

12 (4) The veteran was released from active duty because
13 of a service connected disability and was discharged under
14 honorable conditions.

15 (e) A person not eligible for a preference under 16 subsection (c) or (d) is qualified for a preference of 3 points if the person has served in the armed forces of the United 17 18 States, the Illinois National Guard, or any reserve component of the armed forces of the United States if the person: (1) 19 20 served for at least 6 months and has been discharged under 21 honorable conditions; (2) has been discharged on the ground of 22 hardship; (3) was released from active duty because of a 23 service connected disability; or (4) served a minimum of 4 24 years in the Illinois National Guard or reserve component of 25 the armed forces of the United States regardless of whether or 26 not the person was mobilized to active duty. An active member

of the National Guard or a reserve component of the armed forces of the United States is eligible for the preference if the member meets the service requirements of this subsection (e).

5 (f) The augmented ratings shall be used when determining the rank order of persons to be appointed entitled to a 6 preference on eligible lists shall be determined on the basis 7 of their augmented ratings. When the Director establishes 8 9 eligible lists on the basis of category ratings such as 10 "superior", "excellent", "well-gualified", and "gualified", the veteran eligibles in each such category shall be preferred 11 for appointment before the non-veteran eligibles in the same 12 13 category.

(g) Employees in positions covered by jurisdiction B who, while in good standing, leave to engage in military service during a period of hostility, shall be given credit for seniority purposes for time served in the armed forces.

(h) A surviving unremarried spouse of a veteran who suffered a service connected death or the spouse of a veteran who suffered a service connected disability that prevents the veteran from qualifying for civil service employment shall be entitled to the same preference to which the veteran would have been entitled under this Section.

(i) A preference shall also be given to the following
individuals: 10 points for one parent of an unmarried veteran
who suffered a service connected death or a service connected

disability that prevents the veteran from qualifying for civil service employment. The first parent to receive a civil service appointment shall be the parent entitled to the preference.

5 (j) The Department of Central Management Services shall 6 adopt rules and implement procedures to verify that any person seeking a preference under this Section is entitled to the 7 8 preference. A person seeking a preference under this Section 9 shall provide documentation or execute any consents or other 10 documents required by the Department of Central Management 11 Services or any other State department or agency to enable the department or agency to verify that the person is entitled to 12 13 the preference.

14 (k) If an applicant claims to be a veteran, the Department 15 of Central Management Services must verify that status before 16 granting a veteran preference by requiring a certified copy of the applicant's most recent DD214 (Certificate of Release or 17 Discharge from Active Duty), NGB-22 (Proof of National Guard 18 Service), or other evidence of the applicant's most recent 19 20 honorable discharge from the Armed Forces of the United States that is determined to be acceptable by the Department of 21 22 Central Management Services.

23 (Source: P.A. 100-496, eff. 9-8-17.)

24 (20 ILCS 415/8b.8) (from Ch. 127, par. 63b108b.8)
25 Sec. 8b.8. For emergency appointments to any positions in

10300SB2228ham001 -33- LRB103 28873 DTM 60766 a

1 the State service for a period not to exceed 60 days, to meet emergency situations. However, where an emergency situation 2 that threatens the health, safety, or welfare of employees or 3 4 residents of the State exists, emergency appointments shall 5 not exceed 90 days. Emergency appointments may be made without regard to competitive selection eligible lists but may not be 6 renewed. Notice of such appointments and terminations shall be 7 8 reported simultaneously to the Director of Central Management 9 Services.

10 (Source: P.A. 82-789.)

11 (20 ILCS 415/8b.9) (from Ch. 127, par. 63b108b.9)

12 Sec. 8b.9. For temporary appointments to any positions in the State service which are determined to be temporary or 13 14 seasonal in nature by the Director of Central Management 15 Services. Temporary appointments may be made for not more than 6 months and may be taken from eligible lists to the extent 16 determined to be practicable. No position in the State service 17 may be filled by temporary appointment for more than 6 months 18 19 out of any 12 month period.

20 (Source: P.A. 82-789.)

