

2022

Affirmative Action Plan



Promoting Fairness & Equality www.illinois.gov/DHR

ILLINOIS DEPARTMENT OF HUMAN RIGHTS

FISCAL YEAR 2022

AFFIRMATIVE ACTION PLAN

JAMES L. BENNETT DIRECTOR

IDHR FY 2022 Affirmative Action Plan

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Introduction

The Illinois Human Rights Act authorizes the Department of Human Rights to issue guidelines for the development and implementation of affirmative action plans by state executive agencies and to approve such plans. These guidelines apply to the state executive departments, boards, commissions, and instrumentalities of Illinois state government.

This Affirmative Action Plan is a detailed and resultsoriented set of procedures arising from an in-depth review of all aspects of the agency's employment process, which should impact equal employment opportunities for minorities, women, and people with disabilities. Each fiscal year, a state executive agency's affirmative action plan must adhere to the format, content, and procedures outlined by the Department of Human Rights.

Herein is the approved Affirmative Action Plan for the Illinois Department of Human Rights.

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PART I

Equal Employment Opportunity/Affirmative Action Program <u>Certification</u>

AGENCY:

Illinois Department of Human Rights

555 W. Monroe Street, 7th Flr.

ADDRESS:

 TELEPHONE NUMBER:
 (312) 814-6200

CHIEF EXECUTIVE OFFICER: James L. Bennett, Director

EEO/AA OFFICER:

<u>Martin Duncan</u>

This is to certify that the attached document represents the Equal Employment Opportunity/Affirmative Action Program of this agency.

Jim Semet

James L. Bennett, Director Dated: 9/1/2021

Martin Duncan, EEO/AA Officer Dated: 9/1/2021

Director's Policy Statement on EEO/AA

It is the Policy of the Illinois Department of Human Rights to provide equal employment opportunity and to vigorously pursue affirmative action efforts in instances of underutilization. The Department will fully comply with all non-discrimination and affirmative action requirements of state and federal laws, rules, regulations, and executive orders.

In furtherance of this policy, the following agency policies are hereby reaffirmed:

- 1. Decisions regarding recruitment, hiring, training, promotion, renewal of employment, layoffs, tenure or terms, privileges or conditions of employment, discipline and discharge will be made without regard to race, color, sex, sexual orientation/transgender status, religion, marital/parental status, age, national origin/ancestry, military status, unfavorable discharge from military service, citizenship status, physical or mental disability, political affiliation and/or beliefs, pregnancy, order of protection status or any other non-merit status.
- 2. It is the responsibility of the Department's EEO/AA Officer to monitor the agency's employment status and personnel transactions, and to advise me as to whether or not the agency is in compliance with this policy.
- 3. Employees shall not discriminate, harass in any manner, or cause intentional harm or disrespect to any fellow employee.
- 4. Reasonable accommodation will be provided to applicants and employees with disabilities, unless such accommodation would cause the agency to experience undue hardship.
- 5. Affirmative action will be taken to correct the underutilization of minorities, females and people with disabilities at all levels of employment.
- 6. It is the responsibility of each individual employee to refrain from sexual harassment in the workplace. No employee should be subjected to unsolicited or unwelcome sexual overtures or conduct in the workplace. Furthermore, it is the responsibility of all supervisors to make sure that the work environment is free from sexual harassment.
- 7. Any employee or applicant who feels that he/she has been discriminated against, should feel free, absent fear or retaliation, to file a discrimination complaint with the agency's EEO Officer, Martin Duncan.
- 8. The support of all executive, managerial, and supervisory staff in implementing this policy and ensuring compliance with non-discrimination and affirmative action laws and policies in this agency is expected. All employees are directed to fully comply with the provision of this policy.

The failure to comply with the provisions of this policy may result in disciplinary action up to and including discharge.

James L. Bennett, Director

Agency Profile

The Department of Human Rights administers the Illinois Human Rights Act, which prohibits discrimination because of race, color, religion, sex, pregnancy, sexual orientation, national origin, ancestry, citizenship status (with regard to employment), familial status (with regard to real estate transactions), age, marital status, physical or mental disability, order of protection status, military service (which includes veteran status), or unfavorable military discharge.

The Act prohibits discrimination in connection with employment opportunities, real estate transactions, access to financial credit, and the availability of public services and public accommodations. It also provides protection from sexual harassment in employment, sexual harassment of students in education, and retaliation for having filed a discrimination charge.

Organizational Structure

The Department is organized into five divisions consisting of Administration, Charge Processing, Fair Housing, Legal, and the Institute for Training and Development with additional offices and programs under each one.

Organizationally, the Administrative Division consists of the following program areas: Fiscal, Legislative Operations, Management Operations, Human Resources, the Outreach Unit and Public Information.

The Charge Processing Division receives and investigates charges of discrimination in connection with employment opportunities, access to financial credit, or the availability of public services and public accommodations, sexual harassment in employment, sexual harassment of students in education, and retaliation for having opposed discrimination. The Charge Processing Division is the largest division in the Department, consisting of the Intake unit, Investigation groups, Mediation unit and Operations unit.

The Fair Housing Division receives and investigates charges of discrimination with housing and real estate transactions. The Fair Housing Division consists of the Intake unit and Investigation groups.

The Legal Division oversees the investigation works of the Department and monitors the Liaison unit and the Public Contracts unit.

The Institute for Training and Development provides a broad range of workshops and trainings in the areas of equal employment opportunity and fair housing, to enhance the sensitivity and technical knowledge of human rights for public and private organizations, municipal agencies, and the business sector.

Mission Statement

To secure for all individuals with the State of Illinois freedom from unlawful discrimination, and to establish and promote equal opportunity and affirmative action as a policy of the state for all its residents.

Vision Statement

We, the employees of the Illinois Department of Human Rights, believe that everyone has an inalienable right to live free from discrimination of any kind, in every aspect of life. We are dedicated to delivering quality service to the people of Illinois with integrity, honesty and respect.

Core Values

IDHR has intensified its focus around four core values:

NEUTRALITY

Driven by evidence. We are fair and impartial in our interactions and in the investigation of discrimination allegations.

COMMUNICATION

Two-way communication promotes trust. We communicate honestly, frequently and in a timely manner to ensure internal and external stakeholders have the information they need when they need it.

EFFICIENCY

Encouraging innovation to promote efficiency. We maximize IDHR's and our stakeholders' time and resources in new, innovative and effective ways to ensure greater levels of success in implementing the agency's mission.

HIGH MORALE

Valuing one another. We work together to build a culture of engagement in a workplace where we all contribute to our fullest potential.

IDHR Office Locations

The Illinois Department of Human Rights is at the following locations:

Chicago Office

555 W. Monroe Street 7th Floor Chicago, Illinois 60661 (312) 814-6200 (866) 740-3953 (TTY)

Springfield Office 535 W. Jefferson Street 1st Floor Springfield, Illinois 62702 (217) 785-5100 (866) 740-3953 (TTY)

Marion Office 2309 W. Main Street, Suite 112 Marion, IL 62959 (217) 785-5100 (866) 740-3953 (TTY)

Identification of the Individual Designated as Responsible to the Chief Executive for IDHR EEO/AA Functions

The individual assigned the responsibility of discharging the EEO/AA functions for the Illinois Department of Human Rights is Martin Duncan, 555 W. Monroe St., 7th Flr., Chicago, IL 60661, 312.814.6204. EEO/AA responsibilities include but are not limited to the following:

- 1. Develop EEO/AA policy statement for approval by the IDHR Director.
- 2. Develop the agency's Affirmative Action Plan, goals and objectives for the Director's approval.
- 3. Develop internal audits and reporting systems for measuring the effectiveness of agency programs indicating need for remedial action and determining the degree which the agency's goals and objectives have been obtained.
- 4. Provide assistance to executive/management staff in identifying and finding solutions to EEO problems.
- 5. Serve as liaison between the agency and EEO enforcement authorities.
- 6. Provide assistance to the ADA Coordinator for internal employees.
- 7. Conduct internal reviews periodically of IDHR operations to ensure that it is in compliance with the mandate of this plan.
- 8. Make quarterly reports to the agency's Director regarding the status of the agency with respect to meeting its goals and objectives.
- 9. Evaluate employment policies and practices and report immediately to the Director any such policies, practices and evaluation mechanisms that have adverse impact on minorities, women and persons with disabilities persons.
- 10. Inform management of new developments related to EEO.
- 11. Regularly confer with managers and supervisors to assure that the agency's EEO policies are being observed.
- 12. Report to the Director all internal complaints of discrimination against the agency.
- 13. Investigates internal complaints of discrimination and participate in the investigation of external charges of discrimination.
- 14. Analyze Layoff reports, Reorganization reports, Hiring and Promotion monitors and Exit Interview Questionnaires.

- 15. Provide counseling for any aggrieved employee or applicant for employment who believes that he or she has been discriminated against because of race, sex, sexual orientation, creed, religion, color, marital or parental status, age, national origin, ancestry, political affiliation and/or beliefs, mental and/or physical disability, military status, citizenship status, or other non-merit factors.
- 16. Immediately notify the Director and Liaison staff when unable to resolve employment practices or conditions, which have or tend to have disparate impact on minorities, women, or people with disabilities.
- 17. Develop methods by which to disseminate the agency's Affirmative Action Plan.

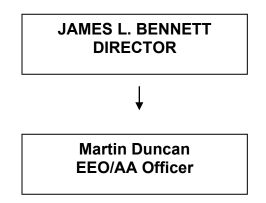
Methods of Dissemination of the Affirmative Action Plan and Policy

- I. Internal
 - (1) A copy of the Affirmative Action Plan will be available for review in the Marion, Springfield and Chicago offices;
 - (2) A Copy of the Plan will be made available to all agency managers, supervisory personnel and staff;
 - (3) Original copy of the Plan will be submitted to the Liaison Unit;
 - (4) Copies of the Director's Policy Statement will be posted in strategic areas throughout the agency.
 - (5) Display EEO/AA Posters in conspicuous locations.

II. External

- (1) Copies of the agency's Affirmative Action Plan will be sent to the State Library, Acquisitions Division, and Illinois Document Division;
- (2) A copy of the Plan will be available to all recruitment sources, minority/female organizations, state and federal regulatory agencies, etc.
- (3) A copy will be available on the department's website.

Organizational Chart of IDHR's EEO Network



PART II

Grouping of IDHR Job Titles by EEO Job Categories

OFFICIALS/ADMINISTRATORS

- 1. Senior Public Service Administrator
- 2. Public Service Administrator

PROFESSIONALS:

- 1. Accountant
- 2. Accountant Supervisor
- 3. Administrative Assistant I, II
- 4. Human Rights Specialist I, III
- 5. Human Rights Investigator I, II & III
- 6. Human Rights Investigator Trainee
- 7. Human Rights Mediator
- 8. Management Operations Analyst I
- 9. Technical Advisor II, III
- 10. Public Administrator Intern
- 11. Public Information Officer IV
- 12. Information Systems Analyst II
- 13. Information Services Specialist II

TECHNICIANS:

- 1. Account Technician I, II
- 2. Data Processing Specialist
- 3. Data Processing Supervisor I
- 4. Data Processing Technician
- 5. Data Processing Administrative Specialist

PARAPROFESSIONALS:

- 1. Executive Secretary I, II, III
- 2. Office Coordinator
- 3. Private Secretary II

ADMINISTRATIVE SUPPORT:

- 1. Office Assistant
- 2. Office Associate
- 3. Office Aide

Internal Workforce Analysis

The Illinois Department of Human Rights has 129 employees in three offices around the state, Chicago, Springfield, and Marion. The largest office is Chicago, with 115 employees; the Springfield office has 13 employees, and the Marion office 1. Overall, the agency is diverse. As the charts below show, 58% of the staff is female, 30% African American, and 32% Hispanic. Twenty-one percent of the staff has disabilities and two percent of the staff is Asian. The Department does not have any Native American or Hawaiian/Pacific staff members. The following figures are as of June 30, 2021.

