# 093\_HB1195sam002

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### AMENDMENT TO HOUSE BILL 1195

2 AMENDMENT NO. \_\_\_\_. Amend House Bill 1195 by replacing 3 everything after the enacting clause with the following:

4 "Section 1. Short title. This Act may be cited as the5 Fire Department Promotion Act.

6 Section 5. Definitions. In this Act:

"Affected department" or "department" means a full-time 7 municipal fire department that is subject to a collective 8 9 bargaining agreement or the fire department operated by a 10 full-time fire protection district that is subject to a collective bargaining agreement. The terms do not include 11 fire departments operated by the State, a university, or a 12 municipality with a population over 1,000,000 or any unit of 13 14 local government other than a municipality or fire protection 15 district. The terms also do not include a combined department that was providing both police and firefighting services on 16 17 January 1, 2002.

18 "Appointing authority" means the Board of Fire and Police 19 Commissioners, Board of Fire Commissioners, Civil Service 20 Commissioners, Superintendent or Department Head, Fire 21 Protection District Board of Trustees, or other entity having 22 the authority to administer and grant promotions in an 1 affected department.

2 "Promotion" means any appointment or advancement to a rank within the affected department (1) for which 3 an 4 examination was required before January 1, 2001; (2) that is 5 included within a bargaining unit; or (3) that is the next rank immediately above the highest rank included within a 6 7 bargaining unit, provided such rank is not the only rank between the Fire Chief and the highest rank included within 8 9 the bargaining unit, or is a rank otherwise accepted under item (i), (ii), (iii), (iv), or (v) of this definition 10 11 "Promotion" does not include appointments (i) that are for fewer than 180 days; (ii) to the positions of Superintendent, 12 or other chief executive officer; (iii) 13 Chief, to an exclusively administrative or executive rank for which an 14 examination is not required; (iv) to a rank that was exempted 15 16 by a home rule municipality prior to January 1, 2002, provided that after the effective date of this Act no home 17 rule municipality may exempt any future or existing ranks 18 19 from the provisions of this Act; or (v) to an administrative rank immediately below the Superintendent, Chief, or other 20 21 chief executive officer of an affected department, provided 22 such rank shall not be held by more than 2 persons and there 23 is a promoted rank immediately below it. Notwithstanding the exceptions to the definition of "promotion" set forth in 24 25 items (i), (ii), (iii), (iv), and (v) of this definition, promotions shall include any appointments to ranks covered by 26 the terms of a collective bargaining agreement in effect on 27 the effective date of this Act. 28

Preliminary promotion list" means the rank order of eligible candidates established in accordance with subsection (b) of Section 20 prior to applicable veteran's preference points. A person on the preliminary promotion list who is eligible for veteran's preference under the laws and agreements applicable to the appointing authority may file a 1 written application for that preference within 10 days after 2 the initial posting of the preliminary promotion list. The preference shall be calculated in accordance with Section 55 3 4 and applied as an addition to the person's total point score 5 The appointing authority shall make on the examination. б adjustments to the preliminary promotion list based on any 7 veteran's preference claimed and the final adjusted promotion list shall then be posted by the appointing authority. 8

9 "Final adjusted promotion list" means the promotion list for the position that is in effect on the date the position 10 11 is created or the vacancy occurs. If there is no final adjusted promotion list in effect for that position on that 12 13 date, or if all persons on the current final adjusted promotion list for that position refuse the promotion, 14 the 15 affected department shall not make a permanent promotion 16 until a new final adjusted promotion list has been prepared in accordance with this Act, but may make a temporary 17 appointment to fill the vacancy. Temporary appointments shall 18 19 not exceed 180 days.

Each component of the promotional test shall be scored on a scale of 100 points. The component scores shall then be reduced by the weighting factor assigned to the component on the test and the scores of all components shall be added to produce a total score based on a scale of 100 points.

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Section 10. Applicability.