(20 ILCS 415/8b.10) (from Ch. 127, par. 63b108b.10)
Sec. 8b.10. For provisional appointment to a position
without competitive <u>qualification assessment</u> examination when
there is no appropriate eligible list available. No position

10300SB2228ham001 -34- LR

1 within jurisdiction B may be filled by provisional appointment 2 for longer than 6 months out of any 12 month period.

3 (Source: P.A. 76-628.)

4 (20 ILCS 415/8b.14) (from Ch. 127, par. 63b108b.14) 5 Sec. 8b.14. For the promotion of staff development and utilization by means of records of performance of 6 all employees in the State service. The performance records may be 7 8 considered in determining salary increases, provided in the 9 pay plan, and as a factor in promotion tests or promotions. The 10 performance records shall be considered as a factor in determining salary decreases, the order of layoffs because of 11 12 lack of funds or work, reinstatement, demotions, discharges 13 and geographical transfers.

14 (Source: Laws 1968, p. 472.)

(20 ILCS 415/8b.17) (from Ch. 127, par. 63b108b.17) 15 Sec. 8b.17. For trainee programs, and for the appointment 16 17 of persons to positions in trainee programs, hereinafter 18 called "trainee appointments". Trainee appointments may be 19 made with or without examination, with consideration of the 20 needs of Illinois residents, but may not be made to positions 21 in any class that is not in a trainee program approved by the 22 Director of Central Management Services. Trainee programs will 23 be developed with consideration of the need for employees with 24 linguistic abilities or cultural knowledge. The Director shall

10300SB2228ham001 -35- LRB103 28873 DTM 60766 a

1	work with the Department of Human Services and the Department
2	of Employment Security in trainee position placements for
3	those persons who receive benefits from those Departments.
4	Persons who receive trainee appointments do not acquire any
5	rights under jurisdiction B of the Personnel Code by virtue of
6	their appointments.
7	(Source: P.A. 89-507, eff. 7-1-97.)
8	(20 ILCS 415/8b.18) (from Ch. 127, par. 63b108b.18)
9	Sec. 8b.18. Probationary separation Term Appointments. For
10	the separation of employees who fail to successfully complete
11	the probationary period with the prior approval of the
12	Director of Central Management Services. Unless otherwise
13	required by rule or the employee is a member of a collective
14	bargaining unit, the Director of Central Management Services
15	may approve a probationary separation when an employee fails
16	to satisfactorily complete the probationary period. <del>(a)</del>
17	Appointees for all positions not subject to paragraphs (1),
18	(2), (3) and (6) of Section 4d in or above merit compensation
19	grade 12 or its equivalent shall be appointed for a term of 4
20	years. During the term of such appointments, Jurisdictions A,
21	B and C shall apply to such positions. When a term expires, the
22	Director or Chairman of the Department, Board or Commission in
23	which the position is located, shall terminate the incumbent
	which the position is located, shall terminate the medimbent
24	or renew the term for another 4 year term. Failure to renew the

1 Commission.

For the purpose of implementing the above Section, the 2 Director of Central Management Services shall supply each such 3 Director or Chairman with a list of employees selected 4 5 randomly by social security numbers in his particular Department, Board or Commission who are in salary grades 6 subject to this Section on February 1, 1980. Such list shall 7 include 25% of all such employees in the Department, Board or 8 Commission. Those employees shall only continue in State 9 employment in those positions if an appointment is made 10 pursuant to this Section by the Director or Chairman of that 11 Department, Board or Commission. 12

13 The same process shall occur on February 1, 1981, 1982 and 14 1983 with an additional 25% of the employees subject to this 15 Section who are employed on January 1, 1980 being submitted by 16 the Director of Central Management Services for appointment 17 each year.

18 New appointments to such positions after January 1, 1980
19 shall be appointed pursuant to this Section.

The Director of Central Management Services may exempt specific positions in agencies receiving federal funds from the operation of this Section if he finds and reports to the Speaker of the House and the President of the Senate, after good faith negotiations, that such exemption is necessary to maintain the availability of federal funds.