IDHR Employees by Race

White	African American	Hispanic	Asian	Native American	Hawaiian Pacific
46	39	41	3	0	0
35.66%	30.23%	31.78%	2.33%	0%	0%

IDHR Employees by Race and Sex: Male

White	African American	Hispanic	Asian	Native American	Hawaiian Pacific	Total
20	15	19	0	0	0	54
15.50%	11.63%	14.73%	0%	0%	0%	41.86%

IDHR Employees by Race and Sex: Female

White	African American	Hispanic	Asian	Native American	Hawaiian Pacific	Total
26	24	22	3	0	0	75
20.16 %	18.60%	17.05%	2.33%	0%	0%	58.14%

IDHR Employees with Disabilities

Male	Female	Total
13	14	27
10.08%	10.85%	20.93%

Females are well represented in all levels of employment within the agency. They are: 52% of Officials/Administrators; 57% of Professionals; 50% of Technicians; 100% of Para-Professionals and 71% of Administrative Support. African American employees are well disseminated among the EEO job categories. They are: 36% of Officials/Administrators; 24% of Professionals; 100% of Technicians; 100% of Paraprofessionals; and 24% of Administrative Support. Hispanics/Latinos make up 24% of Officials/Administrators; 32% of Professionals; and 53% of Administrative Support. There are three Asian employees in the agency; two are in the Professional category, the other is in the administrative support category.

The Department hired sixteen (16) individuals in FY21. Of those sixteen, seven (7) were females (43%), two (2) were African American (12%), eight (8) were Hispanics (50%), two (2) were Asian American (12%), and none were persons with disabilities. There were nineteen (19) promotions: ten (10) were females (53%), seven (7) were African American (37%), and six (6) were Hispanics (31%).

In regards to discipline imposed during the year, there was one suspension issued to a white male.

Promotable Categories

OFFICIALS/ADMINISTRATORS

1. Professionals

PROFESSIONALS

- 1. Technicians
- 2. Paraprofessionals
- 3. Administrative Support

TECHNICIANS

- 1. Paraprofessionals
- 2. Administrative Support

PARAPROFESSIONALS

1. Administrative Support

ADMINISTRATIVE SUPPORT

1. None

Listing of Illinois Counties by Region

REGION 1

Cook DeKalb DuPage Grundy Kane Kankakee Kendall Lake McHenry Will

REGION 2 Boone Ogle Stephenson Winnebago

REGION 3

Bureau Carroll Henry Jo Daviess LaSalle Lee Mercer Putnam Rock Island Whiteside

REGION 4

Adams Brown Hancock Henderson Knox **McDonough** Pike Schuyler Warren

REGION 5

DeWitt Fulton Livingston Marshall Mason McLean Peoria Stark Tazewell Woodford

REGION 6

Champaign Douglas Ford Iroquois Piatt Vermilion

REGION 7

Christian Cass Greene Logan Macon Macoupin Menard Morgan Montgomery Sangamon Scott Shelby

REGION 8

Bond Calhoun Clinton Jersey Madison Monroe Randolph St. Clair Washington

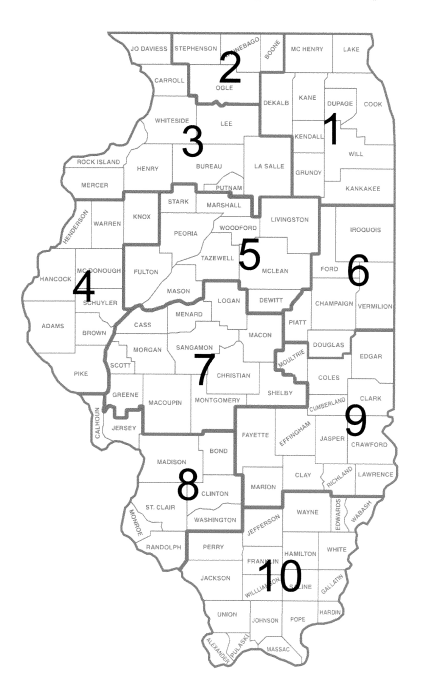
REGION 9

Clark Clay Coles Crawford Cumberland Edgar Effingham Fayette Jasper Lawrence Marion Moultrie Richland

REGION 10

Alexander	Perry
Edwards	Pope
Franklin	Pulaski
Gallatin	Saline
Hamilton	Union
Hardin	Wabash
Jackson	Wayne
Jefferson	White
Johnson	Williamson
Massac	

State Regional Map for IDHR



Illinois Department of Human Rights State Regional Map

Workforce Analysis by Region Region 1

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20.87%

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24 20.87%

PWD:

0.00%

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AI/AN:

3 2.61%

Asian:

41 35.65%

Hispanic/Latino:

37 32.17%

Black/African American:

34 29.57%

White:

21.54%

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AI/AN 0.00% 0.00%

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B/AA 36.67% 27.69%

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Total 16 30

Grand Total

EEO Category

30

Officials / Administrators Professionals

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Workforce Analysis by Region

Agency: <u>Department of Human</u>

Reporting Period: <u>4th Quarter of FY2021</u>

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Region: 1

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3 15 19 0 0 12 63 16 22 3 0 12 45.22% 54.78% 22.77% 35.65% 26.1% 0.00% Males: 52 Females: 63 Total Minorities: 81	Service / Maintenance	0	0							0						0.00		 	%00.0	0.00%	0.00%	0.00%	0.00%	
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W=White B/AA=Black or African American H/L=Hispanic or Latino A=Asian AI/AN=American Indian or Alaskan Native NHOPI=Native Hawaiian or Other Pacific Islander PWD=People with Disabilities DHR-9 (Rev. Feb. 2016)

Workforce Analysis by Region Region 7

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Protective Service Paraprofessionals Administrative Support

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Workforce Analysis by Region

Reporting Period: <u>4thQuarter of FY2021</u>

Agency: <u>Department of Human Rights</u> <u>Region:</u> 7

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	M	0	Q	C
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	PWD	0	-	
	NH OPI			
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	B/AA	0	o	c
	M	0	2	C
	Total	0	2	C

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3

Professionals Technicians

Grand Total

> EEO Category Officials / Administrators

PWD 33.33% 12.50%

2 15.38% 15.38% PWD: %00.0 %00.0 %00.0 0.00% 0.00% :IOHNI: 15.38% 84.62% 2 15.38% 84.62% Fotal Minorities: 0%00.0 AI/AN: 15.38% . 0 0%00.0 0 Asian: 0 11 84.62% 0 Females: 2 6 0.00% 11 Hispanic/Latino: 2 15.38% <u>_</u> 0 0 Males: 0 2 15.38% 0 Black/African American: 0 2 Grand Total Employees for Region 7: 2 11 84.62% 13 White: TOTAL

W=White B/AA=Black or African American H/L=Hispanic or Latino A=Asian AI/AN=American Indian or Alaskan Native NHOPI=Native Hawaiian or Other Pacific Islander PWD=People with Disabilities

Workforce Analysis by Region Region 10

Workforce Analysis by Region

Reporting Period: 4th Quarter of FY2021

Agency: <u>Department of Human Rights</u> <u>Region:</u> 10

					MALES							E	FEMALES									PERCENTAGES	TAGES			
EEO Category	Grand Total	Total	M	B/AA	H/L	A	AI / AN	NH	PWD	Total	M	B/AA	НЛ	A	AI / AN	NH OPI PI	PWD	Μ	ш	M	B/AA	H/L	A	AI/AN	INHOPI	PWD
Officials / Administrators	0	0	0	0	0	0				o	0	0	0	0			ö	0.00%	0.00%	0.00%	0.00%	0.00%	%00:0	%00.0	0.00%	%00.0
Professionals	٢	0	0	0	٥	0				۲	۲	0	o	0			-0	0.00% 1	100.00%	100.00%	0.00%	0.00%	%00.0	%00.0	0.00%	100.00%
Technicians	0	0	0	0	0	0				o	0	0	0	0			ö	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	%00.0	0.00%	%00.0
Protective Service	0	0								0							ö	0.00%	0.00%	0.00%	%00.0	0.00%	%00.0	%00.0	0.00%	%00.0
Para- professionals	0	0	0	0	0	0				0	0	0	0	0			ö	0.00%	0.00%	0.00%	0.00%	0.00%	%00:0	%00.0	0.00%	%00.0
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Skilled Craft	0	0								0							ö	0.00%	0.00%	0.00%	0.00%	0.00%	%00'0	%00.0	0.00%	%00.0
Service / Maintenance	0	o								0							ö	0.00%	0.00%	0.00%	0.00%	0.00%	%00:0	%00.0	0.00%	%00.0
TOTAL	۲	ο	0	0	0	o	o	0	ο	۲	1	0	ο	ο	0	o	1	0.00% 1	100.00% 100.00%	100.00%	%00.0	0.00%	%00:0	%00'0	0.00%	100.00%
Grand Total Employees for Region 10:	nployees f	or Regic	on 10:		-	Males:	• •	0.00	0%00.0		е Ц	Females:	1 100.00%	%0C			Ĕ	Total Minorities:		0 0.00%						

W=White B/AA=Black or African American H/L=Hispanic or Latino A=Asian A//AN=American Indian or Alaskan Native NHOPI=Native Hawaiian or Other Pacific Islander PWD=People with Disabilities

1 100.00%

PWD:

0.00%

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0.00%

AI/AN:

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Asian:

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Hispanic/Latino:

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Black/African American:

White: 1 100.00%

Summary of Workforce Analysis by Region

Workforce Transactions Report by EEO Category

Department of Human Rights

Agency:

Reporting Period: <u>All Quarters Totals FY2021</u>

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S/A	FICIALS / A	FICIALS / A	ñ	
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	AN													
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	B/AA	0	0	0	0	1	0	0	0	0	0	0	0	0
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	Total	4	0	0	0	2	0	0	Ο	0	0	0	0	0
	Grand Total	4	0	0	0	2	0	0	0	0	0	0	0	0
	Transaction	New Hires	Promotions	Intra-Agency Transfers	Suspensions	Separations	Discharges	Lay Off	Demotions	Reductions	Reinstatements	Reemployment	Upward Reallocations	Downward Reallocations