This Act shall apply to all positions in an affected 26 (a) department, except those specifically excluded in items (i), 27 (ii), (iii), (iv), and (v) of the definition of "promotion" 28 29 in Section 5 unless such positions are covered by a collective bargaining agreement in force on the effective 30 31 date of this Act. Existing promotion lists shall continue to be valid until their expiration dates, or up to a maximum of 32 3 years after the effective date of this Act. 33

1 (b) Notwithstanding any statute, ordinance, rule, or 2 other laws to the contrary, all promotions in an affected department to which this Act applies shall be administered in 3 4 the manner provided for in this Act. Provisions of the 5 Illinois Municipal Code, the Fire Protection District Act, 6 municipal ordinances, or rules adopted pursuant to such 7 authority and other laws relating to promotions in affected 8 departments shall continue to apply to the extent they are 9 compatible with this Act, but in the event of conflict between this Act and any other law, this Act shall control. 10

11 (c) A home rule or non-home rule municipality may not administer its fire department promotion process in a manner 12 inconsistent with this Act. This Section is a 13 that is limitation under subsection (i) of Section 6 of Article VII 14 15 of the Illinois Constitution on the concurrent exercise by 16 home rule units of the powers and functions exercised by the 17 State.

18 (d) This Act is intended to serve as a minimum standard19 and shall be construed to authorize and not to limit:

20 (1) An appointing authority from establishing
21 different or supplemental promotional criteria or
22 components, provided that the criteria are job-related
23 and applied uniformly to identify merit factors for the
24 promotion of the candidate of the highest rank.

(2) The negotiation by an employer and an exclusive
bargaining representative of clauses within a collective
bargaining agreement relating to conditions of procedures
for the promotion of employees who are members of
bargaining units who are not specifically excluded under
the definition of "promotion" in Section 10 of this Act.

31 (3) The negotiation by an employer and an exclusive
 32 bargaining representative of provisions within a
 33 collective bargaining agreement to achieve affirmative
 34 action objectives, provided that such clauses are

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consistent with applicable law.

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Section 15. Promotion process.

3 (a) For the purpose of granting promotion to any rank to 4 which this Act applies, the appointing authority shall from 5 time to time, as necessary, administer a promotion process in 6 accordance with this Act.

7 (b) Eligibility requirements to participate in the 8 promotional process may include a minimum requirement as to employment, education, training, the length of 9 and 10 certification in subjects and skills related to fire fighting. After the effective date of this Act, any 11 such eligibility requirements shall be published at least one year 12 prior to the date of the beginning of the promotional process 13 and all members of the affected department shall be given an 14 15 equal opportunity to meet those eligibility requirements.

(c) All aspects of the promotion process shall 16 be 17 equally accessible to all eligible employees of the 18 department. Every component of the testing and evaluation procedures shall be published to all eligible candidates when 19 20 the announcement of promotional testing is made. The scores 21 for each component of the testing and evaluation procedures 22 shall be disclosed to each candidate as soon as practicable after the component is completed. 23

24 The appointing authority shall provide a separate (d) promotional examination for each rank that is filled by 25 examinations 26 promotion. All for promotion shall be competitive among the members of the next lower rank who meet 27 28 the established eligibility requirements and desire to submit 29 themselves to examination. The appointing authority may employ consultants to design and administer promotion 30 31 examinations or may adopt any job-related examinations or study materials that may become available, so long as they 32 comply with the requirements of this Act. 33

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Section 20. Promotion lists.

2 (a) For the purpose of granting a promotion to any rank 3 to which this Act applies, the appointing authority shall 4 from time to time, as necessary, prepare a preliminary 5 promotion list in accordance with this Act. The preliminary 6 promotion list shall be distributed, posted, or otherwise 7 made conveniently available by the appointing authority to 8 all members of the department.

9 A person's position on the preliminary promotion (b) list shall be determined by a combination of factors which 10 11 may include any of the following: (i) the person's score on written examination for that rank, determined in 12 the accordance with Section 35; (ii) the person's seniority 13 within the department, determined in accordance with Section 14 15 40; (iii) the person's ascertained merit, determined in 16 accordance with Section 45; and (iv) the person's score on the subjective evaluation, determined in accordance with 17 Section 50. Candidates shall be ranked on the list in rank 18 19 order based on the highest to the lowest total points scored on all of the components of the test. Promotional components, 20 21 as defined herein, shall be determined and administered in 22 accordance with the referenced Section, unless otherwise 23 modified or agreed to as provided by paragraph (1) or (2) of subsection (e) of Section 10. The use of physical criteria, 24 25 including but not limited to fitness testing, agility testing, and medical evaluations, is specifically barred from 26 27 the promotion process.