26 All positions, the duties and responsibilities of which

1 are wholly professional but do not include policy-making or 2 major administrative responsibilities and those positions 3 which have either salaries at negotiated rates or salaries at 4 prevailing rates shall be exempt from the provisions of this 5 Section.

(b) Beginning January 1, 1985 and thereafter, any 6 incumbent holding probationary or certified status in a 7 position in or above merit compensation grade 12 or its 8 9 equivalent and subject to paragraph (1), (2), (3) or (6) of 10 Section 4d shall be subject to review and appointment for a term of 4 years unless such incumbent has received an 11 appointment or renewal under paragraph (a) of this Section. 12 13 During the term of such appointment, Jurisdiction A, B and C shall apply to such incumbent. When a term expires, the 14 15 Director or Chairman of the Department, Board or Commission in 16 which the position is located, shall terminate the incumbent or renew the term for another 4 year term. Failure to renew the 17 18 term is not grievable or appealable to the Civil Service Commission. 19

20 (Source: P.A. 83-1362; 83-1369; 83-1528.)

(20 ILCS 415/8b.19) (from Ch. 127, par. 63b108b.19)
Sec. 8b.19. Term appointments. (a) Appointees and renewal
appointees for all positions not subject to paragraphs (1),
(2), (3) and (6) of Section 4d in or above merit compensation
grade 12 or its equivalent shall be appointed for a term of 4

10300SB2228ham001 -38- LRB103 28873 DTM 60766 a

years beginning on the effective date of the appointment or 1 renewal. During the term of such appointments, Jurisdictions 2 3 A, B and C shall apply to such positions. When a term expires, 4 the Director or Chairman of the Department, Board or 5 Commission in which the position is located shall terminate the incumbent or renew the term for another 4 year term. 6 Failure to renew the term is not grievable or appealable to the 7 8 Civil Service Commission.

## 9 New appointments to such positions after the effective 10 date of this amendatory Act of 1988 shall be appointed 11 pursuant to this Section.

12 The Director of Central Management Services may exempt 13 specific positions in agencies receiving federal funds from 14 the operation of this Section if he or she finds and reports to 15 the Speaker of the House and the President of the Senate, after 16 good faith negotiations, that the exemption is necessary to 17 maintain the availability of federal funds.

All positions, the duties and responsibilities of which are wholly professional but do not include policy making or major administrative responsibilities, and those positions which have either salaries at negotiated rates or salaries at prevailing rates shall be exempt from the provisions of this Section.

(b) Any incumbent who has received an appointment or
renewal either before the effective date of this amendatory
Act of 1988 or under paragraph (a) of this Section and who is

10300SB2228ham001 -39- LRB103 28873 DTM 60766 a

holding probationary or certified status in a position in or 1 above merit compensation grade 12 or its equivalent and 2 subject to paragraph (1), (2), (3) or (6) of Section 4d shall 3 4 be subject to review and appointment when the term expires. 5 During the term of such appointment, Jurisdictions A, B and C shall apply to such incumbent. When a term expires, the 6 Director or Chairman of the Department, Board or Commission in 7 which the position is located shall terminate the incumbent or 8 renew the term for another 4 year term. Failure to renew the 9 10 term is not grievable or appealable to the Civil Service 11 Commission.

12 (c) The term of any person appointed to or renewed in a 13 term position before the effective date of this amendatory Act 14 of 1988 shall expire 4 years after the effective date of the 15 appointment or renewal. <u>However, appointment to a different</u> 16 <u>position, also subject to the 4-year term, shall restart the</u> 17 <u>4-year term appointment period.</u>

(d) All appointments to and renewals in term positions
made before the effective date of this amendatory Act of 1988
are ratified and confirmed.

21 (Source: P.A. 85-1152.)

22 (20 ILCS 415/9) (from Ch. 127, par. 63b109)

23 Sec. 9. Director, powers and duties. The Director, as 24 executive head of the Department, shall direct and supervise 25 all its administrative and technical activities. In addition

1 to the duties imposed upon him elsewhere in this law, it shall
2 be his duty:

3 (1) To apply and carry out this law and the rules4 adopted thereunder.

5

(2) To attend meetings of the Commission.

