S.B. NO. ³⁰⁰⁷ S.D. 2

A BILL FOR AN ACT

RELATING TO HIRING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that the State is facing 2 unprecedented vacancies in state positions. According to the 3 department of human resources development, the state vacancy 4 rate is twenty-three per cent, as reported by departments on 5 November 1, 2022. One contributing factor to the number of 6 state job vacancies is the length of time between when a person 7 applies for a state job to when that person receives a response. 8 The department of human resources development may take up to 9 three to six months to send a list of applicants to a department to schedule an interview. By this time, many qualified 10 11 applicants have either found a different job or forgotten 12 entirely about continuing the application process for a state 13 job.

14 The legislature further finds that the large amount of vacancies in the state workforce is exacerbating the state 15 worker shortage, leaving fewer workers to carry the workload and 16 leading to burnout and further worker flight. To support the 17

2024-2611 SB3007 HD1 HMSO

S.B. NO. 3007 S.D. 2

currently employed state workforce, departments must be
adequately staffed with dedicated workers.

3 The legislature recognizes that departments have requested 4 the ability to review their own applicants as soon as a job 5 posting closes or on a rolling basis. While this may not be 6 practical for all job postings, the ability for departments to 7 select their own highest-need positions and review those job 8 applications directly deserves consideration. A department also 9 has the expertise to determine whether an applicant meets 10 minimum qualifications for a job within that department. This 11 internal department review will not only speed up the review process for key positions but will also relieve the workload of 12 13 the department of human resources development, allowing it to 14 review the remaining applications for other job openings faster. 15 Accordingly, the purpose of this Act is to: 16 (1)Allow a state department, division, or agency, rather 17 than the department of human resources development, to 18 conduct a minimum qualification review of applicants 19 for vacant positions within the department, division,

20 or agency; and

2024-2611 SB3007 HD1 HMSO

S.B. NO. ³⁰⁰⁷ S.D. 2 H.D. 1

1	(2)	Require the department of human resources development
2		to provide state departments, divisions, and agencies
3		the applications received for vacancies under certain
4		circumstances.
5	SECT	ION 2. Chapter 76, Hawaii Revised Statutes, is amended
6	by adding	a new section to be appropriately designated and to
7	read as fo	ollows:
8	" <u>§76</u>	- Recruitment; minimum qualification review; state
9	department	ts, divisions, and agencies. (a) Notwithstanding any
10	other law	to the contrary, a state department, division, or
11	agency, ra	ather than the department of human resources
12	developmen	nt, may conduct a minimum qualification review of
13	applicants	s for vacant positions within that department,
14	division,	or agency.
15	(b)	A state department, division, or agency that elects to
16	conduct it	ts own minimum qualification review of applicants for a
17	vacancy pu	irsuant to subsection (a) shall notify the department
18	of human n	resources development, which shall provide to the
19	department	c, division, or agency:

2024-2611 SB3007 HD1 HMSO



1	(1)	For positions with a recruitment closing date, the
2		applications received for the vacancy received by the
3		closing date for that vacancy; or
4	(2)	For continuous recruitment positions, the applications
5		received for the vacancy that have been received by a
6		certain date, as determined by the state department,
7		division, or agency; provided that the department of
8		human resources development shall continue to transmit
9		applications for that position on a reasonable rolling
10		basis until the particular vacancy is filled;
11	provided	that the department of human resources development
12	shall sub	mit the applications received for a vacancy immediately
13	to a state	e department, division, or agency if requested by the
14	applicable	e state department, division, or agency.
15	(c)	In conducting the minimum qualification review of an
16	applicant	, a state department, division, or agency may consider
17	any alter	native qualifications and substitutions that may be
18	used in p	lace of the minimum qualifications. If a state
19	departmen	t, division, or agency considers any other alternative
20	qualifica	tions or substitutions, that department, division, or
21	agency sha	all send justification for using the alternative





1	qualification or substitution to the department of human
2	resources development.
3	(d) Upon completing the minimum qualification review of
4	applicants for a vacancy, the state department, division, or
5	agency shall submit to the department of human resources
6	development the applications for individuals who have met the
7	minimum qualifications for the vacancy. The department of human
8	resources development shall complete any other tasks necessary
9	to facilitate the hiring of the applicants, including auditing
10	and correcting any errors found in the minimum qualification
11	review, as applicable."
12	SECTION 3. New statutory material is underscored.

13 SECTION 4. This Act shall take effect on July 1, 3000.





Report Title:

State Departments; Department of Human Resources Development; Civil Service; Minimum Qualification Review

Description:

Authorizes a state department, division, or agency, rather than the Department of Human Resources Development, to conduct a minimum qualification review of applicants for vacant positions within the department, division, or agency. Requires the Department of Human Resources Development to provide state departments, divisions, and agencies the applications received for vacancies under certain circumstances. Effective 7/1/3000. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

