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594-01979-15

Proposed Committee Substitute by the Committee on Fiscal Policy (Appropriations Subcommittee on General Government)

1 A bill to be entitled 2 An act relating to individuals with disabilities; 3 reordering and amending s. 110.107, F.S.; revising 4 definitions and defining the term "individual who has 5 a disability"; amending s. 110.112, F.S.; revising the 6 state's equal employment opportunity policy to include 7 individuals who have a disability; requiring each 8 executive agency to annually report to the Department 9 of Management Services regarding the agency's progress 10 in increasing employment among certain 11 underrepresented groups; revising the required content 12 of the department's annual workforce report; requiring the department to develop and implement certain 13 14 programs geared toward individuals who have a disability; requiring the department to develop 15 training programs by a specified date; requiring each 16 executive agency to develop a plan regarding the 17 18 employment of individuals who have a disability by a 19 specified date; requiring the department to report to 20 the Governor and the Legislature regarding 21 implementation; requiring the department to compile 2.2 and post data regarding the hiring practices of 23 executive agencies regarding the employment of 24 individuals who have a disability; requiring the 25 department to assist executive agencies in identifying 26 strategies to retain employees who have a disability; 27 requiring the department to adopt certain rules;

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28	specifying that the act does not create any
29	enforceable right or benefit; providing
30	appropriations; providing an effective date.
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32	Be It Enacted by the Legislature of the State of Florida:
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34	Section 1. Section 110.107, Florida Statutes, is reordered
35	and amended to read:
36	110.107 DefinitionsAs used in this chapter, the term:
37	(5)(1) "Department" means the Department of Management
38	Services.
39	(28) (2) "Secretary" means the Secretary of Management
40	Services.
41	(11)(3) "Furlough" means a temporary reduction in the
42	regular hours of employment in a pay period, or temporary leave
43	without pay for one or more pay periods, with a commensurate
44	reduction in pay, which is necessitated by a projected deficit
45	in any fund that supports salary and benefit appropriations. The
46	deficit must be projected by the Revenue Estimating Conference
47	pursuant to s. 216.136(3).
48	<pre>(30) (4) "State agency" or "agency" means any official,</pre>
49	officer, commission, board, authority, council, committee, or
50	department of the executive branch or the judicial branch of
51	state government as defined in chapter 216.
52	(21) (5) "Position" means the work, consisting of duties and
53	responsibilities, assigned to be performed by an officer or
54	employee.
55	(10) (6) "Full-time position" means a position authorized
56	for the entire normally established work period, whether daily,

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57 weekly, monthly, or annually.

58 <u>(18)(7)</u> "Part-time position" means a position authorized 59 for less than the entire normally established work period, 60 whether daily, weekly, monthly, or annually.

(16) (8) "Occupation" means all positions that which are
sufficiently similar in knowledge, skills, and abilities, and
the sufficiently similar as to kind or subject matter of work.

64 (17) (9) "Occupational group" means a group of occupations
65 that which are sufficiently similar in the kind of work
66 performed to warrant the use of the same performance factors in
67 determining the level of complexity for all occupations in that
68 occupational group.

69 <u>(3)(10)</u> "Classification plan" means a formal description of 70 the concepts, rules, job family definitions, occupational group 71 characteristics, and occupational profiles used in the 72 classification of positions.

73 <u>(20) (11)</u> "Pay plan" means a formal description of the 74 philosophy, methods, procedures, and salary schedules for 75 competitively compensating employees at market-based rates for 76 work performed.

77 <u>(27)(12)</u> "Salary schedule" means an official document <u>that</u> 78 which contains a complete list of occupation titles, broadband 79 level codes, and pay bands.

80 <u>(1) (13)</u> "Authorized position" means a position included in 81 an approved budget. In counting the number of authorized 82 positions, part-time positions may be converted to full-time 83 equivalents.

84 <u>(8) (14)</u> "Established position" means an authorized position 85 <u>that</u> which has been classified in accordance with a

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86 classification and pay plan as provided by law.

87 (22)(15) "Position number" means the identification number 88 assigned to an established position.

89 <u>(26) (16)</u> "Reclassification" means <u>the</u> changing <u>of</u> an 90 established position in one broadband level in an occupational 91 group to a higher or lower broadband level in the same 92 occupational group or to a broadband level in a different 93 occupational group.