Workforce Transactions Report by EEO Category Professionals

26.67% 20.00% %00.0 %00.0 PWD %00.0 %00.0 %00.0 %00.0 %00.0 0.00% %00.0 %00.0 %00.0 %00.0 %00.0 0.00% 0.00% 0.00% 0.00% 0.00% %00.0 0.00% %00.0 0.00% HN 0.00% %00.0 %00.0 0.00% 0.00% %00.0 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% AN AN Reporting Period: <u>All Quarters Totals FY2021</u> 0.00% %00.0 0.00% 0.00% 0.00% %00.0 %00.0 0.00% %00.0 %00.0 0.00% 0.00% ∢ 80.00% 26.67% %00.0 0.00% 30.00% %00.0 %00.0 %00.0 0.00% 0.00% %00.0 0.00% PERCENTAGES Ħ 30.00% 40.00% %00.0 %00.0 %00.0 %00.0 0.00% 0.00% 0.00% B/AA %00.0 0.00% %00.0 40.00% 33.33% 0.00% 20.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% 0.00% $^{>}$ 40.00% 53.33% 70.00% 0.00% %00.0 0.00% %00.0 0.00% %00.0 0.00% 0.00% 0.00% ш 60.00% 46.67% %00.0 %00.0 30.00% %00.0 %00.0 %00.0 %00.0 %00.0 0.00% 0.00% Σ PWD 0 . 0 0 ~ 0 0 0 0 0 0 0 HN AN ∢ 0 0 0 0 0 0 0 0 0 0 0 0 FEMALES ΗL 2 Э 0 0 2 0 0 0 0 0 0 0 B/AA 0 0 0 0 0 0 0 0 2 0 2 0 0 0 0 0 ≥ 0 Э 0 0 0 0 0 3 Total 8 0 0 0 0 0 0 0 0 0 2 2 PWD 0 Э 0 0 ~ 0 0 0 0 0 0 0 HN A A 0 0 0 0 0 0 0 0 0 0 0 0 ∢ MALES Η/Γ 0 0 2 0 0 Ţ 0 0 0 0 ~ 0 **Department of Human Rights** B/AA **PROFESSIONALS** 0 0 0 ~ 0 0 0 0 0 0 0 4 \geq 2 0 0 Ţ 0 0 0 0 0 0 0 Total 0 0 0 0 0 0 0 0 0 c 7 3 Grand Total 15 10 0 0 0 0 0 0 0 0 0 G Reinstatements Reemployment Downward Reallocations EEO Category: Reallocations Transaction Intra-Agency Suspensions Separations Promotions Discharges Reductions Demotions New Hires Agency: Transfers Lay Off Upward

PWD=People with Disabilities NHOPI=Native Hawaiian or Other Pacific Islander AI/AN=American Indian or Alaskan Native A=Asian H/L=Hispanic or Latino B/AA=Black or African American W=White

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(Rev. Feb 2016) DHR-10

Workforce Transactions Report by EEO Category

Workforce Transactions Report by EEO Category Technicians

Workforce Transactions Report by EEO Category

Department of Human Rights TECHNICIANS EEO Category:

Agency:

Reporting Period: All Quarters Totals FY2021

IDHR FY 2022 Affirmative Action Plan

					MALES	ES							FEMALES	ES							PERCENTAGES	TAGES				
	Grand						A	HN		F					AI	HN		\vdash						AI	HN	
Transaction	Total	Total	Ν	B/AA	Н/Г	A	AN	-	PWD	Total	N	B/AA	H/L	A			PWD N	Σ	ш,	N	B/AA	НЛ	A	AN	Ido	PWD
New Hires	0	0	0	0	0	0			0	0	0	0	0	0		-	0.0	0.00%	0.00%	%00.0	0.00%	00.00%	0.00%	0.00%	0.00%	0.00%
Promotions	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%
Intra-Agency Transfers	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0 00%	0.00%	%00.0	%00'0	0.00%	%00.0	%00:0	%00.0	%00.0
Suspensions	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	0.00%	0.00%	00.00%	0.00%	0.00%	0.00%	0.00%
Separations	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	%00.0	%00.0	0.00%	0.00%	%00:0	0.00%	%00.0
Discharges	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Lay Off	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0 00%	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	%00.0
Demotions	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0
Reductions	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	0.00%	%00:0	0.00%	0.00%	0.00%	0.00%	%00.0
Reinstatements	0	0	0	0	0	0			0	0	0	0	0	0		-	0.0	0.00%	0.00%	0.00%	%00:0	00.00%	0.00%	0.00%	0.00%	%00.0
Reemployment	0	0	0	0	0	0			0	0	0	0	0	0			0.0 0.0	0 %00.0	0.00%	%00.0	%00.0	%00.0	0.00%	%00.0	0.00%	0.00%
Upward Reallocations	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
Downward Reallocations	0	0	0	0	0	0			0	0	0	0	0	0			0.0	0 %00.0	0.00%	%00.0	%00.0	%00.0	0.00%	0.00%	%00.0	0.00%

Workforce Transactions Report by EEO Category Paraprofessionals

Reporting Period: <u>All Quarters Totals FY2021</u>

Workforce Transactions Report by EEO Category

PARAPROFESSIONALS EEO Category:

Department of Human Rights

Agency:

					ł	Para	apr	ofes	ssio	nal	S				
	PWD	0.00%	100.00%	0.00%	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	
	NH NH	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	%00.0	%00.0	PW/D=People with Disabilities
	AI	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	%00.0	0.00%	%00.0	a with Die
	A	0.00%	%00.0	%00`0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	D=Papel
IAGES	H/L	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	
PERCENTAGES	B/AA	0.00%	100.00%	%00.0	%00.0	100.00%	0.00%	%00.0	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	NIHOBI-Nistics Hamilian or Other Bacific Islander
	M	0.00%	0.00%	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	0.00%	00.00%	Con Toolt
	Ľ.	00.00%	0.00%	%00.0	00.00%	100.00%	00.00%	00.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	and and and
	Σ	0.00%	%00.001	%00.0	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	%00.0	0.00%	0.00%	
	PWD	0	0	0	0	0									
	NH OPI														
	AI														2
FEMALES	A	0	0	0	0	0	0								
FEM/	Н/L	0	0	0	0	0	0								
	B/AA	0	0	o	0	2	0								
	N	0	0	0	0	0	0								
	Total	0	0	0	0	2	0	0	0	0	0	0	0	0	
	PWD	0	-	0	0	0	0								
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	N	0	0	0	0	0	0								
	Total	0	۲	0	0	0	0	0	0	0	0	0	0	0	
	Grand Total	0		0	0	2	0	0	0	0	0	0	0	0	
	Transaction	New Hires	Promotions	Intra-Agency Transfers	Suspensions	Separations	Discharges	Lay Off	Demotions	Reductions	Reinstatements	Reemployment	Upward Reallocations	Downward Reallocations	

Workforce Transactions Report by EEO Category Administrative Support

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Workforce Transactions Report by EEO Category

ATIVE SUPPORT Department of Human Rights

Agency:

Reporting Period: <u>All Quarters Totals FY2021</u>

PERCENTAGES

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EEO Category:	

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Reinstatements

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PWD=People with Disabilities NHOPI=Native Hawaiian or Other Pacific Islander

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MALES FEMALES Grand FEMALES ion Total Total W B/A H/L A 14 9 3 6 N N 5 2 1										
Grand Total W B/AA HL A NH MH W B/AA HL A AN OPI PWD Total W B/AA HL A AN OPI PWD Total W B/AA HL A 14 9 3 6 7 5 2 1 7	F				PERCEI	PERCENTAGES				
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		1 64.29%	35.71%	6 21.43%	14.29%	57.14%	7.14%			7.14%
Officients 16 8 2 5 1 4 8 3 2 3		1 50.00%	00% <u>5</u> 0.00%	6 31.25%	43.75%	25.00%			3	31.25%
Intra-Agency 1 1 1 1 1 1		100.00%	%0(100.00%					10	100.00%
Suspensions										
Separations 17 5 2 1 1 12 6 4 2		2 29.41%	1% 70.59%	6 47.06%	35.29%	17.65%			-	17.65%
Discharges										
Lay Off										
Demotions										
Reductions										
Reinstatements										
Reemployment										
Upward Reallocations										
Downward										

Technicians Protective Service Workers	AI/AN NHOPI Women												-	Skilled Craft Workers Service-Maintenance	H/L A AI/AN NHOPI Women B/AA H/L A AI/AN NHOPI											Total underutilization for Hispanic or Latino: 0		Total underutilization for Native Hawaiian or Other Pacific Islander.
	Women B/AA	_									-	0		Skill	Women B/AA										0	0		0
Professionals	B/AA													ative Support	B/AA H/L A AI/AN NHOPI										0 0 0	Total underutilization for Black or African American:		Total underutilization for American Indian or Alaskan Native:
ninistrators	A AI/AN NHOPI Women										,		-	sionals	A AI/AN NHOPI Women										0 0 0	0 Total ur	I	3 Total underutiliza
eion Officials and Administrators	Women R/AA H/I										,			Paraprofessionals	Women B/AA H/L										0 0	Total underutilization for Women:	I	Total underutilization for Asian:
Region	0	1	2	3	4	5	9	7	8	9	10	I otal		Region	,	7	З	4	5	9	7	8	9	10	Total	Total unc		Total unc

IDHR FY 2022 Affirmative Action Plan

Underutilization Summary by Region

<u>Utilization Analysis – Region 1</u> Women Black and African American

Utilization Analysis

Agency: Affirmative Action Group:	WOMEN				0	Region 1		
	Officials/ Administrators	Professionals	Technicians	Protective Service	Para- Professionals	Admin Support	Skilled Craft	Service/ Maintenance
Present Number of Employees	30	65	2	0	4	14	0	0
Availability Percent	37.82	49.96	0.00	0.00	0.00	49.51	0.00	0.00
Number Needed for Parity	11	32	0	0	0	6	0	0
Number of Affirmative Action Group Members Already Employed	14	35	1	0	3	10	0	0
Underutilization								

Agency: Affirmative Action Group:	BLACK or	AFRICAN AM	ERICAN		0	Region 1		
	Officials/ Administrators	Professionals	Technicians	Protective Service	Para- Professionals	Admin Support	Skilled Craft	Service/ Maintenance
Present Number of Employees	30	65	2	0	4	14	0	0
Availability Percent	14.78	20.24	0.00	0.00	0.00	11.98	0.00	0.00
Number Needed for Parity	4	13	0	0	0	1	0	0
Number of Affirmative Action Group Members Already Employed	11	18	2	0	4	2	0	0

Underutilization

DHR-8-AAP (Rev. Feb. 2016)

<u>Utilization Analysis – Region 1</u> Hispanic or Latino Asian

Utilization Analysis

Agency: Affirmative Action Group:	HISPANIC	or LATINO			0	Region 1		
	Officials/ Administrators	Professionals	Technicians	Protective Service	Para- Professionals	Admin Support	Skilled Craft	Service/ Maintenance
Present Number of Employees	30	65	2	0	4	14	0	0
Availability Percent	18.00	20.67	0.00	0.00	0.00	12.48	0.00	0.00
Number Needed for Parity	5	13	0	0	0	1	0	0
Number of Affirmative Action Group Members Already Employed	8	24	0	0	0	9	0	0
Underutilization								
Agency: Affirmative Action Group:	ASIAN				0	Region 1		
	Officials/ Administrators	Professionals	Technicians	Protective Service	Para- Professionals	Admin Support	Skilled Craft	Service/ Maintenance
Present Number of Employees	30	65	2	0	4	14	0	0
Availability Percent	3.72	6.25	0.00	0.00	0.00	4.02	0.00	0.00
Number Needed for Parity	1	4	0	0	0	0	0	0
Number of Affirmative Action Group Members Already Employed	0	2	0	0	0	1	0	0
Underutilization	1	2						

