1 AN ACT concerning employment.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 1. Short title. This Act may be cited as the Task
Force on Inventorying Employment Restrictions Act.

6 Section 5. Purpose. The General Assembly finds and declares 7 that:

8 (1) public safety dictates the adoption of employment 9 restrictions to protect vulnerable populations, to prevent 10 the risk of loss and liability, and to minimize the 11 likelihood of harm to the public, fellow employees and 12 customers;

13 (2) gainful employment after release from prison is one 14 of the critical elements necessary to achieve successful 15 reentry after prison and that employment has been shown to 16 reduce recidivism;

17 (3) to make our communities safer, public safety also 18 requires that employment opportunities not be so 19 restricted that people with criminal records are unable to 20 engage in gainful employment;

(4) many State laws and policies impose restrictions on
the employment of persons with criminal records including
State government jobs, jobs in State-licensed, regulated

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1 and funded entities, and jobs requiring State 2 certification;

(5) no comprehensive review of these restrictions has 3 been undertaken to evaluate whether the restrictions are 4 5 substantially related to the safety, trust and 6 responsibility required of the job or to the goal of 7 furthering public safety;

8 (6) a less restrictive approach is preferred if it both 9 public safety and furthers preserves employment 10 opportunities; and

(7) the State's agencies, boards, and commissions can 11 12 а role in providing employment assume leadership opportunities to people with criminal records by reviewing 13 their employment policies and practices and identifying 14 15 barriers to employment that can safely be removed to enable 16 people with criminal records to demonstrate their 17 rehabilitation.

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Section 10. Definitions. As used in this Act:

19 "State agencies" shall mean the following State agencies, boards, and commissions: Department on Aging, 20 21 Department of Agriculture, Office of Appellate Defender, 22 Office of the State's Attorneys Appellate Prosecutor, Illinois Arts Council, Office of the Attorney General, 23 24 Auditor General, Capital Development Board, Department of 25 Central Management Services, Department of Children and HB2474 Enrolled - 3 - LRB096 09137 RLC 19286 b

Family Services, Civil Service Commission, 1 Illinois 2 Department of Commerce and Economic Opportunity, Illinois 3 Commerce Commission, Illinois Community College Board, State of Illinois Comprehensive Health Insurance Plan, 4 5 Office of the Comptroller, Department of Corrections, Criminal Justice Information Authority, Illinois Council 6 7 on Developmental Disabilities, Illinois Deaf and Hard of 8 Hearing Commission, Commission on Discrimination and Hate 9 Crimes, State Board of Education, Illinois Educational 10 Labor Relations Board, State Board of Elections, Illinois 11 Emergency Management Agency, Department of Employment 12 Security, Environmental Protection Agency, Illinois State Fair, Illinois Finance Authority, Department of Financial 13 14 and Professional Regulation, Office of the First Lady, 15 Illinois Gaming Board, Office of the Governor, 16 Guardianship and Advocacy Commission, Department of 17 Healthcare and Family Services, Board of Higher Education, Historic Preservation Agency, Illinois Housing Development 18 19 Authority, Illinois Human Rights Commission, Department of 20 Human Rights, Department of Human Services, Illinois State 21 Board of Investment, Department of Juvenile Justice, 22 Office of the Lieutenant Governor, Department of Labor, 23 Illinois Labor Relations Board, Illinois Law Enforcement 24 Training Standards Board, Illinois Liquor Control 25 Commission, Illinois Lottery, Governor's Office of 26 Management and Budget, Illinois Medical District

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Commission, Department of Military Affairs, Department of 1 2 Natural Resources, Pollution Control Board, Prairie State 3 2000 Authority, Property Tax Appeal Board, Department of Public Health, Illinois Prisoner Review Board, Illinois 4 5 Racing Board, Department of Revenue, Office of the Secretary of State, State Fire Marshal, Illinois State 6 Police Merit Board, State Retirement 7 Police, State 8 Systems, Office of the State Treasurer, State Universities 9 Civil Service System, State Universities Retirement 10 System, Illinois Student Assistance Commission, Illinois 11 Supreme Court, Illinois Teachers' Retirement System, 12 Illinois State Toll Highway Authority, Department of 13 Transportation, Department of Veterans Affairs', Governor's Office of 14 Women's Affairs, and Illinois 15 Workers' Compensation Commission.

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Section 15. Task Force.

(a) The Task Force on Inventorying Employment Restrictions 17 18 is hereby created in the Illinois Criminal Justice Information 19 Authority. The purpose of the Task Force is to review the statutes, administrative rules, policies and practices that 20 21 restrict employment of persons with a criminal history, as set 22 out in subsection (c) of this Section, and to report to the 23 Governor and the General Assembly those employment 24 restrictions and their impact on employment opportunities for people with criminal records. 25

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(b) Within 60 days after the effective date of this Act, 1 2 the President of the Senate, the Speaker of the House of 3 Representatives, the Minority Leader of the Senate, and the Minority Leader of the House of Representatives shall each 4 5 appoint 2 members to the Task Force. In addition, the Director or Secretary of each of the following, or his or her designee, 6 7 are members: the Department of Human Services, the Department 8 of Corrections, the Department of Commerce and Economic 9 Opportunity, the Department of Children and Family Services, 10 the Department of Human Rights, the Illinois State Board of 11 Education, the Illinois Board of Higher Education, and the 12 Illinois Community College Board. Members shall not receive 13 The Illinois Criminal Justice Information compensation. Authority shall provide staff and other assistance to the Task 14 15 Force.

