## 97TH GENERAL ASSEMBLY

## State of Illinois

## 2011 and 2012

#### SB3222

Introduced 2/1/2012, by Sen. Linda Holmes

### SYNOPSIS AS INTRODUCED:

20 ILCS 415/9

from Ch. 127, par. 63b109

Amends the Personnel Code. Deletes a paragraph requiring the Director of the Department of Central Management Services to conduct research and planning regarding the total manpower needs of all offices, departments, agencies, boards, and commissions of the executive branch. Effective immediately.

LRB097 16845 PJG 62027 b

FISCAL NOTE ACT MAY APPLY

A BILL FOR

SB3222

1

AN ACT concerning State government.

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

Section 5. The Personnel Code is amended by changing
Section 9 as follows:

6 (20 ILCS 415/9) (from Ch. 127, par. 63b109)

Sec. 9. Director, powers and duties. The Director, as executive head of the Department, shall direct and supervise all its administrative and technical activities. In addition to the duties imposed upon him elsewhere in this law, it shall be his duty:

12 (1) To apply and carry out this law and the rules adopted13 thereunder.

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(2) To attend meetings of the Commission.

15 (3) To establish and maintain a roster of all employees 16 subject to this Act, in which there shall be set forth, as to 17 each employee, the class, title, pay, status, and other 18 pertinent data.

19 (4) To appoint, subject to the provisions of this Act, such 20 employees of the Department and such experts and special 21 assistants as may be necessary to carry out effectively this 22 law.

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(5) Subject to such exemptions or modifications as may be

necessary to assure the continuity of federal contributions in 1 2 those agencies supported in whole or in part by federal funds, to make appointments to vacancies; to approve all written 3 charges seeking discharge, demotion, or other disciplinary 4 5 measures provided in this Act and to approve transfers of 6 employees from one geographical area to another in the State, 7 in offices, positions or places of employment covered by this 8 Act, after consultation with the operating unit.

9 (6) To formulate and administer service wide policies and 10 programs for the improvement of employee effectiveness, 11 including training, safety, health, incentive recognition, 12 counseling, welfare and employee relations. The Department 13 shall formulate and administer recruitment plans and testing of potential employees for agencies having direct contact with 14 significant numbers of non-English speaking or otherwise 15 16 culturally distinct persons. The Department shall require each 17 State agency to annually assess the need for employees with appropriate bilingual capabilities to serve the significant 18 non-English speaking or culturally distinct 19 numbers of persons. The Department shall develop a uniform procedure for 20 assessing an agency's need for employees with appropriate 21 22 bilingual capabilities. Agencies shall establish occupational 23 titles or designate positions as "bilingual option" for persons having sufficient linguistic ability or cultural knowledge to 24 25 be able to render effective service to such persons. The 26 Department shall ensure that any such option is exercised

according to the agency's needs assessment and the requirements 1 2 of this Code. The Department shall make annual reports of the needs assessment of each agency and the number of positions 3 calling for non-English linguistic ability to whom vacancy 4 5 postings were sent, and the number filled by each agency. Such 6 policies and programs shall be subject to approval by the Governor. Such policies, program reports and needs assessment 7 reports shall be filed with the General Assembly by January 1 8 9 of each year and shall be available to the public.

10 The Department shall include within the report required 11 above the number of persons receiving the bilingual pay 12 supplement established by Section 8a.2 of this Code. The report 13 shall provide the number of persons receiving the bilingual pay supplement for languages other than English and for signing. 14 15 The report shall also indicate the number of persons, by the 16 categories of Hispanic and non-Hispanic, who are receiving the 17 bilingual pay supplement for language skills other than signing, in a language other than English. 18

19 (7) To conduct negotiations affecting pay, hours of work,20 or other working conditions of employees subject to this Act.

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

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(9) To investigate from time to time the operation and

effect of this law and the rules made thereunder and to report his findings and recommendations to the Commission and to the Governor.

4 (10) To make an annual report regarding the work of the 5 Department, and such special reports as he may consider 6 desirable, to the Commission and to the Governor, or as the 7 Governor or Commission may request.

8 (11) (Blank). To conduct research and planning regarding 9 the total manpower needs of all offices, including the 10 Lieutenant Governor, Secretary of State, State Treasurer, 11 State Comptroller, State Superintendent of Education, and 12 Attorney General, and of all departments, agencies, boards, and 13 commissions of the executive branch, except state-supported colleges and universities, and for that purpose to prescribe 14 15 forms for the reporting of such personnel information as the 16 department may request both for positions covered by this Act 17 and for those exempt in whole or in part.

18 (12) To prepare and publish a semi-annual statement showing 19 the number of employees exempt and non-exempt from merit 20 selection in each department. This report shall be in addition 21 to other information on merit selection maintained for public 22 information under existing law.

(13) To authorize in every department or agency subject to Jurisdiction C the use of flexible hours positions. A flexible hours position is one that does not require an ordinary work schedule as determined by the Department and includes but is

not limited to: 1) a part time job of 20 hours or more per week, 2) a job which is shared by 2 employees or a compressed work 3 week consisting of an ordinary number of working hours 4 performed on fewer than the number of days ordinarily required 5 to perform that job. The Department may define flexible time to 6 include other types of jobs that are defined above.

7 The Director and the director of each department or agency 8 shall together establish goals for flexible hours positions to 9 be available in every department or agency.

10 The Department shall give technical assistance to 11 departments and agencies in achieving their goals, and shall 12 report to the Governor and the General Assembly each year on 13 the progress of each department and agency.

When a goal of 10% 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 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.

Each department shall develop a plan for implementation of flexible work requirements designed to reduce the need for day care of employees' children outside the home. Each department

shall submit a report of its plan to the Department of Central
 Management Services and the General Assembly. This report shall
 be submitted biennially by March 1, with the first report due
 March 1, 1993.

5 (14) To perform any other lawful acts which he may consider 6 necessary or desirable to carry out the purposes and provisions 7 of this law.

8 The requirement for reporting to the General Assembly shall 9 be satisfied by filing copies of the report with the Speaker, 10 the Minority Leader and the Clerk of the House of 11 Representatives and the President, the Minority Leader and the 12 Secretary of the Senate and the Legislative Research Unit, as 13 required by Section 3.1 of "An Act to revise the law in relation to the General Assembly", approved February 25, 1874, 14 15 as amended, and filing such additional copies with the State 16 Government Report Distribution Center for the General Assembly 17 as is required under paragraph (t) of Section 7 of the State Library Act. 18

19 (Source: P.A. 86-1004; 87-552; 87-1050.)

20 Section 99. Effective date. This Act takes effect upon 21 becoming law.