6 (3) To establish and maintain a roster of all 7 employees subject to this Act, in which there shall be set 8 forth, as to each employee, the class, title, pay, status, 9 and other pertinent data.

10 (4) To appoint, subject to the provisions of this Act, 11 such employees of the Department and such experts and 12 special assistants as may be necessary to carry out 13 effectively this law.

14 (5) Subject to such exemptions or modifications as may 15 necessary to assure the continuity of federal be contributions in those agencies supported in whole or in 16 17 part by federal funds, to make appointments to vacancies; all written charges seeking discharge, 18 to approve 19 demotion, or other disciplinary measures provided in this 20 Act and to approve transfers of employees from one 21 geographical area to another in the State, in offices, 22 positions or places of employment covered by this Act, 23 after consultation with the operating unit.

24 (6) To formulate and administer service wide policies
25 and programs for the improvement of employee
26 effectiveness, including training, safety, health,

1 incentive recognition, counseling, welfare and employee relations. The Department shall formulate and administer 2 3 recruitment plans and testing of potential employees for agencies having direct contact with significant numbers of 4 5 non-English speaking or otherwise culturally distinct persons. The Department shall require each State agency to 6 annually assess the need for employees with appropriate 7 8 bilingual capabilities to serve the significant numbers of 9 non-English speaking or culturally distinct persons. The 10 Department shall develop a uniform procedure for assessing 11 an agency's need for employees with appropriate bilingual capabilities. Agencies shall establish occupational titles 12 13 or designate positions as "bilingual option" for persons 14 having sufficient linguistic ability or cultural knowledge 15 to be able to render effective service to such persons. 16 The Department shall ensure that any such option is 17 exercised according to the agency's needs assessment and the requirements of this Code. The Department shall make 18 19 annual reports of the needs assessment of each agency and 20 the number of positions calling for non-English linguistic 21 ability to whom vacancy postings were sent, and the number 22 filled by each agency. Such policies and programs shall be 23 subject to approval by the Governor, provided that for 24 needs that require a certain linguistic ability that: (i) 25 have not been met for a posted position for a period of at 26 least one year; or (ii) arise when an individual's health -42- LRB103 28873 DTM 60766 a

1 or safety would be placed in immediate risk, the Department shall accept certifications of 2 linguistic 3 competence from pre-approved third parties. To facilitate 4 expanding the scope of sources to demonstrate linguistic 5 competence, the Department shall issue standards for demonstrating linguistic competence. No later than January 6 2024, the Department shall authorize at least one if not 7 8 more community colleges in the regions involving the 9 counties of Cook, Lake, McHenry, Kane, DuPage, Kendall, 10 Will, Sangamon, and 5 other geographically distributed 11 counties within the State to pre-test and certify linguistic ability, and such certifications by candidates 12 13 shall be presumed to satisfy the linguistic ability 14 requirements for the job position. Such policies, program 15 and needs assessment reports, as well reports as 16 linguistic certification standards, shall be filed with the General Assembly by January 1 of each year and shall be 17 18 available to the public.

10300SB2228ham001

19 The Department shall include within the report 20 required above the number of persons receiving the 21 bilingual pay supplement established by Section 8a.2 of 22 this Code. The report shall provide the number of persons 23 receiving the bilingual pay supplement for languages other 24 than English and for signing. The report shall also 25 indicate the number of persons, by the categories of 26 Hispanic and non-Hispanic, who are receiving the bilingual pay supplement for language skills other than signing, in
 a language other than English.

3 (7) To conduct negotiations affecting pay, hours of
4 work, or other working conditions of employees subject to
5 this Act.

6 (8) To make continuing studies to improve the 7 efficiency of State services to the residents of Illinois, 8 including but not limited to those who are non-English 9 speaking or culturally distinct, and to report his 10 findings and recommendations to the Commission and the 11 Governor.

12 (9) To investigate from time to time the operation and 13 effect of this law and the rules made thereunder and to 14 report his findings and recommendations to the Commission 15 and to the Governor.