16 (c) On or before September 1, 2010, all State agencies 17 shall produce a report for the Task Force that describes the employment restrictions that are based on criminal records for 18 19 each occupation under the agency's jurisdiction and that of its 20 boards, if any, including, but not limited to, employment 21 within the agency; employment in facilities licensed, 22 regulated, supervised, or funded by the agency; employment 23 pursuant to contracts with the agency; and employment in 24 occupations that the agency licenses or provides 25 certifications to practice. For each occupation subject to a criminal records-based restriction, the agency shall set forth 26

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1 the following:

(1) the job title, occupation, job classification, or
restricted place of employment, including the range of
occupations affected in such places;

5 (2) the statute, regulation, policy, and procedure 6 that authorizes the restriction of applicants for 7 employment and licensure, current employees, and current 8 licenses;

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(3) the substance and terms of the restriction, and

10 (A) if the statute, regulation, policy or practice 11 enumerates disqualifying offenses, a list of each 12 disqualifying offense, the time limits for each 13 offense, and the point in time when the time limit 14 begins;

15 (B) if the statute, regulation, policy or practice 16 does not enumerate disqualifying offenses and instead 17 agency discretion in provides for determining disqualifying offenses, the criteria the agency has 18 19 adopted to apply the disqualification to individual 20 cases. Restrictions based on agency discretion 21 include, but are not limited to, restrictions based on 22 an offense "related to" the practice of a given 23 profession; an offense or act of "moral turpitude"; and an offense evincing a lack of "good moral character". 24 25 (4) the procedures used by the agency to identify an

26 individual's criminal history, including but not limited

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1 to disclosures on applications and background checks 2 conducted by law enforcement or private entities;

3 (5) the procedures used by the agency to determine and 4 review whether an individual's criminal history 5 disqualifies that individual;

6 (6) the year the restriction was adopted, and its 7 rationale;

8 (7) any exemption, waiver, or review mechanisms 9 available to seek relief from the disqualification based on 10 a showing of rehabilitation or otherwise, including the 11 terms of the mechanism, the nature of the relief it 12 affords, and whether an administrative and judicial appeal 13 is authorized;

(8) any statute, rule, policy and practice that
requires an individual convicted of a felony to have his
civil rights restored to become qualified for the job; and
9 copies of the following documents:

18 (A) forms, applications, and instructions provided
19 to applicants and those denied or terminated from jobs
20 or licenses based on their criminal record;

(B) forms, rules, and procedures that the agency
employs to provide notice of disqualification, to
review applications subject to disqualification, and
to provide for exemptions and appeals of
disqualification;

(C) memos, guidance, instructions to staff,

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scoring criteria and other materials used by the agency
 to evaluate the criminal histories of applicants,
 licensees, and employees; and

(D) forms and notices used to explain waiver, 4 5 exemption and appeals procedures for denial, 6 suspensions and terminations of employment or 7 licensure based on criminal history.

8 (d) Each executive agency shall participate in a review to 9 determine the impact of the employment restrictions based on 10 criminal records and the effectiveness of existing 11 case-by-case review mechanisms. For each occupation under the 12 agency's jurisdiction for which there are employment 13 restrictions based on criminal records, each State agency must 14 provide the Task Force with a report, on or before November 1, 15 2009, for the previous 2-year period, setting forth:

16 (1) the total number of people currently employed in 17 the occupation whose employment or licensure required 18 criminal history disclosure, background checks or 19 restrictions;

20 (2) the number and percentage of individuals who
21 underwent a criminal history background check;

(3) the number and percentage of individuals who were
 merely required to disclose their criminal history without
 a criminal history background check;

(4) the number and percentage of individuals who werefound disqualified based on criminal history disclosure by

1 the applicant;

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(5) the number and percentage of individuals who were
found disqualified based on a criminal history background
check;

(6) the number and percentage of individuals who sought an exemption or waiver from the disqualification;

7 (7) the number and percentage of individuals who sought 8 an exemption or waiver who were subsequently granted the 9 exemption or waiver at the first level of agency review (if 10 multiple levels of review are available);

(8) the number and percentage of individuals who sought an exemption or waiver who were subsequently granted the exemption or waiver at the next level of agency review (if multiple levels of review are available);

15 (9) the number and percentage of individuals who were 16 denied an exemption or waiver at the final level of agency 17 review, and then sought review through an administrative 18 appeal;

(10) the number and percentage of individuals who were denied an exemption or waiver at the final level of agency review, and then sought review through an administrative appeal and were then found qualified after such a review;

(11) the number and percentage of individuals who were found disqualified where no waiver or exemption process is available;

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(12) the number and percentage of individuals who were

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found disqualified where no waiver or exemption process is available and who sought administrative review and then were found qualified; and

4 (13) if the agency maintains records of active licenses 5 or certifications, the executive agency shall provide the 6 total number of employees in occupations subject to 7 criminal history restrictions.

8 (e) The Task Force shall report its findings and 9 recommendations to the Governor and the General Assembly by 10 December 31, 2010.

11 Section 20. Act subject to appropriation. The provisions of 12 this Act are subject to an appropriation being made to the 13 Illinois Criminal Justice Information Authority to implement 14 this Act.

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