(c) A person on the preliminary promotion list who is 28 29 eligible for a veteran's preference under the laws and 30 agreements applicable to the department may file a written application for that preference within 10 days after the 31 32 initial posting of the preliminary promotion list. The preference shall be calculated as provided under Section 55 33 and added to the total score achieved by the candidate on the 34

1 test. The appointing authority shall then make adjustments 2 to the rank order of the preliminary promotion list based on any veteran's preferences awarded. The final 3 adjusted 4 list shall then be distributed, posted, promotion or 5 otherwise made conveniently available by the appointing б authority to all members of the department.

7 (d) Whenever a promotional rank is created or becomes 8 vacant due to resignation, discharge, promotion, death, or 9 the granting of a disability or retirement pension, or any other cause, the appointing authority shall appoint to that 10 11 position the person with the highest ranking on the final promotion list for that rank, except that the appointing 12 authority shall have the right to pass over that person and 13 appoint the next highest ranked person on the list if the 14 15 appointing authority has reason to conclude that the highest 16 ranking person has demonstrated substantial shortcomings in work performance or has engaged in misconduct affecting the 17 18 person's ability to perform the duties of the promoted rank 19 since the posting of the promotion list. If the highest ranking person is passed over, the appointing authority shall 20 document its reasons for its decision to select the next 21 22 highest ranking person on the list. Unless the reasons for 23 passing over the highest ranking person are not remedial, no person who is the highest ranking person on the list at 24 the 25 time of the vacancy shall be passed over more than once. Anv as to the selection of the first or second 26 dispute highest-ranking person shall be subject to resolution 27 in accordance with any grievance procedure in effect covering 28 the employee. Local authorities affected by this Section may 29 30 agree to waive this Section and bargain on its contents.

A vacancy shall be deemed to occur in a position on the date upon which the position is vacated, and on that same date, a vacancy shall occur in all ranks inferior to that rank, provided that the position or positions continue to be

1 funded and authorized by the corporate authorities. If а 2 vacated position is not filled due to a lack of funding or authorization and is subsequently reinstated, the final 3 4 promotion list shall be continued in effect until all positions vacated have been filled or for a period up to 5 5 years beginning from the date on which the position was 6 7 vacated. In such event, the candidate or candidates who 8 would have otherwise been promoted when the vacancy originally occurred shall be promoted. 9

10 Any candidate may refuse a promotion once without losing 11 his or her position on the final adjusted promotion list. 12 Any candidate who refuses promotion a second time shall be 13 removed from the final adjusted promotion list, provided that 14 such action shall not prejudice a person's opportunities to 15 participate in future promotion examinations.

16 (e) A final adjusted promotion list shall remain valid and unaltered for a period of not less than 2 nor more than 3 17 years after the date of the initial posting. 18 Integrated 19 lists are prohibited and when a list expires it shall be void, except as provided in subsection (d) of this Section. 20 21 If a promotion list is not in effect, a successor list shall be prepared and distributed within 180 days after a vacancy, 22 23 as defined in subsection (d) of this Section.

(f) This Section 20 does not apply to the initial hiringlist.

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## Section 25. Monitoring.

All aspects of the promotion process, including 27 (a) 28 without limitation the administration, scoring, and posting 29 of for the written examination and subjective scores evaluation and the determination and posting of seniority and 30 31 ascertained merit scores, shall be subject to monitoring and review in accordance with this Section and Sections 30 and 32 50. 33

1 (b) Two impartial persons who are not members of the 2 affected department shall be selected to act as observers by 3 the exclusive bargaining agent. The appointing authorities 4 may also select 2 additional impartial observers.