94 <u>(24)(17)</u> "Promotion" means <u>the</u> changing <u>of</u> the 95 classification of an employee to a broadband level having a 96 higher maximum salary; or the changing of the classification of 97 an employee to a broadband level having the same or a lower 98 maximum salary but a higher level of responsibility.

99 <u>(4) (18)</u> "Demotion" means <u>the</u> changing <u>of</u> the classification 100 of an employee to a broadband level having a lower maximum 101 salary; or the changing of the classification of an employee to 102 a broadband level having the same or a higher maximum salary but 103 a lower level of responsibility.

104 <u>(32)(19)</u> "Transfer" means moving an employee from one 105 geographic location of the state to a different geographic 106 location more than in excess of 50 miles from the employee's 107 current work location.

108 <u>(25) (20)</u> "Reassignment" means moving an employee from a 109 position in one broadband level to a different position in the 110 same broadband level or to a different broadband level having 111 the same maximum salary.

112 (6) (21) "Dismissal" means a disciplinary action taken by an 113 agency pursuant to s. 110.227 against an employee <u>which results</u> 114 resulting in <u>the</u> termination of his or her employment.

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115 <u>(31) (22)</u> "Suspension" means a disciplinary action taken by 116 an agency pursuant to s. 110.227 against an employee which to 117 temporarily <u>relieves</u> relieve the employee of his or her duties 118 and <u>places</u> place him or her on leave without pay.

119 <u>(15)(23)</u> "Layoff" means termination of employment due to a 120 shortage of funds or work, or a material change in the duties or 121 organization of an agency, including the outsourcing or 122 privatization of an activity or function previously performed by 123 career service employees.

124 <u>(7) (24)</u> "Employing agency" means any agency authorized to 125 employ personnel to carry out the responsibilities of the agency 126 under the provisions of chapter 20 or other <u>law</u> statutory 127 authority.

128 (29) (25) "Shared employment" means part-time career 129 employment <u>in which</u> whereby the duties and responsibilities of a 130 full-time position in the career service are divided among part-131 time employees who are eligible for the position and who receive 132 career service benefits and wages pro rata. <u>The term In no case</u> 133 shall "shared employment" <u>does not</u> include the employment of 134 persons paid from other-personal-services funds.

135 <u>(9) (26)</u> "Firefighter" means a firefighter certified under 136 chapter 633.

137 <u>(14) (27)</u> "Law enforcement or correctional officer" means a 138 law enforcement officer, special agent, correctional officer, 139 correctional probation officer, or institutional security 140 specialist required to be certified under chapter 943.

<u>(23)</u> (28) "Professional health care provider" means
registered nurses, physician's assistants, dentists,
psychologists, nutritionists or dietitians, pharmacists,

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144 psychological specialists, physical therapists, and speech and 145 hearing therapists.

146 (13)(29) "Job family" means a defined grouping of one or 147 more occupational groups.

148 <u>(19) (30)</u> "Pay band" means the minimum salary, the maximum 149 salary, and intermediate rates <u>that</u> which are payable for work 150 in a specific broadband level.

151 (2) (31) "Broadband level" means all positions that which 152 are sufficiently similar in knowledge, skills, and abilities: 153 the, and sufficiently similar as to kind or subject matter of 154 work; the, level of difficulty or the level of 155 responsibilities: τ and the qualification requirements of the 156 work so as to warrant the same treatment with respect as to 157 title, pay band, and other personnel transactions.

158 <u>(12) "Individual who has a disability" means a person who</u> 159 <u>has a physical or intellectual impairment that substantially</u> 160 <u>limits one or more major life activities; a person who has a</u> 161 <u>history or record of such an impairment; or a person who is</u> 162 <u>perceived by others as having such an impairment.</u>

Section 2. Subsections (1) and (2) of section 110.112, Florida Statutes, are amended, present subsections (3) through (6) of that section are redesignated as subsections (4) through (7), respectively, and a new subsection (3) is added to that section, to read:

168 169

110.112 Affirmative action; equal employment opportunity.-(1) It is shall be the policy of this the state to assist

170 in providing the assurance of equal employment opportunity 171 through programs of affirmative and positive action that will 172 allow full utilization of women, and minorities, and individuals

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173 who have a disability.

