

Rep. Katie Stuart

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1	AMENDMENT TO HOUSE BILL 1172
2	AMENDMENT NO Amend House Bill 1172 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The State Universities Civil Service Act is
5	amended by changing Sections 36d, 36e, and 36f and by adding
6	Section 36n-5 as follows:
7	(110 ILCS 70/36d) (from Ch. 24 1/2, par. 38b3)
8	Sec. 36d. Powers and duties of the Merit Board. The Merit
9	Board shall have the power and duty:
10	(1) To approve a classification plan prepared under
11	its direction, assigning to each class positions of
12	substantially similar duties. The Merit Board shall have
13	power to delegate to its Executive Director the duty of
14	assigning each position in the classified service to the
15	appropriate class in the classification plan approved by
16	the Merit Board.

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(2) To prescribe the duties of each class of positions and the qualifications required by employment in that class.

4 (3) To prescribe the range of compensation for each 5 class or to fix a single rate of compensation for employees in a particular class; and to establish other 6 conditions of employment which an employer and employee 7 8 representatives have agreed upon as fair and equitable. 9 The Merit Board shall direct the payment of the 10 "prevailing rate of wages" in those classifications in 11 which, on January 1, 1952, any employer is paying such prevailing rate and in such other classes as the Merit 12 13 Board may thereafter determine. "Prevailing rate of wages" 14 as used herein shall be the wages paid generally in the 15 locality in which the work is being performed to employees 16 engaged in work of a similar character. Each employer covered by the University System shall be authorized to 17 18 negotiate with representatives of employees to determine 19 appropriate ranges or rates of compensation or other 20 conditions of employment and may recommend to the Merit 21 Board for establishment the rates or ranges or other 22 conditions of employment which the employer and employee 23 representatives have agreed upon as fair and equitable. 24 Any rates or ranges established prior to January 1, 1952, 25 and hereafter, shall not be changed except in accordance 26 with the procedures herein provided.

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1 (4) To recommend to the institutions and agencies 2 specified in Section 36e standards for hours of work, 3 holidays, sick leave, overtime compensation and vacation 4 for the purpose of improving conditions of employment 5 covered therein and for the purpose of insuring conformity 6 with the prevailing rate principal.

7 (5)To delegate to the Designated Employer 8 Representatives the power and duty to determine the method 9 of examination or assessment for each classification in 10 accordance with Section 36f. To prescribe standards of 11 examination for each class, the examinations to be related to the duties of such class. The Merit Board shall have 12 13 power to delegate to the Executive Director and his or her 14 the preparation, conduct grading <del>staff</del> and 15 examinations.

16 (6) To authorize the continuous recruitment of 17 personnel and, to that end, to delegate to the Executive 18 Director and his or her staff the power and the duty to 19 conduct open and continuous competitive examinations <u>or</u> 20 <u>assessments</u> for all classifications of employment.

(7) To cause to be established, from the results of valid examination or assessment tools established by the employer examinations, registers for each class of positions in the classified service of the University System of the persons who shall attain the minimum mark fixed by the Merit Board for the examination or 10200HB1172ham001 -4- LRB102 03188 RJT 37819 a

1 <u>assessment</u>; and such persons shall take rank upon the 2 registers as candidates in the order of their relative 3 excellence as determined by <u>the examination or assessment</u> 4 <u>tool</u>, without reference to priority of time of <u>the</u> 5 examination <u>or assessment</u>. <u>Direct patient care health care</u> 6 <u>worker positions are excluded from the register</u> 7 requirements.

8 (8) To provide by its rules for promotions in the9 classified service.

10 (8.5) To issue subpoenas to secure the attendance and 11 testimony of witnesses and the production of books and 12 papers in the course of any investigation or hearing 13 conducted pursuant to the Act.

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(9) (Blank).

(10) To provide by its rules for employment at regular rates of compensation of persons with physical disabilities in positions in which the disability does not prevent the individual from furnishing satisfactory service.

20 (11) To make and publish rules to carry out the 21 purpose of the University System and for examination, 22 appointments, transfers, and removals and for maintaining 23 and keeping records of the efficiency of officers and 24 employees and groups of officers and employees in 25 accordance with the provisions of Sections 36b to 36q, 26 inclusive, and said Merit Board may from time to time make 1 changes in such rules.

To appoint an Executive Director who shall 2 (12)3 appoint staff to help as may be necessary efficiently to administer Sections 36b to 36q, inclusive. To authorize 4 5 the Executive Director to appoint a Designated Employer Representative at the place of employment of each employer 6 specified in Section 36e, and this Designated Employer 7 8 Representative may be authorized to give examinations and 9 to certify names from the regional registers provided in 10 Section 36k. The enumeration of specific duties and powers 11 that the Merit Board may delegate to the Executive Director in this Section does not preclude the Merit Board 12 13 from delegating other duties and powers to the Executive 14 Director.