5 (c) The observers monitoring the promotion process are 6 authorized to be present and observe when any component of 7 the test is administered or scored. Except as otherwise 8 agreed to in a collective bargaining agreement, observers may 9 not interfere with the promotion process, but shall promptly 10 report any observed or suspected violation of the 11 requirements of this Act or an applicable collective 12 bargaining agreement to the appointing authority and all other affected parties. 13

(d) The provisions of this Section do not apply to the
extent that they are inconsistent with provisions otherwise
agreed to in a collective bargaining agreement.

17 Section 30. Promotion examination components. Promotion examinations that include components consisting of written 18 examinations, seniority points, ascertained 19 merit, or subjective evaluations shall be administered as provided in 20 21 Sections 35, 40, 45 and 50. The weight, if any, that is 22 given to any such component included in a test may be set at the discretion of the appointing authority provided that such 23 24 weight shall be subject to modification by the terms of anv collective bargaining agreement in effect on the effective 25 date of this Act or thereafter by negotiations between 26 the employer and an exclusive bargaining representative. 27 If the 28 appointing authority establishes a minimum passing score, 29 such score shall be announced prior to the date of the 30 promotion process and it must be an aggregate of all 31 components of the testing process. All candidates shall be 32 allowed to participate in all components of the testing 33 process irrespective of their score on any one component. The

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provisions of this Section do not apply to the extent that they are inconsistent with provisions otherwise agreed to in a collective bargaining agreement.

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## Section 35. Written examinations.

5 appointing authority may not condition (a) The eligibility to take the written examination 6 on the candidate's score on any of the previous components of the 7 examination. The written examination for a particular 8 rank shall consist of matters relating to the duties regularly 9 10 performed by persons holding that rank within the department. The examination shall be based only on the contents of 11 12 written materials that the appointing authority has identified and made readily available to potential examinees 13 least 90 days before the examination is administered. The 14 at 15 test questions and material must be pertinent to the particular rank for which the examination is being given. The 16 17 written examination shall be administered after the 18 determination and posting of the seniority list, ascertained merit points, and subjective evaluation scores. The written 19 20 examination shall be administered, the test materials opened, and the results scored and tabulated. 21

22 Written examinations shall be graded (b) at. the examination site on the day of the examination immediately 23 24 upon completion of the test in front of the observers if such observers are appointed under Section 25, or if the tests 25 are graded offsite by a bona fide testing agency, the 26 observers shall witness the sealing and the shipping of 27 the tests for grading and the subsequent opening of the scores 28 29 upon the return from the testing agency. Every examinee shall have the right (i) to obtain his or her score on the 30 31 examination on the day of the examination or upon the day of its return from the testing agency (or the appointing 32 33 authority shall require the testing agency to mail the 1 individual scores to any address submitted by the candidates 2 on the day of the examination); and (ii) to review the 3 answers to the examination that the examiners consider 4 correct. The appointing authority may hold a review session 5 after the examination for the purpose of gathering feedback 6 on the examination from the candidates.

(c) Sample written examinations may be examined by the 7 8 appointing authority and members of the department, but no 9 in the department or the appointing authority person (including the Chief, Civil Service Commissioners, Board of 10 11 Fire and Police Commissioners, Board of Fire Commissioners, or Fire Protection District Board of Trustees and other 12 appointed or elected officials) may see or examine the 13 specific questions on the actual written examination before 14 15 the examination is administered. If a sample examination is 16 used, actual test questions shall not be included. It is a violation of this Act for any member of the department or the 17 appointing authority to obtain or divulge foreknowledge of 18 19 the contents of the written examination before it is administered. 20

(d) Each department shall maintain reading and study materials for its current written examination and the reading list for the last 2 written examinations or for a period of 5 years, whichever is less, for each rank and shall make these materials available and accessible at each duty station.

(e) The provisions of this Section do not apply to the
extent that they are inconsistent with provisions otherwise
agreed to in a collective bargaining agreement.

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## Section 40. Seniority points.

30 (a) Seniority points shall be based only upon service 31 with the affected department and shall be calculated as of 32 the date of the written examination. The weight of this 33 component and its computation shall be determined by the appointing authority or through a collective bargaining
 agreement.

3 (b) A seniority list shall be posted before the written 4 examination is given and before the preliminary promotion 5 list is compiled. The seniority list shall include the 6 seniority date, any breaks in service, the total number of 7 eligible years, and the number of seniority points.