16 (10) To make an annual report regarding the work of
17 the Department, and such special reports as he may
18 consider desirable, to the Commission and to the Governor,
19 or as the Governor or Commission may request.

20 (11) <u>To make continuing studies to encourage State</u>
 21 <u>employment for persons with disabilities, including, but</u>
 22 <u>not limited to, the Successful Disability Opportunities</u>
 23 <u>Program. (Blank).</u>

24 (12) <u>To make available, on the CMS website or its</u>
 25 <u>equivalent, no less frequently than quarterly, information</u>
 26 <u>regarding all exempt positions in State service and</u>

information showing the number of employees who are exempt 1 from merit selection and non-exempt from merit selection 2 3 in each department. To prepare and publish a semi-annual statement showing the number of employees exempt and 4 non exempt from merit selection in each department. This 5 6 report shall be in addition to other information on merit 7 selection maintained for public information under existing 8 law.

9 (13) To establish policies to increase the flexibility 10 of the State workforce for every department or agency subject to Jurisdiction C, including the use of flexible 11 time, location, workloads, and positions. The Director and 12 13 the director of each department or agency shall together 14 establish quantifiable goals to increase workforce 15 flexibility in each department or agency. To authorize in every department or agency subject to Jurisdiction C the 16 use of flexible hours positions. A flexible hours position 17 is one that does not require an ordinary work schedule as 18 19 determined by the Department and includes but is not 20 limited to: 1) a part time job of 20 hours or more per 21 week, 2) a job which is shared by 2 employees or a 22 compressed work week consisting of an ordinary number of working hours performed on fewer than the number of days 23 24 ordinarily required to perform that job. The Department 25 may define flexible time to include other types of jobs 26 that are defined above.

1

2

3

The Director and the director of each department or agency shall together establish goals for flexible hours positions to be available in every department or agency.

The Department shall give technical assistance to departments and agencies in achieving their goals, and shall report to the Governor and the General Assembly each year on the progress of each department and agency.

8 When a goal of 10% of the positions in a department or 9 agency being available on a flexible hours basis has been 10 reached, the Department shall evaluate the effectiveness 11 and efficiency of the program and determine whether to 12 expand the number of positions available for flexible 13 hours to 20%.

When a goal of 20% of the positions in a department or agency being available on a flexible hours basis has been reached, the Department shall evaluate the effectiveness and efficiency of the program and determine whether to expand the number of positions available for flexible hours.

20 Each department shall develop a plan for 21 implementation of flexible work requirements designed to 22 reduce the need for day care of employees' children 23 outside the home. Each department shall submit a report of 24 its plan to the Department of Central Management Services 25 and the General Assembly. This report shall be submitted 26 biennially by March 1, with the first report due March 1,

1	<del>1993.</del>
2	(14) To perform any other lawful acts which he may
3	consider necessary or desirable to carry out the purposes
4	and provisions of this law.
5	(15) When a vacancy rate is greater than or equal to
6	10% for a given position, the Department shall review the
7	educational and other requirements for the position to
8	determine if modifications need to be made.
9	The requirement for reporting to the General Assembly
10	shall be satisfied by filing copies of the report as required
11	by Section 3.1 of the General Assembly Organization Act, and
12	filing such additional copies with the State Government Report
13	Distribution Center for the General Assembly as is required
14	under paragraph (t) of Section 7 of the State Library Act.
15	(Source: P.A. 102-952, eff. 1-1-23.)
16	(20 ILCS 415/10) (from Ch. 127, par. 63b110)
17	Sec. 10. Duties and powers of the Commission. The Civil
18	Service Commission shall have duties and powers as follows:
19	(1) Upon written recommendations by the Director of
20	the Department of Central Management Services to exempt
21	from jurisdiction B of this Act positions which, in the
22	judgment of the Commission, involve either principal
23	administrative responsibility for the determination of
24	policy or principal administrative responsibility for the
25	way in which policies are carried out. This authority may

1

2

3

not be exercised, however, with respect to the position of Assistant Director of Healthcare and Family Services in the Department of Healthcare and Family Services.

4 (2) To require such special reports from the Director5 as it may consider desirable.