174 (2) (a) The head of each executive agency shall develop and 175 implement an affirmative action plan in accordance with rules 176 adopted by the department and approved by a majority vote of the Administration Commission before their adoption. 177

178 (b) Each executive agency shall establish annual goals for 179 ensuring full utilization of groups underrepresented in the 180 agency's its workforce, including women, minorities, and 181 individuals who have a disability, as compared to the relevant 182 labor market, as defined by the agency. Each executive agency 183 shall design its affirmative action plan to meet its established 184 qoals.

185 (c) Each executive agency shall annually report to the 186 department regarding the agency's progress toward increasing 187 employment among women, minorities, and individuals who have a 188 disability.

189 (d) (c) An affirmative action-equal employment opportunity officer shall be appointed by the head of each executive agency. 190 191 The affirmative action-equal employment opportunity officer's responsibilities must include determining annual goals, 192 193 monitoring agency compliance, and providing consultation to 194 managers regarding progress, deficiencies, and appropriate 195 corrective action.

196 (e) (d) The department shall report information in its 197 annual workforce report relating to the implementation, 198 continuance, updating, and results of each executive agency's 199 affirmative action plan for the previous fiscal year. The annual workforce report must also include data for each executive 200 201 agency relating to employment levels among women, minorities,

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202 and individuals who have a disability.

203 (f) (e) The department shall provide to all supervisory 204 personnel of the executive agencies training in the principles 205 of equal employment opportunity and affirmative action, the 206 development and implementation of affirmative action plans, and 207 the establishment of annual affirmative action goals. The 208 department may contract for training services, and each 209 participating agency shall reimburse the department for costs 210 incurred through such contract. After the department approves 211 the contents of the training program for the agencies, the 212 department may delegate this training to the executive agencies.

213 (3) (a) The department, in consultation with the Agency for Persons with Disabilities, the Division of Vocational 214 215 Rehabilitation of the Department of Education, the Department of 216 Economic Opportunity, and the Executive Office of the Governor, shall develop and implement programs that incorporate 217 internships, mentoring, on-the-job training, unpaid work 218 219 experience, situational assessments, and other innovative 220 strategies that are specifically geared toward individuals who 221 have a disability.

(b) By January 1, 2016, the department shall develop mandatory training programs for human resources personnel and hiring managers of executive agencies which support the employment of individuals who have a disability.

(c)1. By January 1, 2016, each executive agency shall develop an agency-specific plan that addresses how to promote employment opportunities for individuals who have a disability.

229 <u>2. The department shall assist executive agencies in the</u> 230 <u>implementation of agency-specific plans. The department shall</u>

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231	regularly report to the Governor, the President of the Senate,
232	and the Speaker of the House of Representatives the progress of
233	executive agencies in implementing these plans. Such reports
234	shall be made at least biannually.
235	(d) The department shall compile data regarding the hiring
236	practices of executive agencies with regard to individuals who
237	have a disability and make such data available on its website.
238	(e) The department shall assist executive agencies in
239	identifying and implementing strategies for retaining employees
240	who have a disability which include, but are not limited to,
241	training programs, funding reasonable accommodations, increasing
242	access to appropriate technologies, and ensuring accessibility
243	of physical and virtual workplaces.
244	(f) The department shall adopt rules relating to forms that
245	provide for the voluntary self-identification of individuals who
246	a disability who are employed by an executive agency.
247	(g) This subsection does not create any substantive or
248	procedural right or benefit enforceable at law or in equity
249	against the state or a state agency, or an officer, employee, or
250	agent thereof.
251	Section 3. For the 2015-2016 fiscal year:
252	(1) The sum of \$138,692 in recurring funds and the sum of
253	\$26,264 in nonrecurring funds is appropriated from the State
254	Personnel System Trust Fund to the Department of Management
255	Services, and two full-time equivalent positions with associated
256	salary rate of 92,762 are authorized, for the purpose of
257	implementing this act.
258	(2) The sum of \$88,285 from the General Revenue Fund and
259	the sum of \$76,671 from trust funds within the Human Resource
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PROPOSED COMMITTEE SUBSTITUTE

Florida Senate - 2015 Bill No. SB 7022

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- 260 <u>Services appropriation category are appropriated to Administered</u>
- 261 Funds for the purpose of implementing this act.

262 Section 4. This act shall take effect July 1, 2015.