8 (c) The provisions of this Section do not apply to the 9 extent that they are inconsistent with provisions otherwise 10 agreed to in a collective bargaining agreement.

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Section 45. Ascertained merit.

include 12 (a) The promotion test may points for ascertained merit. Ascertained merit points may be awarded 13 for education, training, and certification in subjects and 14 15 skills related to the fire service. The basis for granting ascertained merit points, after the effective date of 16 this 17 Act, shall be published at least one year prior to the date 18 ascertained merit points are awarded and all persons eligible to compete for promotion shall be given an equal opportunity 19 20 to obtain ascertained merit points unless otherwise agreed to 21 in a collective bargaining agreement.

(b) Total points awarded for ascertained merit shall be posted before the written examination is administered and before the promotion list is compiled.

25 (c) The provisions of this Section do not apply to the 26 extent that they are inconsistent with provisions otherwise 27 agreed to in a collective bargaining agreement.

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Section 50. Subjective evaluation.

(a) A promotion test may include subjective evaluation
 components. Subjective evaluations may include an oral
 interview, tactical evaluation, performance evaluation, or
 other component based on subjective evaluation of the

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examinee. The methods used for subjective evaluations may
 include using any employee assessment centers, evaluation
 systems, chief's points, or other methods.

4 (b) Any subjective component shall be identified to all 5 candidates prior to its application, be job-related, and be 6 applied uniformly to all candidates. Every examinee shall 7 have the right to documentation of his or her score on the 8 subjective component upon the completion of the subjective 9 examination component or its application.

10 (c) Where chief's points or other subjective methods are 11 employed that are not amenable to monitoring, monitors shall 12 not be required, but any disputes as to the results of such 13 methods shall be subject to resolution in accordance with any 14 collectively bargained grievance procedure in effect at the 15 time of the test.

(d) Where performance evaluations are used as a basis for promotions, they shall be given annually and made readily available to each candidate for review and they shall include any disagreement or documentation the employee provides to refute or contest the evaluation. These annual evaluations are not subject to grievance procedures.

(e) Total points awarded for subjective components shall
be posted before the written examination is administered and
before the promotion list is compiled.

25 (f) The provisions of this Section do not apply to the 26 extent that they are inconsistent with provisions otherwise 27 agreed to in a collective bargaining agreement.

28 Section 55. Veterans' preference. A person on a 29 preliminary promotion list who is eligible for veteran's 30 preference under any law or agreement applicable to an 31 affected department may file a written application for that preference within 10 days after the initial posting of the 32 33 preliminary promotion list. The veteran's preference shall

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be calculated as provided in the applicable law and added to the applicant's total score on the preliminary promotion list. Any person who has received a promotion from a promotion list on which his or her position was adjusted for veteran's preference, under this Act or any other law, shall not be eligible for any subsequent veteran's preference under this Act.

8 Section 60. Right to review. Any affected person or party 9 who believes that an error has been made with respect to 10 eligibility to take an examination, examination result, 11 placement or position on a promotion list, or veteran's 12 preference shall be entitled to a review of the matter by the 13 appointing authority or as otherwise provided by law.

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#### Section 65. Violations.

15 (a) A person who knowingly divulges or receives test 16 questions or answers before a written examination, or 17 otherwise knowingly violates or subverts any requirement of 18 this Act commits a violation of this Act and may be subject 19 to charges for official misconduct.

20 (b) A person who is the knowing recipient of test 21 information in advance of the examination shall be 22 disqualified from the promotion examination or demoted from 23 the rank to which he was promoted, as applicable and 24 otherwise subjected to disciplinary actions.

25 Section 900. The State Mandates Act is amended by adding 26 Section 8.27 as follows:

27 (30 ILCS 805/8.27 new)

28 <u>Sec. 8.27. Exempt mandate.</u> Notwithstanding Sections 6 29 and 8 of this Act, no reimbursement by the State is required 30 for the implementation of any mandate created by this

# 1 <u>amendatory Act of the 93rd General Assembly.</u>

Section 999. Effective date. This Act takes effect upon
becoming law.".