15 (13) To submit to the Governor of this state on or 16 before November 1 of each year prior to the regular 17 session of the General Assembly a report of the University 18 System's business and an estimate of the amount of 19 appropriation from state funds required for the purpose of 20 administering the University System.

(14) To authorize the creation and use of pilot programs to further the goals of the Act, which may be inconsistent with any rules adopted by the Merit Board, provided that such programs are of limited duration and do not reduce any rights or benefits of employees subject to this Act. 10200HB1172ham001

1 (Source: P.A. 99-143, eff. 7-27-15; 100-615, eff. 1-1-19.)

2 (110 ILCS 70/36e) (from Ch. 24 1/2, par. 38b4)

3 Sec. 36e. Coverage. All employees of the Illinois 4 Community College Board, Southern Illinois University, Chicago State University, Eastern Illinois University, Governors State 5 University, Illinois State University, Northeastern Illinois 6 7 University, Northern Illinois University, Western Illinois 8 University, the University of Illinois, the University System, 9 Universities Retirement System, the State the State 10 Scholarship Commission, and the Board of Higher Education shall be covered by the University System described in 11 Sections 36b to 36q, inclusive, of this Act, except the 12 13 following persons:

14 (1) The members and officers of the Merit Board and
15 the board of trustees, and the commissioners of the
16 institutions and agencies covered hereunder. +

17 (2) The presidents and vice-presidents of each
 18 educational institution. +

19 (3) Other principal administrative employees of each
 20 institution and agency as determined by the Merit Board. +

21 (4) The teaching, research and extension faculties of
22 each institution and agency. +

(5) Students employed under rules prescribed by the
Merit Board, without examination or certification.
(Source: P.A. 100-615, eff. 1-1-19.)

1 (110 ILCS 70/36f) (from Ch. 24 1/2, par. 38b5)

2 Sec. 36f. Examinations.

(a) All examinations given under the University System
shall be open to all applicants who are citizens of or
residents in the State of Illinois and who can qualify by
training and experience for the position for which application
is made. In examinations for technical positions for which no
qualified residents of this State are available the residence
requirement may be waived.

10 (b) Examinations may be written; oral; by statement of training and experience; in the form of tests of knowledge, 11 12 skill, capacity, intellect, or aptitude; or by any other method that which, in the judgment of the Merit Board, is 13 14 reasonable and practical for any particular classification. 15 Examinations for each class shall be prescribed and conducted by the employers set forth in Section 36e. The examinations 16 shall be practical and shall relate to the classification for 17 which the examination is given. No question in any examination 18 19 shall relate to political or religious affiliation or racial origins of the examinee. 20

(c) Different examining procedures may be determined for the examinations in different classifications, but all examinations in the same classification must be uniform. The examination requirement for the initial appointment, entry level position only, of law enforcement personnel may be 10200HB1172ham001 -8- LRB102 03188 RJT 37819 a

1	waived if an applicant has satisfied all the requirements								
2	established by the Illinois Police Training Act for								
3	appointment of law enforcement officers and if the Merit Board								
4	allows for such a waiver by rule. Additional positions, entry								
5	level only, may have the examination requirement waived if the								
6	occupational standards are regulated by the Department of								
7	Financial and Professional Regulation, as designated by the								
8	Merit Board and provided for in adopted rules.								
9	(Source: P.A. 100-615, eff. 1-1-19.)								
10	(110 ILCS 70/36n-5 new)								
11	Sec. 36n-5. Extra help appointments.								
12	(a) An extra help appointment may be made by an employer to								
13	any position for work the employer attests to be casual or								
14	emergent in nature and that meets the following conditions:								
15	(1) the amount of time for which the services are								
16	needed is not usually predictable;								
17	(2) payment for work performed is usually made on an								
18	hourly basis; and								
19	(3) the work cannot readily be assigned, either on a								
20	straight-time or on an overtime basis, to a status								
21	employee.								
22	(b) Extra help appointments may not have any maximum hour								
23	limitation.								
24	(c) The Merit Board may delegate to the Executive Director								
25	and the Merit Board's staff the power and duty to establish								

1	<u>other guideline</u>	s for imp	leme	ntat	ion of	this cl	assification.	•
2	(d) The Mer	it Board	may	not	create	a sepa	rate appointm	lent
3	<u>classification</u>	similar	to	an	extra	help	appointment	as
4	described in th	is Sectio	<u>n.</u> ".					