# LEGISLATURE OF THE STATE OF IDAHO

Sixtieth Legislature

1

# IN THE SENATE

# SENATE BILL NO. 1252, As Amended

### BY COMMERCE AND HUMAN RESOURCES COMMITTEE

### AN ACT

2 RELATING TO THE DIVISION OF HUMAN RESOURCES; AMENDING SECTION 67-5309, IDAHO
 3 CODE, TO REVISE PROVISIONS RELATING TO A RULE.

4 Be It Enacted by the Legislature of the State of Idaho:

5 SECTION 1. That Section 67-5309, Idaho Code, be, and the same is hereby
6 amended to read as follows:

67-5309. RULES OF THE DIVISION OF HUMAN RESOURCES AND THE PERSONNEL
COMMISSION. The administrator of the division of human resources shall
have the power and authority to adopt, amend, or rescind such rules as may
be necessary for proper administration of this chapter. Such rules shall
include:

A rule requiring the administrator, after consulting with each 12 (a) department to develop, adopt, and make effective, a job classification 13 system for positions covered by this chapter, based upon an analysis of the 14 duties and responsibilities of the positions. The job classification shall 15 include an appropriate title for each class, and a description of duties and 16 responsibilities of positions in the classes and the requirements of minimum 17 18 training, experience and other qualifications, suitable for the performance of duties of the position. 19

(b) A rule describing the relevant labor markets and benchmark job
 classifications used in the administrator's salary surveys.

(c) A rule requiring that all classes of positions which are common to
 the departments concerned shall have the same titles, minimum requirements
 and compensation ranges.

(d) A rule providing for review by the administrator of the personnelsystem including classifications and compensation policies and procedures.

27 (e) A rule that, notwithstanding the procedure for examination and ranking of eligibles on a register provided in subsection (f) of this 28 section, an agency may appoint an individual directly into an entrance or 29 promotional probation if the division of vocational rehabilitation, Idaho 30 31 commission for the blind and visually impaired or the industrial commission certifies, with the concurrence of division of human resources staff, that 32 the individual (1) has a disability or handicap as defined under state 33 or federal law; (2) is qualified to perform the essential functions of a 34 35 particular classified position with or without reasonable accommodation; and (3) lacks competitiveness in the examination process due to the 36 disability or handicap. The probationary period as provided in subsection 37 (j) of this section shall be the sole examination for such individuals. 38

(f) A rule requiring fair and impartial selection of appointees to
all positions other than those defined as nonclassified in this chapter,
on the basis of open competitive merit examinations or evaluations. An
application for an examination will be accepted after the closing date of the

examination from a person who was serving in the armed forces, or undergoing 1 service-connected hospitalization up to one (1) year following discharge. 2 The application must be submitted within one hundred twenty (120) days 3 of separation from the armed forces or hospitalization and prior to the 4 expiration of the register established as a result of the examination. A 5 disabled veteran may file an application at any time up until a selection 6 has been made for any position for which the division maintains a register 7 as a source for future job openings or for which a register is about to be 8 established, provided he or she has not already been examined twice for the 9 10 same position and grade for which application is made, does not have current eligibility on that register, or is not serving in a competitive position in 11 the same grade for which application is made. Examinations may be assembled 12 or unassembled and may include various examining techniques such as rating 13 14 of training and experience, written tests, oral interviews, recognition of professional licensing, performance tests, investigations and any other 15 measure of ability to perform the duties of the position. Examinations 16 17 shall be scored objectively. Five (5) percentage points shall be added to the earned rating of any veteran as defined in section 65-502, Idaho Code, 18 and the widow or widower of any veteran as defined in section 65-502, Idaho 19 Code, as long as he or she remains unmarried. Pursuant to section 65-504, 20 Idaho Code, ten (10) percentage points shall be added to the earned rating 21 of any disabled veteran as defined in section 65-502, Idaho Code, the widow 22 or widower of any disabled veteran as long as he or she remains unmarried or 23 the spouse of any eligible disabled veteran who cannot qualify for any public 24 employment because of a service-connected disability. Employment registers 25 shall be established in order of final score except that the names of all five 26 27 (5) and ten (10) percentage point preference eligibles resulting from any merit system or civil service examination shall be placed on the register in 28 accordance with their augmented rating. Certification of eligibility for 29 appointment to vacancies shall be in accordance with a formula which limits 30 selection by the hiring department from among the ten twenty-five (1025) top 31 ranking available eligibles plus the names of all individuals with scores 32 identical to the tenth twenty-fifth ranking eligible on the register. A 33 register with at least five (5) eligibles shall be adequate. Selective 34 35 certification shall be permitted when justified by the hiring department, under rules to be made by the division defining adequate justification based 36 on the duties and requirements of the positions. Such examinations need not 37 be held until after the rules have been adopted, the service classified and 38 a pay plan established, but shall be held not later than one (1) year after 39 departments commence participation in the personnel system. 40

(g) A rule that, whenever practicable, a vacancy in a classified position shall be filled by the promotion of a qualified employee of the agency in which the vacancy occurs. An interagency promotion shall be made through competitive examination and all qualified state employees shall have the opportunity to compete for such promotions. If an employee's name appears within certifiable range on a current register for a higher class of position, he shall be eligible for a transfer and promotion.