DHR-8-AAP (Rev. Feb. 2016)

<u>Utilization Analysis – Region 1</u> American Indian or Alaskan Native Native Hawaiian or Other Pacific Islander

Utilization Analysis

Agency: Affirmative Action Group:	AMERICAN INI	DIAN or ALASH	AN NATIVE		0	Region 1		
	Officials/ Administrators	Professionals	Technicians	Protective Service	Para- Professionals	Admin Support	Skilled Craft	Service/ Maintenance
Present Number of Employees	30	65	2	0	4	14	0	0
Availability Percent	0.07	0.05	0.00	0.00	0.00	0.07	0.00	0.00
Number Needed for Parity	0	0	0	0	0	0	0	0
Number of Affirmative Action Group Members Already Employed	0	0	0	0	0	0	0	0

Underutilization

Agency:		0
Affirmative Action Group:	NATIVE HAWAIIAN or OTHER PACIFIC ISLANDER	Region 1

	Officials/ Administrators	Professionals	Technicians	Protective Service	Para- Professionals	Admin Support	Skilled Craft	Service/ Maintenance
Present Number of Employees	30	65	2	0	4	14	0	0
Availability Percent	0.03	0.02	0.00	0.00	0.00	0.02	0.00	0.00
Number Needed for Parity	0	0	0	0	0	0	0	0
Number of Affirmative Action Group Members Already Employed	0	0	0	0	0	0	0	0

Underutilization

DHR-8-AAP (Rev. Feb. 2016)

<u>Availability Percent Worksheet – Region 1</u> Officials/Administrators

AGENCY: Category:							Affirmative Action Group: WOMEN Region: 1 Facility:
	FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h the region.	aving requisite skills in	579,975	236,070	40.70%	50	20.35	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	65	35	53.85%	50	26.92	Agency Workforce. Availability Percent.

В

Group

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BLACK or AFRICAN AMERICAN Region: 1 Facility: 0 D Е Grand Total Aff. Action Percentage Value Weighted Total Weight Factor % % Source of Statistics

4.63

13.85

14.78

Affirmative Action Group:

U. S. Census Bureau / American Community Survey. Agency Workforce.

Availability Percent.

Affirmative Action Group:

HISPANIC or LATINO

Region: 1

Facility: 0

AGENCY: Department of Human Rights Officials/Administrators Category:

AGENCY: Department of Human Rights

Category: Officials/Administrators

FACTORS

1. Those having requisite skills in

2. Those promotable, trainable, and transferable in the region.

the region.

FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those having requisite skills in the region.	579,975	46,855	8.08%	50	4.04	U. S. Census Bureau / American Community Survey.
2. Those promotable, trainable, and transferable in the region.	65	24	36.92%	50	18.46	Agency Workforce.
				100	18.00	Availability Percent.

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Availability Percent Worksheet - Region 1 (continued) Officials/Administrators

Availability Percent Worksheet

AGENCY: Category:	Department of Human Officials/Administrator	Affirmative Action Group: ASIAN Region: 1 Facility: 0					
	FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h the region.	aving requisite skills in	579,975	36,110	6.23%	50	3.11	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	65	2	3.08%	50	1.54	Agency Workforce.
					100	3.72	Availability Percent

AGENCY: Department of Human Rights Category: Officials/Administrators							AMERICAN INDIAN or ALASKAN NATIVE Region: 1 Facility: 0
	FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those hat the region.	aving requisite skills in	579,975	508	0.09%	100	0.09	U. S. Census Bureau / American Community Survey.

0

100

0.00

0.07

0.00%

Affirmative Action Group:

Agency Workforce.

Availability Percent.

Affirmative Action Group: NATIVE HAWAIIAN or OTHER

PACIFIC ISLANDER Region: 1 Facility: 0

AGENCY: Department of Human Rights Category: Officials/Administrators

65

0

FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total % 	D Value Weight %	E Weighted Factor %	Source of Statistics
 Those having requisite skills in the region. 	579,975	190	0.03%	100	0.03	U. S. Census Bureau / American Community Survey.
2. Those promotable, trainable, and transferable in the region.	65	0	0.00%	0	0.00	Agency Workforce.
			3	100	0.03	Availability Percent.

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2. Those promotable, trainable,

and transferable in the region.

<u>Availability Percent Worksheet – Region 1</u> Professionals

Availability Percent Worksheet

AGENCY: Category:	Department of Human Professionals	Rights					Affirmative Action Group: WOMEN Region: 1 Facility:
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those having requisite skills in the region.		827,810	454,510	54.91%	50	27.45	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	20	14	70.00%	50 100	35.00 49.96	Agency Workforce. Availability Percent.
AGENCY: Category:	Department of Human Professionals	Rights					Affirmative Action Group: BLACK or AFRICAN AMERICAN Region: 1 Facility: 0
	FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those having requisite skills in the region.		827,810	87,754	10.60%	50	5.30	U. S. Census Bureau / American Community Survey.

40.00%

50

100

20.00

20.24

Agency Workforce.

Availability Percent.

Affirmative Action Group:

HISPANIC or LATINO

Region: 1 Facility: 0

AGENCY: Department of Human Rights Category: Professionals

20

8

2. Those promotable, trainable, and transferable in the region.

e alle get j.	

FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total % 	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those having requisite skills in the region.	827,810	55,200	6.67%	50	3.33	U. S. Census Bureau / American Community Survey.
2. Those promotable, trainable, and transferable in the region.	20	9	45.00%	50	22.50	Agency Workforce.
)	100	20.67	Availability Percent.

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<u>Availability Percent Worksheet - Region 1</u> (continued) Professionals

AGENCY: Category:	Department of Humar Professionals	ı Rights	Availabi	lity Percent W	orksheet		Affirmative Action Group: ASIAN Region: 1 Facility: 0
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h the region.	aving requisite skills in	827,810	87,895	10.62%	50	5.31	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	20	1	5.00%	50	2.50	Agency Workforce.
					100	6.25	Availability Percent.
AGENCY: Category:	Department of Humar Professionals	ı Rights					Affirmative Action Group: AMERICAN INDIAN or ALASKAN NATIVE Region: 1 Facility: 0
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h he region.	aving requisite skills in	827,810	470	0.06%	100	0.06	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	20	0	0.00%	0	0.00	Agency Workforce.
					100	0.05	Availability Percent.
AGENCY: Category:	Department of Humar Professionals	ı Rights					Affirmative Action Group: NATIVE HAWAIIAN or OTHER PACIFIC ISLANDER Region: 1 Facility: 0
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h the region	aving requisite skills in	827 810	159	0.02%	100	0.02	U. S. Census Bureau / American Community Survey

U. S. Census Bureau / American Community Survey.

Agency Workforce.

Availability Percent.

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2. Those promotable, trainable,

and transferable in the region.

the region.

IDHR FY 2022 Affirmative Action Plan

827,810

20

159

0

0.02%

0.00%

100

0

100

0.02

0.00

0.02

<u>Availability Percent Worksheet – Region 1</u> Administrative Support

AGENCY: Category:	Department of Human Administrative Suppor		Availabil	ity Percent Wo	orksheet		Affirmative Action Group: WOMEN Region: 1 Facility:
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those hat the region.	aving requisite skills in	1,138,815	704,810	61.89%	100	61.89	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	0	0	0.00%	0	0.00	Agency Workforce.
					100	49.51	Availability Percent.
AGENCY: Category:	Department of Human Administrative Suppor						Affirmative Action Group: BLACK or AFRICAN AMERICAN Region: 1 Facility: 0
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those hat the region.	aving requisite skills in	1,138,815	170,555	14.98%	100	14.98	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	0	0	0.00%	0	0.00	Agency Workforce.
					100	11.98	Availability Percent.
AGENCY: Category:	Department of Human Administrative Suppor						Affirmative Action Group: HISPANIC or LATINO Region: 1 Facility: 0
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those hat the region.	aving requisite skills in	1,138,815	177,640	15.60%	100	15.60	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	0	0	0.00%	0	0.00	Agency Workforce.
					100	12.48	Availability Percent.

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<u>Availability Percent Worksheet – Region 1</u> (continued) Administrative Support

Availability Percent Worksheet AGENCY: Department of Human Rights Category: Administrative Support							Affirmative Action Group: ASIAN Region: 1 Facility: 0
	FACTORS	A Grand Total #	B Aff. Action Group #	C Percentage Total % 	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h the region.	aving requisite skills in	1,138,815	57,285	5.03%	100	5.03	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	0	0	0.00%	0	0.00	Agency Workforce.
					100	4.02	Availability Percent.
AGENCY: Category:	Department of Human Administrative Suppor						Affirmative Action Group: AMERICAN INDIAN or ALASKAN NATIVE Region: 1 Facility: 0
	FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics
1. Those h the region.	aving requisite skills in	1,138,815	1,005	0.09%	100	0.09	U. S. Census Bureau / American Community Survey.
	romotable, trainable, rable in the region.	0	0	0.00%	0	0.00	Agency Workforce.
					100	0.07	Availability Percent.
AGENCY: Category:	Department of Human Administrative Suppor	•					Affirmative Action Group: NATIVE HAWAIIAN or OTHER PACIFIC ISLANDER Region: 1 Facility: ⁰
	FACTORS	A Grand Total # 	B Aff. Action Group #	C Percentage Total %	D Value Weight %	E Weighted Factor %	Source of Statistics

U. S. Census Bureau / American Community Survey.

Agency Workforce.

Availability Percent.

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the region.

1. Those having requisite skills in

2. Those promotable, trainable,

and transferable in the region.

IDHR FY 2022 Affirmative Action Plan

1,138,815

0

315

0

0.03%

0.00%

100

0

100

0.03

0.00

0.02

PART III

Numerical Goals and Timetables

Areas to be addressed:

Region I: Underutilization of 1 – Asian/Official/Administrator Underutilization of 2 – Asian/Professional

Goal:

Eliminate the underutilization of 1 Asian person in the category of Official/Administrator in Region 1; and 2 Asian person in the category of Professional in Region 1.

Objective:

As vacancies occur, ensure IDHR recruitment and selection procedures maximize the sourcing of candidates from underutilized demographic groups and ensures effective candidate evaluation.

Action Item	Assignment of Responsibility	Completion Target Date	Monitoring Procedure
Notify relevant recruitment sources of potential and actual employment vacancies for referral of qualified applicants.	EEO & Recruitment Personnel	Ongoing	Review quarterly vacancy reports
Ensure interview panels are as diverse as practicable.	Recruitment Personnel	Ongoing	Review of hires and promotions by EEO Officer
Close underutilization in Official/Manager category for the Asian demographic – 1 Position.	Interviewing Officer	6/30/2022	Review of hires and promotions by EEO Officer
Close underutilization in Professional category for the Asian demographic – 1 Position.	Interviewing Officer	6/30/2022	Review of hires and promotions by EEO Officer

Recruitment Sources

- Governor's Liaison to Asians & African Americans
- Statewide Illinois Worknet Offices
- CMS Diversity Enrichment Program
- DHR Speakers Bureau Job Fairs Team
- NAACP Springfield & Chicago
- Frontiers Organization
- Local Asian & African American Churches
- Local Colleges/Universities/Sororities

Programmatic Goals

GOAL:

IDHR will maintain a diverse workforce representative of the population it serves.