(3) To disapprove original rules or any part thereof 6 7 within 45 90 days and any amendment thereof within 30 days after the submission of such rules to the Civil Service 8 9 Commission by the Director, and to disapprove any 10 amendments thereto in the same manner. The Commission's review of original rules or amendments may run 11 concurrently with review conducted by the Joint Committee 12 13 on Administrative Rules.

14 (4) To approve or disapprove within 60 days from date
15 of submission the position classification plan submitted
16 by the Director as provided in the rules, and any
17 revisions thereof within 30 days from the date of
18 submission.

19 (5) To hear appeals of employees who do not accept the
20 allocation of their positions under the position
21 classification plan.

22 (6) To hear and determine written charges filed 23 seeking the discharge, demotion of employees and 24 suspension totaling more than thirty days in any 12-month 25 period, as provided in Section 11 hereof, and appeals from 26 transfers from one geographical area in the State to

another, and in connection therewith to administer oaths,
 subpoena witnesses, and compel the production of books and
 papers.

(7) The fees of subpoenaed witnesses under this Act 4 for attendance and travel shall be the same as fees of 5 witnesses before the circuit courts of the State, such 6 7 fees to be paid when the witness is excused from further 8 attendance. Whenever a subpoena is issued the Commission 9 may require that the cost of service and the fee of the 10 witness shall be borne by the party at whose insistence the witness is summoned. The Commission has the power, at 11 12 its discretion, to require a deposit from such party to 13 cover the cost of service and witness fees and the payment of the legal witness fee and mileage to the witness served 14 15 with the subpoena. A subpoena issued under this Act shall be served in the same manner as a subpoena issued out of a 16 17 court.

18 Upon the failure or refusal to obey a subpoena, a 19 petition shall be prepared by the party serving the 20 subpoena for enforcement in the circuit court of the 21 county in which the person to whom the subpoena was 22 directed either resides or has his or her principal place 23 of business.

Not less than five days before the petition is filed in the appropriate court, it shall be served on the person along with a notice of the time and place the petition is 1 to be presented.

Following a hearing on the petition, the circuit court shall have jurisdiction to enforce subpoenas issued pursuant to this Section.

5 On motion and for good cause shown the Commission may 6 quash or modify any subpoena.

7 (8) To make an annual report regarding the work of the
8 Commission to the Governor, such report to be a public
9 report.

10 (9) If any violation of this Act is found, the11 Commission shall direct compliance in writing.

(10) To appoint a full-time executive secretary and 12 13 such other employees, experts, and special assistants as 14 may be necessary to carry out the powers and duties of the 15 Commission under this Act and employees, experts, and 16 special assistants so appointed by the Commission shall be subject to the provisions of jurisdictions A, B and C of 17 this Act. These powers and duties supersede any contrary 18 19 provisions herein contained.

(11) To make rules to carry out and implement their
powers and duties under this Act, with authority to amend
such rules from time to time.

(12) To hear or conduct investigations as it deems
 necessary of appeals of layoff filed by employees
 appointed under Jurisdiction B after examination provided
 that such appeals are filed within 15 calendar days

-50- LRB103 28873 DTM 60766 a

1 following the effective date of such layoff and are made 2 on the basis that the provisions of the Personnel Code or 3 of the Rules of the Department of Central Management 4 Services relating to layoff have been violated or have not 5 been complied with.

10300SB2228ham001

All hearings shall be public. A decision shall be 6 rendered within 60 days after receipt of the transcript of 7 8 the proceedings. The Commission shall order the 9 reinstatement of the employee if it is proven that the 10 provisions of the Personnel Code or of the rules of the 11 Department of Central Management Services relating to layoff have been violated or have not been complied with. 12 13 In connection therewith the Commission may administer 14 oaths, subpoena witnesses, and compel the production of 15 books and papers.

16 Whenever the Civil Service Commission (13)is 17 authorized or required by law to consider some aspect of criminal history record information for the purpose of 18 19 carrying out its statutory powers and responsibilities, 20 then, upon request and payment of fees in conformance with 21 the requirements of Section 2605-400 of the Illinois State 22 Police Law, the Illinois State Police is authorized to 23 furnish, pursuant to positive identification, such 24 information contained in State files as is necessary to 25 fulfill the request.