(h) A rule for development and maintenance of a system of service
 ratings and the use of such ratings by all departments in connection with
 promotions, demotions, retentions, separations and reassignments. The

rule shall require that an evaluation of each classified employee shall be
made after each two thousand eighty (2,080) hour period of credited state
service, and that a copy of the evaluation shall be filed with the division.

4 (i) A rule prohibiting disqualification of any person from taking an
5 examination, from appointment to a position, from promotion, or from holding
6 a position because of race or national origin, color, sex, age, political or
7 religious opinions or affiliations, and providing for right of appeal.

(j) A rule establishing a probation period not to exceed one thousand 8 forty (1,040) hours of credited state service for all appointments and 9 10 promotions, except that peace officers as defined in section 19-5101, Idaho Code, shall be subject to a probation period of two thousand eighty (2,080) 11 hours of credited state service, and for the appointing authority to provide 12 the employee and the administrator a performance evaluation indicating 13 14 satisfactory or unsatisfactory performance not later than thirty (30) days after the expiration of the probationary period. The rule shall provide 15 that if the appointing authority fails to provide a performance evaluation 16 within thirty (30) days after the expiration of the probationary period, 17 the employee shall be deemed to have satisfactorily completed the probation 18 unless the appointing authority receives approval from the administrator to 19 extend the probationary period for good cause for an additional specified 20 period not to exceed one thousand forty (1,040) hours of credited state 21 service. If an employee is performing in an unsatisfactory manner during 22 the entrance probationary period, the appointing authority shall ask the 23 employee to resign, and if no resignation is submitted, shall terminate the 24 employment of such employee without the right of grievance or appeal. 25

- 26 27

(k) A rule concerning provisional appointments.

(1) A rule concerning temporary appointments.

(m) A rule governing the employment of consultants and persons retainedunder independent contract.

(n) A rule for the disciplinary dismissal, demotion, suspension or
 other discipline of employees only for cause with reasons given in writing.
 Such rule shall provide that any of the following reasons shall be proper
 cause for the disciplinary dismissal, demotion or suspension of any employee
 in the state classified service:

Failure to perform the duties and carry out the obligations imposed
 by the state constitution, state statutes and rules of the employee's
 department, or rules of the administrator or the division.

Inefficiency, incompetency, or negligence in the performance of
 duties, or job performance that fails to meet established performance
 standards.

3. Physical or mental incapability for performing assigned duties.

42 4. Refusal to accept a reasonable and proper assignment from an43 authorized supervisor.

5. Insubordination or conduct unbecoming a state employee or conductdetrimental to good order and discipline in the employee's department.

6. Intoxication on duty.

47 7. Careless, negligent, or improper use or unlawful conversion of state48 property, equipment or funds.

8. Use of any influence which violates the principles of the merit system in an attempt to secure a promotion or privileges for individual advantage.

9. Conviction of official misconduct in office, or conviction of any
felony, or conviction of any other crime involving moral turpitude.

6 10. Acceptance of gifts in exchange for influence or favors given in the7 employee's official capacity.

8 11. Habitual pattern of failure to report for duty at the assigned place9 and time.

10 12. Habitual improper use of sick leave privileges.

11 13. Unauthorized disclosure of confidential information from official 12 records.

13 14. Absence without leave.

14 15. Misstatement or deception in the application for the position.

15 16. Failure to obtain or maintain a current license or certificate

16 lawfully required as a condition for performing the duties of the job.17 17. Prohibited participation in political activities.

(o) A rule to establish procedures for maintenance of a record of the
 employment history and appropriate information relating to performance of
 all employees under the personnel system. For the purposes of this rule, the
 state shall be considered one (1) employer.

state shall be considered one (1) employer.
 (p) Rules to provide for recruitment programs in cooperation with
 department heads and the employment security agency in keeping with current
 employment conditions and labor market trends.

(q) Rules to establish procedures for examinations as necessary for
the purpose of maintaining current registers from which to fill employment
vacancies.

(r) Other rules not inconsistent with the foregoing provisions of
 this section as may be necessary and proper for the administration and
 enforcement of this chapter.

31

1

2

3

(s) A rule concerning "project exempt" appointments.

(t) Rules relating to leave for state employees from official duties
 including, but not limited to, sick leave, military leave, jury duty,
 leaves of absence without compensation and such other forms of absence from
 performance of duties in the course of state employment as may be necessary.

36 (u) A rule providing up to twenty-five percent (25%) shift differential37 pay based on local market practices.

(v) A rule to establish guidelines for awarding employee suggestion
 awards set forth in sections 59-1603 and 67-5309D, Idaho Code.

40 (w) A rule to establish the reimbursement of moving expenses for a41 current or newly-hired state employee.

42 (x) A rule to allow, at the request of the hiring agency, temporary
43 and acting appointment service time to count toward fulfilling entrance
44 probationary requirements as established in section 67-5309(j), Idaho Code.

4