OBJECTIVE:

Eliminate underutilization across specified demographic groups by maximizing the number and diversity of candidates applying for IDHR employment position posted to www.work.illinois.gov.

Action Item	Assignment of Responsibility	Completion Target Date	Monitoring Procedure
Develop a comprehensive recruitment program for the advertising of open positions that reaches a diverse set of candidates for employment and equitably reaches underrepresented and underutilized candidates.	Recruitment Officer	06/30/2022	Monthly
Develop University/College recruitment program that reaches a diverse set of candidates for employment and equitably reaches underrepresented and underutilized candidates.	Recruitment Officer	06/30/2022	Monthly
Develop a recruitment outreach plan that develops partnerships with key stakeholders serving underrepresented and underutilized candidates for employment.	Recruitment Officer	06/30/2022	Monthly

PART IV

Discrimination Complaint Reporting

Any employee of the Department of Human Rights wishing to file a complaint alleging discrimination may contact any one of the following without fear of reprisal:

IDHR Equal Employment Opportunity Officer

Martin Duncan Department of Human Rights 555 W. Monroe Street, 7th Flr. Chicago, Illinois 60661 Telephone: 312-814-6204 TTY: 866-740-3953 martin.duncan@illinois.gov

Equal Employment Opportunity Commission

230 South Dearborn Street, Suite 1866 Chicago, Illinois 60604 Telephone: 312-353-2713 TDD: 312-353-2421 https://www.eeoc.gov/field/chicago/

Equal Employment Opportunity Commission

1222 Spruce Štreet, Room 8-100 St. Louis, Missouri 63103 Telephone: 314-539-7800 TDD: 314-425-6547 https://www.eeoc.gov/field/stlouis/index.cfm

Discrimination Complaint Investigation Procedure

A. Purposes

In accordance with the Statement of Policy outlined in Part I of this Plan, the Department of Human Rights affirms its commitment to a policy of non-discrimination through the implementation of a Discrimination Complaint Investigation Procedure, which promotes the internal resolution of employee complaints of alleged discrimination. It is the conviction of this Agency that the establishment of this Discrimination Complaint Investigation procedure will provide an internal avenue of redress to informally resolve complaints of alleged discrimination at the lowest organizational level, reducing the backlog, delay, and expense of a prolonged formal complaint process.

To that end, supervisors and managers are responsible for the resolution of valid complaints of discrimination within their organization level. The EEO/AA Officer shall advise management and investigate complaints of discrimination, document facts, present findings, and make recommendations to resolve the dispute.

The use of this internal investigation procedure does not preclude the right of an employee to file a charge directly with the Equal Employment Opportunity Commission or any other appropriate agency. The filing of any complaint of alleged discrimination will not be used as a basis for future retaliation adversely affecting the rights of any employee.

B. Procedures

Any complaint alleging discrimination shall be in writing and shall clearly indicate the date, nature, and other pertinent information of the complaint of alleged discrimination submitted to the EEO Officer for investigation. The attached Discrimination Form may be used.

1. Scope of Timeliness

Unless of a continuing nature, all complaints must be received by the EEO officer in writing within thirty (30) working days of the date of the alleged discrimination. The scope of the investigation shall be restricted to the specific allegations cited in the charge.

2. Intake Screening

Immediately upon receipt of a complaint, the EEO Officer shall review the complaint to determine the validity and thoroughness of the information submitted in the complaint.

The EEO Officer shall inform the employees in writing of the acceptance of the complaint for investigation within ten (10) working days of the receipt of the complaint. The complainant shall be promptly notified if further information or documentation is required to support the charge.

3. Investigation

Within thirty (30) working days of the acceptance of the complaint, the EEO Officer shall initiate a thorough investigation of the allegation(s) of discrimination cited in the complaint. In order to document the merits of the charge, the investigation shall entail the verification of information with the immediate supervisor, staff and witnesses to the alleged discriminatory act. The investigation shall be concluded within sixty (60) working days after acceptance of the complaint.

4. Withdrawal of Complaint

The complainant, or any part of the complaint allegation, may be withdrawn by the employee during the investigation of the complaint upon receipt by the EEO Officer of a written request for withdrawal by the complainant.

5. Adjustment During Investigation

If, during the investigation of the complaint, a settlement is reached between the immediate supervisor and the employee, the settlement agreement shall be obtained in writing with the approval of line management before the complaint shall be considered closed by the EEO Officer.

6. Dismissal of the Complaint

If, after an analysis of the merits of the complaint, there is a lack of substantial evidence to believe that discrimination has occurred, the complainant shall be notified of the findings in writing, and informed of the right to appeal to the Director.

7. Investigation Findings

If, however, at the conclusion of the investigation, there exists reasonable cause to believe that discrimination may have occurred, the EEO Officer shall submit a written notice to the Director with the findings and recommendations to resolve the complaint. Within five (5) working days, conciliation efforts shall be initiated and the EEO Officer shall participate to seek an equitable resolution of the complaint.

8.Conciliation Efforts

The EEO Officer shall conduct and coordinate conciliation efforts by conferring with the parties in an attempt to secure a settlement. A conciliation conference may be convened, which all parties may attend in person or by representative, to propose, discuss, and agree to a resolution of the complaint.

If the complaint cannot be satisfactorily resolved at this level within five (5) working days, the EEO Officer shall document the efforts made to resolve the complaint and shall provide a written explanation of the reasons why the complaint was not able to be resolved.

The findings, conciliation efforts, and proposed settlement shall be forwarded to the Director for the final review, approval or other determination. The Director shall make known to the EEO Officer the final decision within ten (10) working days of the receipt of the EEO Officer's written report.

NOTE: An employee who files an internal complaint through the EEO Officer also has the right to file such complaint with the Equal Employment Opportunity Commission or any other appropriate agency, simultaneously.

The General Counsel shall represent the Agency in responding to any charges by the Equal Employment Opportunity Commission.

Director's Policy Statement on Sexual Harassment

As Director of the Department of Human Rights, I am committed to providing a workplace that is free from sexual harassment. Any employee's behavior that fits the definition of sexual harassment will not be tolerated and may result in disciplinary action, up to and including dismissal.

The accompanying procedures defines sexual harassment, summarizes the rights and responsibilities of individual employees, describes the responsibility of supervisors in enforcing the policy, and outlines procedures for filing a complaint.

Full compliance with the policy by all employees in the agency is expected. Training on this sexual harassment policy will be a component of all ongoing training programs.

Jim Semmett

James L. Bennett, Director

Discrimination Procedure on Sexual Harassment

CHAPTER I GENERAL POLICIES

Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

It is the responsibility of each individual employee to refrain from sexual harassment, and, it is the right of each individual employee to work in an environment free from sexual harassment.

Definition of Sexual Harassment

Sexual harassment is:

Any unwelcome sexual advances or requests for sexual favors or any conduct of a sexual nature when-

- submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment (Quid Pro Quo),
- submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual (Quid Pro Quo), or
- such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment (Hostile Work Environment).

Sexual harassment is a form of discrimination under Title VII of the U.S. Civil Rights Act of 1964, as amended in 1991, and the Illinois Human Rights Act.

An example is where an individual must submit to unwelcome sexual conduct in order to receive an employment opportunity.

Sexual harassment can be:

<u>Verbal</u>: Innuendos, suggestive comments, insults, humor and jokes about sex, anatomy – or gender-specific traits, inappropriate comments about an employee's clothing, propositions, threats, repeated requests for dates, or statements about other employees, even outside of their presence, of a sexual nature.

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Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

- <u>Non-Verbal</u>: Suggestive or insulting sounds (whistling), leering, obscene gestures, sexually suggestive bodily gestures, "catcalls", "smacking" or "kissing" noises.
- Visual: Posters, signs, pin-ups or slogans of a sexual nature.
- Physical: Unwelcome touching, hugging or kissing, pinching, brushing the body; coerced sexual intercourse; or actual assault.
- <u>Textual/Electronic:</u> "Sexting" (electronically sending messages with sexual content, including pictures and video), the use of sexually explicit language, harassment, cyberstalking, and threats via all forms of electronic communication (e-mail, text/picture/video messages, intranet/on-line postings, blogs, instant messages and social network websites like Facebook and Twitter).

Sexual harassment can occur regardless of the gender of the harasser or victim. It frequently involves a man harassing a woman. However, it may also involve a woman harassing a man or harassment between members of the same gender.

Individuals also have the right to a workplace free of sexual harassment by a "third party," for example, a contractor, customer, sales representative or repair person.

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Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

Responsibility of Individual Employees:

Each individual employee has the responsibility to refrain from sexual harassment in the workplace.

Employees who are found to have engaged in sexual harassment will be subject to disciplinary action up to and including discharge in accordance with departmental policy or a bargaining agreement, as appropriate.

All employees must complete, at least annually beginning in 2018, a sexual harassment training program and submit proof of completion to the agency's Ethics Officer.

Responsibility of Supervisory Personnel:

Each supervisor is responsible for maintaining the workplace free of sexual harassment. This is accomplished by promoting a professional environment and by dealing with sexual harassment as with all other forms of employee misconduct.

A supervisor must take reasonable steps to address a complaint or an observed incident of sexual harassment, take prompt action to stop the harassment, and report it to the next level supervisor and/or EEO/AA Officer. In addition, supervisors must ensure that no retaliation will result against an employee making a sexual harassment complaint.

The EEO/AA Officer is available to consult with supervisors on the proper procedures to follow.

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Responsibility of Employee Who Observes or Experiences Sexual Harassment:

An employee who either observes or believes herself/himself to be the object of sexual harassment should report the sexual harassment. An employee who believes to be the object of sexual harassment should also communicate her/his position to the offending employee.

The following steps are also encouraged: document or record each incident (what was said or done, the date, the time, and the place). Documentation can be strengthened by written records such as letters, notes, memos, and telephone messages. Include the names of any potential witnesses.

Procedures to Report Sexual Harassment:

- Direct Communication: If there is sexually harassing behavior in the workplace, the harassed employee should directly and clearly express her/his objection that the conduct is unwelcome and request that the offending behavior stop. The initial message may be verbal. If subsequent messages are needed, they should be put in writing.
- Contact Supervisory Personnel: At the same time direct communication is undertaken, or in the event the employee feels threatened or intimidated by the situation, the problem should be promptly reported to the immediate supervisor, EEO/AA Officer or Ethics Officer. If the harasser is the immediate supervisor, the problem should be reported to the next level of supervision, the EEO/AA Officer, or the Ethics Officer.

The EEO/AA Officer or Ethics Officer is also available to answer any questions about sexual harassment even if an employee does not want to file a formal complaint.