26 (Source: P.A. 102-538, eff. 8-20-21.)

```
1 (20 ILCS 415/12f)
```

Sec. 12f. <u>Layoff of employees whose positions are not</u>
 <u>subject to collective bargaining agreements.</u> Merit
 <del>compensation/salary grade employees; layoffs</del>.

5 (a) Each State agency shall make every attempt to minimize the number of its employees that are laid off. In an effort to 6 layoffs, each merit compensation/salary grade 7 minimize 8 employee who is subject to layoff shall be offered any vacant 9 positions for the same title held by that employee within the 10 same agency and county from which the employee is subject to layoff and within 2 additional alternate counties designated 11 12 by the employee (or 3 additional counties if the employee's facility or office is closing), excluding titles that are 13 14 subject to collective bargaining. If no such vacancies exist, 15 then the employee shall be eligible for reemployment for a period of 3 years, commencing with the date of layoff. The 16 Department may adopt rules and implement procedures for 17 reemployment placed on the agency's reemployment list for (i) 18 19 the title from which the employee was laid off and (ii) any 20 other titles or successor titles previously held by that 21 employee in which the employee held certified status within 22 the county from which the employee was laid off and within 2 23 additional alternate counties designated by the employee (or 3 24 additional counties if the employee's facility or office 25 closing), excluding titles that are subject to collective

10300SB2228ham001 -52- LRB103 28873 DTM 60766 a

bargaining. Laid-off employees shall remain on a reemployment
 list for 3 years, commencing with the date of layoff.

3 (b) Merit compensation/salary grade employees who are laid 4 off shall be extended the same medical and dental insurance 5 benefits to which employees laid off from positions subject to 6 collective bargaining are entitled and on the same terms.

7 (c) Employees laid off from merit compensation/salary
8 grade positions may apply to be qualified for any titles
9 subject to collective bargaining.

10 (d) Merit compensation/salary grade employees subject to 11 layoff shall be given 30 days' notice of the layoff. 12 <u>Information about all</u> A list of all current vacancies of all 13 titles within the agency shall be provided to the employee 14 with the notice of the layoff.

15 (Source: P.A. 93-839, eff. 7-30-04.)

16 (20 ILCS 415/13) (from Ch. 127, par. 63b113)

17 Sec. 13. Unlawful acts prohibited.

(1) No person shall make any false statement, certificate,
mark, rating, or report with regard to any test,
certification, or appointment made under any provision of this
law, or in any manner commit or attempt to commit any fraud
preventing the impartial execution of this law and the rules.

(2) No person shall, directly or indirectly, give, render,
 pay, offer, solicit, or accept any money, service, or other
 valuable consideration for or on account of any appointment,

proposed appointment, promotion, or proposed promotion to, or any advantage in, a position in the State service.

3 (3) No person shall defeat, deceive, or obstruct any 4 person in his right to <u>a qualification assessment</u> examination, 5 eligibility, certification, or appointment under this law, or 6 furnish to any person any special or secret information for 7 the purpose of affecting the rights or prospects of any person 8 with respect to employment in the State service.

9 (4) No person may enter into any agreement under which a 10 State employee is offered or assured of re-employment in the 11 same department or agency after the employee's resignation 12 from State employment for the purpose of receiving payment for 13 accrued vacation, overtime, sick leave or personal leave, or 14 for the purpose of receiving a refund of the employee's 15 accumulated pension contributions.

16 (Source: P.A. 87-384.)

17 (20 ILCS 415/14) (from Ch. 127, par. 63b114)

Sec. 14. Records of the Department of Central Management 18 19 Services. The records of the Department, including original 20 and promotional eligible registers, except such records as the 21 rules may properly require to be held confidential for reasons 22 of public policy, shall be public records and shall be open to 23 public inspection, subject to reasonable regulations as to the 24 time and manner of inspection which may be prescribed by the 25 Director.

1 (Source: P.A. 85-1152.)