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Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

Formal Written Complaint/Investigation: An employee may report incidents of sexual harassment directly to the EEO/AA Officer. The EEO/AA Officer will immediately begin the investigation process. If it is first reported to the supervisor, the supervisor will notify the EEO/AA Officer, who will in turn conduct the investigation. In order to protect the privacy of individuals involved, the investigation process, as well as any information related to the investigation, shall remain confidential.

Upon completion of the investigation the EEO/AA Officer will make a recommendation to the Director. If an investigation reveals that sexual harassment has occurred, appropriate corrective action will be taken against the offender.

Resolution Outside IDHR: Employees also have the right to contact the Equal Employment Opportunity Commission (EEOC) about filing a formal charge of discrimination. A charge with the EEOC must be filed within 300 days. An IDHR employee may file a charge with the IDHR; however, IDHR will refer the charge to EEOC for investigation to the extent possible.

The Office of Executive Inspector General (OEIG) also accepts complaints of sexual harassment and other violations of the State Employees and Officials Ethics Act. An employee of IDHR can contact the OEIG directly, or seek information and assistance from the IDHR Ethics Officer.

An employee who has been physically harassed or threatened while on the job may also have grounds for criminal charges of assault and/or battery.

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Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

Retaliation Prohibited

Retaliation will not be tolerated against any employee who makes a good faith complaint of sexual harassment, reports sexual harassment, or testifies, participates, or assists in an investigation of sexual harassment. Complaints of retaliation should be brought to the attention of the IDHR EEO/AA Officer or the IDHR Ethics Officer. External charges of retaliation can be filed at the IDHR and EEOC, or with the OEIG under the whistleblower protections of the Ethics Act.

No one making a complaint will be retaliated against even if a complaint made in good faith is not substantiated.

False and/or Frivolous Complaints:

False and/or frivolous charges refer to cases where the accuser is using a sexual harassment complaint to accomplish some end other than stopping sexual harassment. It does not refer to charges made in good faith, which cannot be proven. Given the seriousness of the consequences for the accused, a false and/or frivolous charge is a severe offense that can itself result in disciplinary action.

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Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

State of Illinois Code of Personal Conduct:

The Illinois Code of Personal Conduct was prepared by the Illinois Department of Central Management Services, on behalf of the Governor, pursuant to Section IV of Executive Order 2016-04, and filed with the Executive Ethics Commission pursuant to Section 5-5(b) of the State Officials and Employees Ethics Act (5 ILCS 430). The Code of Personal Conduct also contains a prohibition on sexual harassment and any retaliatory conduct, as follows:

Sexual Harassment: A State Employee will work to ensure that his or her workplace is free from sexual harassment, which is prohibited. Sexual harassment means any unwelcome sexual advances, requests for sexual favors, or any conduct of a sexual nature when (1) submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment, (2) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual, or (3) such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.

Any State Employee who witnesses, is subjected to, or becomes aware of such conduct should immediately report the incident to his or her supervisor, Ethics Officer, or applicable State Agency Equal Opportunity Officer, or may make a confidential report to the Office of the Executive Inspector General or the Illinois Department of Human Rights. All complaints of sexual harassment will be investigated thoroughly, and appropriate action will be taken when warranted.

Consequences for a violation of the prohibition on sexual harassment will be investigated thoroughly, and appropriate action will be taken when warranted. Consequences for a violation of the prohibition on sexual harassment or for intentionally making a false report can be found in the State Officials and Employees Ethics Act, 5 ILCS 430/50-5.

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Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

Retaliation: A State Employee may not (a) intentionally interfere with a State Employee's exercise of, or retaliate against a State Employee for exercising, the right to grieve or file a complaint through established procedures, or (b) retaliate against a State Employee for filing a complaint, providing information to an investigatory official, or testifying in an official proceeding. To the extent this section conflicts with the Whistleblower Act (740 ILCS 174) or Section 15-5 of the Ethics Act, the applicable statute will control.

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Section C: Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

Contact Information:

Martin Duncan, EEO/AA Officer

Illinois Department of Human Rights 555 W. Monroe St., 7th Floor Chicago, Illinois 60661 (312) 814-6204 <u>martin.duncan@illinois.gov</u>

Betsey Madden, Chief Legal Counsel & Ethics Officer

Illinois Department of Human Rights 555 W. Monroe St., 7th Floor Chicago, Illinois 60661 Phone: (312) 814-3386 <u>betsey.m.madden@illinois.gov</u>

U.S. Equal Employment Opportunity Commission

JCK Federal Building 230 South Dearborn Street, Suite 1866 Chicago, Illinois 60604 Phone: (312) 353-2713 Fax: (312) 353-2421 TTY: (866) 740- 3953 ASL Video Phone: (844) 234-5122

Office of Executive Inspector General for the Agencies of the Illinois Governor

69 West Washington Street Suite 3400 Chicago, Illinois 60602 Phone: (312) 814-5600 (888) 261-2734 (TTY) Fax: (312) 814-5479 Illinois Building - 607 East Adams Street 14th Floor Springfield, Illinois 62701 Phone: (217) 558-5600 Fax: (217) 782-1605

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Section C:

Illinois Department of Human Rights Discrimination Procedure on Sexual Harassment

Sexual Harassment Hotline:

Effective February 16, 2018, the Illinois Department of Human Rights will establish and maintain a Sexual Harassment Hotline to help callers find necessary resources, including counseling services, and assist in the filing of sexual harassment complaints with the Department or other applicable agencies.

ILLINOIS DEPARTMENT OF HUMAN RIGHTS ADMINISTRATIVE POLICY AND PROCEDURES MANUAL

REVISED - DECEMBER 16, 2017

Discrimination Complaint Form

. Name	Telephone	<u> </u>
Home Address		
2. Are you currently employed	d by the department? Yes I	No
 Indicate your present jol length of service in your cu 	o title, status, work unit, address urrent title:	s, telephone number a
Job Title	Status	Unit
Location	Telephone Length of	Service in Classification
. Date of alleged discriminat	tory practice:	
. Basis of the alleged discrin	ninatory practice:	
Sexual Orientation	Transgender Status	Race/Color
Ancestry Retaliation	Disability	
Sex	Religion	Age
National Origin	Other (Specify)	
. The discrimination occurre	ed in connection with:	
Interview	Downward Allocation	Transfer
Hiring Selection	Disciplinary Action	Lay Off
Promotion	Compensation	Training
	Other (specify)	Opportunity
. The facts of the alleged dis	criminatory employment practice	are:

9. Please supply supporting evidence to document the basis for the discriminatory practice you are claiming, as indicated in your response to Number 5 of the form. I have attached supporting evidence: Yes _No _____ If yes, describe attachments:

10. Have you made an effort to resolve the discrimination through your supervisors, the grievance procedure or with any public or private organization? Yes <u>No</u> If yes, please explain, indicating the outcome of the efforts:

(continue on additional sheets if necessary)

Complainant's Signature and Date Filed EEO/AA Officer's Signature and Date Received

DHR 11

PART V

Designation of IDHR Americans with Disabilities Act <u>Coordinator</u>

ADA COORDINATOR – INTERNAL

NAME:	<u>Oral R. Bennett</u>
TITLE:	Chief Litigation Attorney for Housing
ADDRESS:	<u>555 W. Monroe St., 7th Flr., Chicago, IL 60661</u>
TELEPHONE #:	<u>(312) 814-6492</u>
TTY:	<u>(866) 740-3953</u>
FAX #:	<u>(312) 814-1436</u>
EMAIL <u>:</u>	IDHR.ADAinternal@illinois.gov

ADA COORDINATOR - EXTERNAL

TITLE:	Technical Advisor Staff Attorneys
ADDRESS:	<u>555 W. Monroe St., 7th Flr., Chicago, IL 60661</u>
TELEPHONE:	<u>(312) 814-6262</u>
TTY:	<u>(866) 740-3953</u>
FAX#:	<u>(312) 814-1436</u>
EMAIL:	IDHR.ADA@illinois.gov

Affirmative Action Provisions for People with Disabilities

Introduction

The Department is required by state and federal law to provide equal employment opportunity for people with disabilities. The Americans with Disabilities Act, which for purposes of its employment title was effective July 26, 1992, prohibits discrimination against applicants and employees with disabilities. The Department's ADA Coordinator is: Oral Bennett, 555 W. Monroe St., 7th Floor, Chicago, IL 60661 (internal and external). Also, Section 504 of the Rehabilitation Act of 1973 prohibits discrimination by recipients of federal funds. The Department receives federal funding from the Equal Employment Opportunity Commission.

The Department is also covered by the Illinois Human Rights Act, which prohibits discrimination against applicants or employee with current disabilities, those with histories of disabilities, and those who are perceived to have disabilities. This Act also requires state executive agencies to practice affirmative action in regards to employment of persons with disabilities. As the enforcement agency under the Human Rights Act, the Department is committed to the practice of fair and equitable treatment of all employees with disabilities and affirmative action as required by the Department of Human Rights' rules on Equal Employment Opportunity and Affirmative Action. This part of the plan sets forth steps the agency will take to comply with these legislative and regulatory requirements. Although the plan is primarily concerned with employment-related issues, this part of the plan will also address the Department's policy and practice of providing services to people with disabilities in an accessible manner.

I. Number of Employees with Disabilities

Employees wanting to identify their disabilities must complete the on-line Disability Survey Form by logging into <u>www.2.illinois.gov/disability survey/</u>. All new employees are required to login to this website and voluntary provide their disability information or indicate they do not have a disability. For those who choose not to fill out the on-line form they simply click the "Skip Survey" button to indicate receipt and acknowledgement that they elect not to participate in the survey. Employees are free to change their disability as the need arises. To do so, they would merely complete a new survey form.

The Agency did not return any employees to work under the Alternative Employment Program in FY21.

Number of Employees with Disabilities	27
Total Number of Employees	129
Percentage of Employees with Disabilities	21%

II. Pre-employment Inquiries/Physical Examinations

A. Pre-employment Inquiries

The Department does not use any written inquiries of applicants regarding disabilities. In compliance with the Americans with Disabilities Act (ADA), no questions concerning an applicant's disability will be posed during an employment interview. Department managers have been informed of this policy. Managers are responsible for ensuring that interviewing officers within their divisions comply with this policy.

B. Physical Examinations

The Department does not require any applicant for employment to undergo a physical examination.

III. Employment Criteria and Testing

A. Employment Criteria

The Department relies on employment criteria established by the Department of Central Management Services. Before any internal criteria are established, the agency EEO Officer will determine whether the criteria in question are job-related, and he/she has the authority to prevent the use of such criteria when they are not significantly related to job performance.

B. Employment Testing

The Department conducts no employment testing of its own. In all cases, when testing is required of applicants, the Department of Central Management Services conducts such tests through the Accommodated Testing Program. The Accomodated Testing Program provides the following types of accommodations for applicants with disabilities:

- 1. Braille exams;
- 2. Reader and/or marker for the exam;
- 3. Certified American Sign Language interpreter
- 4. Zoom Text;
- 5. High Contrast;
- 6. Closed-captioning; and
- 7. Extra Time.

Physical Access (ADA Compliance)

A. Access Issues

The Department's offices in the 535 W. Jefferson building in Springfield (Region 7), in the 2309 W. Main building in Marion (Region 10) and the at 555 West Monroe Street, 7th Floor in Chicago (Region 1) are generally physically accessible to persons with disabilities.