2 (20 ILCS 415/17a) (from Ch. 127, par. 63b117a)

3 Sec. 17a. Appointment of federal employees to State 4 positions. At the discretion of the Director of Central 5 Management Services, any certified or probationary employee of any Federal office, agency or institution in the State of 6 7 Illinois which is closed by the Federal Government may be 8 appointed to a comparable position in State service, without 9 competitive selection examination. Such persons will attain 10 certified status provided they pass a qualifying examination prescribed by the Director within 6 months after being so 11 12 appointed, and provided they thereafter satisfactorily 13 complete their respective probationary periods. Such 14 qualifying examinations shall be of the same kind as those 15 required for entrance examinations for comparable positions. Appointments of such employees shall be without regard to the 16 competitive selection process eligible lists and without 17 18 <del>regard to the</del> provisions of this Code <del>requiring</del> <del>the</del> 19 appointment of the person standing among the three highest on 20 the appropriate eligible list to fill a vacancy or from the 21 highest category ranking group if the list is by rankings instead of numerical ratings. Nothing herein shall preclude 22 23 the reclassification or reallocation as provided by this Act 24 of any position held by any person appointed pursuant to this 25 Section.

1 (Source: P.A. 82-789.)

2

(20 ILCS 415/17b)

3

Sec. 17b. Trainee program for persons with a disability.

4 (a) Notwithstanding any other provision of law, on and 5 after July 1, 2020, each State agency with 1,500 employees or more shall, and each executive branch constitutional officer 6 7 may, offer at least one position per year to be filled by a 8 person with a disability, as defined by the federal Americans 9 with Disabilities Act, through an established trainee program. 10 Agencies with fewer than 1,500 employees may also elect to participate in the program. The trainee position shall last 11 12 for a period of at least 6 months and shall require the trainee 13 to participate in the trainee program for at least 20 hours per 14 week. The program shall be administered by the Department of 15 Central Management Services. The Department of Central Management Services shall conduct an initial assessment of 16 17 potential candidates, and the hiring agency or officer shall successful 18 conduct a final assessment <del>interview</del>. Upon 19 completion of the trainee program, the respective agency or 20 officer shall certify issue a certificate of completion of the 21 trainee program, with final approval provided by which shall 22 be sent to the Department of Central Management Services for 23 final approval. Individuals who successfully complete a 24 trainee appointment under this Section are eligible for 25 promotion to the target title without further examination. The

10300SB2228ham001 -56- LRB103 28873 DTM 60766 a

1 Department of Central Management Services, in cooperation with 2 the Employment and Economic Opportunity for Persons with Disabilities Task Force, may shall adopt rules to implement 3 4 and administer the trainee program for persons with 5 disabilities, including, but not limited to, establishing non-political selection criteria, implementing an assessment 6 and interview process, if necessary, that accommodates persons 7 with a disability, and linking trainee programs to targeted 8 9 full-time position titles.

10 (b) The Employment and Economic Opportunity for Persons 11 with Disabilities Task Force shall prepare an annual report to be submitted to the Governor and the General Assembly that 12 13 includes: (1) best practices for helping persons with a 14 disability gain employment; (2) proposed rules for adoption by 15 Department of Central Management Services for the the 16 administration and implementation of the trainee program under this Section; (3) the number of agencies that participated in 17 18 the trainee program under this Section in the previous (4) the number of individuals who 19 calendar vear; and 20 participated in the trainee program who became full-time employees of the State at the conclusion of the trainee 21 22 program.

23 (Source: P.A. 101-533, eff. 8-23-19.)

24 (20 ILCS 415/8b.5-1 rep.)

25 (20 ILCS 415/8d.1 rep.)

1	(20 ILCS 415/12a rep.)
2	(20 ILCS 415/12b rep.)
3	(20 ILCS 415/12c rep.)
4	(20 ILCS 415/17 rep.)
5	Section 15. The Personnel Code is amended by repealing
6	Sections 8b.5-1, 8d.1, 12a, 12b, 12c, and 17.
-	

7 Section 99. Effective date. This Act takes effect upon 8 becoming law.".