It is the Department's policy to provide sign language interpreters for deaf clients who request them. Meetings and conferences sponsored by the Department are held in facilities that are accessible to people with disabilities.

B. Emergency Evacuation of Employees with Disabilities

All new employees are given the opportunity (on the disability survey form) to identify their need for assistance in emergency evacuation. Vincent Stokes and Martin Duncan in the Chicago Office; Doreen Books in the Springfield Office are responsible for ensuring that appropriate assistance is provided to employees with disabilities during an evacuation. The EEO/AA Officer will check the disability survey report on a regular basis verifying the evacuation needs for the department and will as needed relay information regarding evacuation needs to the appropriate evacuation staff.

Labor Force Analysis for People with Disabilities

Agency:	Department of Human Rights
Fiscal Year:	2021
	100
TOTAL EMPLOYEES:	129
PERCENT OF PEOPLE WITH DISABILITIES IN ILLINOIS LABOR FORCE:	5.10%
LABOR FORCE NUMBER:	6
NUMBER OF EMPLOYEES WITH DISABILITIES IN THE AGENCY:	27
UNDERUTILIZATION/PARITY:	Р

DHR 34-APP (6-04)

Director's Policy Statement on Reasonable Accommodation

In compliance with the U.S. Americans with Disabilities Act of 1990 and the Illinois Human Rights Act it is the policy of the Department of Human Rights to reasonably accommodate known physical or mental limitations of otherwise qualified applicants and employees with disabilities. The Department of Human Rights recognizes the rights of a qualified applicant or employee with a disability to request accommodation to the job application procedure and to any aspect of his or her subsequent employment with the agency.

It is the responsibility of the Department of Human Rights to provide accommodation to qualified applicants and employees with disabilities, when such accommodation does not pose an undue hardship to the operation of the agency's business.

The agency's Equal Employment Opportunity Officer and Americans with Disabilities Act Coordinator can provide further information about the agency's policy in this area.

Jim Semet

James L. Bennett, Director

Reasonable Accommodation Policy

Section 1. Introduction

- A. The Americans with Disabilities Act of 1990, 42 U.S.C. 12101 et. seq. (ADA), prohibits discrimination against a qualified individual with a disability in regard to job application procedures, the hiring, advancement, or discharge of employees; employee compensation; job training; and other terms, conditions, and privileges of employment. [Section 102(a)].
- B. An employer must make reasonable accommodations to the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or employee, unless such covered entity has demonstrated that the accommodation would impose an undue hardship on the operation of the business of such covered entity. [Section 102(b)-(5) (A)]. Each individual is responsible for initiating the request for reasonable accommodation, (unless the need for accommodation is obvious) if such individual believes such accommodation is required to enable him/her to perform the essential functions of the job.
- C. The policy and procedures set forth herein are also intended to meet the requirements of the Illinois Human Rights Act, Ill. Rev. Stat., ch. 68, par.1-101 et seq. (1989) and Section 504 of the Rehabilitation Act of 1973 29U.S.C.794, as well as the ADA.

Section 2. Policy

- A. In accordance with the laws and regulations of the U.S. Americans with Disabilities Act of 1990 and the Illinois Human Rights Act, it is the policy of the Department of Human Rights:
 - To inform employees and applicants (the term "employee" shall include "applicants and prospective employees") about the agency's policies and of the right to reasonable accommodations, and;
 - 2. To provide any and all such reasonable accommodations in the most cost effective manner available unless it would impose "undue hardship";
- B. This policy is intended to comply with the applicable laws and is not intended to create any legal or contractual rights or obligations.

Section 3. Reasonable Accommodation

- A. Reasonable accommodation means modifications or adjustments to a job application process and the work environment that enables qualified applicants or employees to be considered for a position, to perform the essential functions of a position, and to enjoy equal benefits and privileges of employment. ADA regulations: 29C.F.R.1630.2(o) (1);
- B. Reasonable accommodation may include, but is not limited to:
 - 1. Making existing facilities used by employees readily accessible to and useable by individuals with disabilities;
 - 2. Job restructuring; part-time or modified work schedules; reassignment to a vacant position; acquisition or modification of equipment or devices; appropriate adjustment or modification of examinations; training materials or policies; the provision of qualified readers or interpreters; and other similar accommodations for individuals with disabilities. Section 101(9) of the ADA.
- C. The determination of which accommodation is appropriate in a particular situation will be made on a case by case basis and involve the employer and employee in a flexible, interactive process whereby the employee identifies the precise limitations imposed by the disability, and along with the employer explores potential accommodations that would overcome those limitations.

NOTE: The ADA permits employers to choose the accommodation, which is lowest in cost, if such accommodation provides similar result to a more costly accommodation.

- D. Reasonable accommodations may be categorized in the following manner:
 - Restructuring/modifications accommodations, include, but are not limited to: job restructuring by removal of non-essential tasks, job modifications, rearrangement of office furniture, removal of desk drawers, flexible time to allow for transportation and/or medical schedules, etc.;
 - 2. Technological/accessibility accommodations include but are not limited to: dictating machines, voice activated equipment, push button telephone options, Telecommunications Device for the Deaf (TYY's), hand controls for dictating devices, speaker-phones, telephone amplifiers, typewriters, Braille typewriters, orthopedic desk chairs, and other adaptive office furniture, etc., as well as architectural modifications. Some types of accommodations need not be provided on individual basis if available at the work site and if used by two or more individuals and will not impede job performance;
 - 3. Assistive care accommodations include the utilization of additional persons such as readers, drivers, interpreters, and attendants who specifically assist an individual in performing the essential duties of the job.

Section 4. Undue Hardship

- A. "Undue hardship" means significant difficulty or expense in, or resulting from, the provision of the accommodation. It refers to any accommodation that would be unduly costly, extensive, substantial, or disruptive, or that would fundamentally alter the nature or operation of the business of the agency.
- B. Whether an accommodation will impose an undue hardship must be analyzed on a case-by-case basis. Factors to be considered in determining whether an accommodation would impose undue hardship on the agency may include, but not be limited to: (1) the nature and net cost of the accommodation needed; (2) the overall appropriation of the agency with respect to the number of employees and number, type, and location of its facilities; (3) the type of operation or operations of the agency, including the composition, structure and functions of the workforce of such agency; and (4) the impact of the accommodation upon the operation of the facility, including the impact on the ability of other employees to be able to perform their duties and to conduct business.
- C. A requested accommodation may be denied if it is unduly disruptive to other employees or to the functioning of the business of the agency. To demonstrate that the accommodation would be unduly disruptive, the disruption must result from the provision of the accommodation, not from the fears or prejudices of other employees toward the individual's disability.
- D. When an accommodation would cause undue hardship and it is something which the employee can provide himself or herself (equipment, furniture, software), the employee can bring the item into the office and use it. Employees should inform their supervisor of their intent to bring in equipment or furniture. Software must be approved by Information Services to ensure compatibility and protect against introduction of viruses.

Section 5. Reasonable Accommodation Committee ("RAC")

- A. Purpose. The purpose of the RAC is to ensure the effective implementation of this policy.
- B. Committee Members:
 - 1. ADA Coordinator and EEO/AA Officer
 - 2. Deputy Director
 - 3. Office Manager
 - 4. Fiscal Officer
- C. Duties:
 - 1. The RAC provides technical assistance to agency employees on technology, the ADA, Title V of the Rehabilitation Act, Accessibility standards and employee relations as it relates to requests or potential requests.
 - 2. The RAC will maintain documentation regarding RAC requests in order to:
 - i. Provide appropriate budget information and projected cost analysis for future budget cycles;
 - ii. Lend consistency to the system of the provision of accommodations and ensure non-discrimination in the treatment of employees;
 - iii. Ensure that requests are processed, and approved accommodations provided in a timely manner; and
 - iv. Provide reports on employee accommodations and costs to regulatory agencies.

Section 6. Procedures for Processing Requests for Reasonable Accommodations for Employees

The determination of reasonable accommodation for qualified employees who require such to overcome a physical or mental impairment in performance of job duties must be conducted at the request and with the consultation of the employee.

A person with a disability may be qualified for a certain job if the person satisfies the requisite skills, experience, education and other job-related requirements of the employment position, as set forth in a standardized Department of Central Management Services requirement, and with or without reasonable accommodations can perform the essential functions of the job.

Essential job functions vary with individual job descriptions and would include those physical, mental and inter-personal activities necessary to achieve the anticipated job performance effectively.

A determination as to a reasonable accommodation for one person will not be treated as a precedent for another person.

The following procedures should be used in processing reasonable accommodation requests from employees.

1. An employee may request an accommodation orally or in writing. The employee will be asked to complete a Reasonable Accommodation Request form. The employee is responsible for adequately responding to all applicable questions on the form. Once completed, the form shall be transmitted by the employee to the ADA Coordinator or his/her designee. This form may be obtained from the EEO/AA Officer or via the department's website.

If requested by management, the employee shall submit medical documentation to support the need for accommodation. Also, if additional information becomes available, the employee should submit it in writing to the ADA Coordinator or his/her designee. Technical assistance is available to the employee and supervisor from the ADA Coordinator upon request.

- 2. Unless the appropriate reasonable accommodations is so obvious to either or both the agency and the qualified individual with a disability, all reviewers using a problem solving approach, will:
 - a) Analyze the particular job involved and determine its purpose and essential functions;
 - b) Consult with the individual with a disability to ascertain the precise jobrelated limitations imposed by the individual's disability and how those limitations could be overcome with a reasonable accommodation;
 - c) In consultation with the individual to be accommodated, identify potential accommodations and assess the effectiveness each would have in enabling the individual to perform the essential functions of the position; and

- d) Consider the preference of the individual to be accommodated and select and implement the accommodation that is most appropriate for both the employee and the agency.
- All reviewers shall consider the request based on the following criteria;
 (1) the relationship between the accommodation and essential job functions;
 (2) necessity;
 (3) cost effectiveness;
 (4) undue hardship; and
 (5) compatibility with existing equipment, where applicable.
- 3. The ADA Coordinator shall have five (5) working days to provide a recommendation on the request, given sufficient medical documentation has been provided by the employee to make a recommendation. If insufficient documentation, an incomplete form or additional medical documentation is necessary, then the five-day period will be tolled until such time as sufficient documentation, a completed form or additional medical documentation is presented. The ADA Coordinator will submit the recommendation to the Reasonable Accommodation Committee.
- 4. Within five (5) working days, the RAC/EEO Officer will act upon the request and report recommendations to the Director.
- 5. Within 30 days of receipt of the completed request, provided that appropriate medical documentation has been submitted, the agency shall inform the employee in writing of the decision to grant or deny the request. The Director will make the final decision. A copy of the Director's decision and the RAC/EEO Officer's recommendation will also be sent to the supervisor/manager, who will coordinate implementing the approved request with appropriate staff.
- 6. If the accommodation is granted, the employee shall be apprised in writing of the status of the purchase or implementation of the request on a monthly basis.
- 7. Approved accommodation requests shall be implemented within six months of receipt of the request, barring any extenuating circumstances.

Section 7. Reconsideration

If the accommodation request is denied, the employee has the right to ask for a review of the decision by the EEO/AA Officer within ten (10) working days of notification of the decision. The EEO/AA Officer shall review all aspects of the request, including but not limited to, the need for accommodation, the resulting job enhancement, cost, medical documentation and doctor's recommendation. After a complete review of the matter, the EEO/AA Officer shall make a recommendation to the agency Director. A decision shall be made and the employee notified within ten (10) working days of receipt of request.

The Director's decision shall constitute the final administrative action of the agency on the request.

Section 8. Denial

An employee who has been denied accommodation has the right to file a complaint at the state level with the Illinois Department of Human Rights within 300 days of the denial of the request. An employee also has the right to file a complaint with the U.S. Equal Employment Commission, within 300 days of the denial of the request.

The agency should document any action taken on a reasonable accommodation request where indicated on the request form and shall retain completed accommodation request forms one year following final action in the matter.

Section 9. Implementation

When implementing the approved request, the appropriate supervisor shall:

- 1. If the requested accommodation is within the restructuring or modification category, modify/restructure the job with assistance from the manager. When the supervisor, ADA Coordinator, and employee are all in agreement, the supervisor shall provide the accommodation; or
- 2. If the requested accommodation is of a technological/accessibility or assistive care nature, the appropriate supervisor and the office manager will coordinate purchase of equipment or devices, or initiate contracts.

Accommodation Request Procedures for Applicants

Qualified applicants and employees with disabilities have the right to request reasonable accommodation under the law. Applicants may request accommodation at any stage of the application process, including the employment application, examination procedure, or interviewing process. Once an individual with a disability has been hired, he or she has the right to request accommodation at the work site, work schedule or work process that would enable him or her to perform the job in question. The following procedures are for applicants requesting an accommodation.

Procedures

- 1. Applicants may request accommodations to the application process orally or in writing (either through correspondence or the use of the accommodation request form for applicants). If the request is made orally or through written correspondence, the agency EEO/AA Officer will complete accommodation request forms in the matter for purposes of processing and documenting the request.
- 2. Applicants shall submit accommodation requests to the interviewing officer, with a copy to the EEO/AA Officer. In cases where the EEO/AA Officer completes the form for the applicant, with a disability the EEO/AA Officer shall submit completed forms to the interviewing officer and retain a copy for the files.
- 3. The interviewing officer will provide a response to the request to the applicant within five days following receipt of the request.
- 4. If it is within the bounds of the authority of the interviewing officer to grant the request and he or she believes it to be reasonable, the accommodation will be provided. Information regarding the type of accommodation provided will be sent to the EEO/AA Officer.
- 5. If another official within the agency must be consulted in order for the accommodation to be provided, he or she will determine whether the agency will grant the request.
- 6. If the agency denies the request, the applicant has the right to file an internal complaint with the EEO/AA Officer and an external complaint with the Illinois Department of Human Rights within 300 days of the denial. He or she can also file with the U.S. Employment Opportunity Commission within 300 days of the denial.

PART VI

List of Applicable EEO Laws

- 1. Civil Rights Act of 1964, as amended.
- 2. Equal Employment Opportunity Act of 1972
- 3. Civil Rights Act of 1991
- 4. Age Discrimination in Employment Act of 1967
- 5. Rehabilitation Act of 1973.
- 6. Equal Pay Act of 1963
- 7. Americans with Disabilities Act of 1990
- 8. Family Medical Leave Act
- 9. Uniformed Services Employment and Reemployment Rights Act
- 10. GINA Genetic Information Nondiscrimination Act of 2008

Description of Applicable EEO Laws

FEDERAL EEO LAWS

CIVIL RIGHTS ACT OF 1964, as amended

Title VI prohibits discrimination on grounds of race, color, or national origin in federally assisted programs.

Title VII prohibits discrimination on the grounds of race, color, religion, sex or national origin by employers or unions with 15 or more employees. The designation employer includes the government of the United States, corporations wholly owned by the United States, and state or political subdivisions thereof.

EQUAL EMPLOYMENT OPPORTUNITY ACT OF 1972

This is an amendment to the Civil Rights Act of 1964, which adds sex and religion to the Title VII portion and extends Equal Employment Opportunity (EEO) to state, local and municipal organizations, all employment agencies (private and public) and to labor organizations. This Act empowers EEOC to bring civil action against any organization, which is alleged to be practicing discrimination. The Act also gives the right to an individual to take a complaint directly to a court of law.

CIVIL RIGHTS ACT OF 1991

The Civil Rights Act of 1991 expands the protections afforded individuals under the Civil Rights Act of 1964. It provides for damages for intentional discrimination and unlawful harassment in the workplace and codifies the concepts of "business necessity" and "job related" as enunciated in various Supreme Court decisions. Additionally, it confirms statutory authority and provides guidelines for disparate impact suits under Title VII of the Civil Rights Act of 1964 and in response to recent Supreme Court decisions, expands the scope of relevant civil rights statutes.

AGE DISCRIMINATION IN EMPLOYMENT ACT OF 1967

This Act prohibits arbitrary discrimination against persons 40 years of age or older.

REHABILITATION ACT OF 1973

This Act sets the standards for promoting, expanding, and assisting in employment opportunities for the handicapped in all programs or activities receiving Federal financial assistance. Sections 503 and 504 provide for the prohibition of discrimination against qualified handicapped individuals. The Office of Federal Contract Compliance Programs (OFCCP), U. S. Department of Labor, enforces section 503. Section 504 is enforced by the agency providing the federal funds in question.

EQUAL PAY ACT OF 1963

This Act provides that an employer may not discriminate on the basis of sex by paying employees different wages for doing equal work on jobs requiring equal skill, effort, and responsibility, and which are performed under similar working conditions in the same establishment. The U. S. Equal Employment Opportunity Commission (EEOC) enforces this Act. The standards of "equal pay for equal work" set forth in this Act for determining what is lawful discrimination in compensation are applicable to Title VII of the Civil Rights Act of 1964.

AMERICANS WITH DISABILITIES ACT OF 1990

Congress enacted the Americans with Disabilities Act of 1990 ("the ADA") to eliminate discrimination against individuals with disabilities in the areas of employment, public accommodations, education, transportation, communication, recreation, institutionalization, health services, voting, and access to public service. Title I of the ADA prohibits discrimination in employment against individuals with disabilities and establishes the standards governing an employer's affirmative duty to accommodate an individual with a disability. Title II of the ADA prohibits discrimination against individuals with disabilities by state and local governments. The ADA Amendments Act of 2009 broadens the coverage of "disability" and thereby brings more individuals under the protection of the law. EEOC will issue new regulations under this Act.

FAMILY MEDICAL LEAVE ACT of 1993

This act requires employers to provide up to 12 weeks of unpaid job-protected leave to "eligible" employees for certain family and medical reasons. Employees are eligible if they have worked for a covered employer for at least one year, and for 1,250 hours during the year preceding the start of the leave and be employed at a worksite where the employer employs at least 50 employees within a 75-mile radius. The U. S. Department of Labor's Wage and Hour Division is authorized to investigate and resolve complaints of violations. Unpaid leave must be granted for any of the following reasons:

- To care for the employee's child after birth, or placement for adoption or foster care;
- To care for the employee's spouse, son or daughter, or parent, who has a serious health condition; or
- For a serious health condition that makes the employee unable to perform the employee's job.

Section 585(a) of the National Defense Authorization Act (NDAA) amended the FMLA to provide eligible employees working for covered employers two important leave rights related to military service:

Qualifying Reason for Leave. Eligible employees are entitled to up to 12 weeks of leave because of "any qualifying exigency" arising out of the fact that the spouse, son, daughter, or parent of the employee is on active duty, or has been notified of an impending call to active duty status, in support of a contingency operation.

Leave Entitlement. An eligible employee who is the spouse, son, daughter, parent, or next of kin of a covered service member who is recovering from a serious illness or injury sustained in the line of duty on active duty is entitled to up to 26 weeks of leave in a single 12-month period to care for the service member. This military caregiver leave is available during "a single 12-month period" during which an eligible employee is entitled to a combined total of 26 weeks of all types of FMLA leave.

UNIFORMED SERVICES EMPLOYMENT AND REEMPLOYMENT RIGHTS ACT (USERRA)

USERRA protects the job rights of individuals who voluntarily or involuntarily leave employment positions to undertake military service. USERRA also prohibits employers from discriminating against past and present members of the uniformed services, and applicants to the uniformed services. The U. S. Department of Labor, Veterans Employment and Training Service (VETS) is authorized to investigate and resolve complaints of USERRA violations.

GENETIC INFORMATION NONDISCRIMINATION ACT OF 2008 (GINA)

Under Title II of GINA, it is illegal to discriminate against employees or applicants because of genetic information. Title II of GINA prohibits the use of genetic information in making employment decisions, restricts employers and other entities covered by Title II (employment agencies, labor organizations and joint labor-management training and apprenticeship programs – referred to as "covered entities") from requesting or purchasing genetic information, and strictly limits the disclosure of genetic information.

PREGNANCY DISCRIMINATION ACT

This law amended Title VII to make it illegal to discriminate against a woman because of pregnancy, childbirth, or a medical condition related to pregnancy or childbirth. The law also makes it illegal to retaliate against a person because the person complained about discrimination, filed a charge of discrimination, or participated in an employment discrimination investigation or lawsuit.

PART VII <u>Hiring Monitor Form</u>

Name of Agency: City / County: IDHR Region / (Facility):	Candidate's Name: Position Number:
EEO Job Category:	Bid Number:
Title of Job to be filled:	Date of Hire:
 Is the EEO category underutilized? No ▼ If yes, ind 	licate number for each group:
Women: Black or African American:	Hispanic or Latino:
Asian: American Indian or Alaskan Native: Native Hawaiian or Other Pacific Islander:	People with Disabilities
2. Indicate: Race of person selected: (Choose One)	•
Sex: (Choose One) Veteran: Yes	Disability: Yes 💌
3. Number of individuals who applied or were on the list of eligible(s)
Total by Category # Invited Women	# Interviewed # Selected
Black or African American	
Hispanic or Latino	
Asian	
American Indian or Alaskan Native	
Native Hawaiian or Other Pacific Islander People with Disabilities	
Veterans	
If the category is underutilized and a member of an affirmative action gr detailed explanation for the hiring decision.	roup applied and was not hired, give a
6. Was the position posted? Yes	
 Name and position of person(s) who interviewed candidates. 	
 Name and position of person(s) who recommended the selection 	n of the candidate.
I have reviewed the eligibility list and: (Choose One) 💌 with this h	nire. Remarks on reverse side.
EEO/AA Officer	Date
approve of this hire	
r approve or uns me	
I approve of this hire Chief Executive Officer	Date

Promotion Monitor Form

PROMOTION MONITOR	
Name of Agency City / County IDHR Region / (Facility)	Candidate's Name Position Number Bid Number
EEO Job Category Title of Job to be filled	Date of Promotion
1. Is this EEO Category underutilized? Yes No Women Black or African American	If yes, by which of the following: Hispanic or Latino
Asian American Indian or Alaskan Native	Native Hawaiian or Other Pacific Islander
People with Disabilities*	
2. Indicate the race and sex of the person promoted:	
3. Number of individuals who applied or were on the list of promot	
Total by Category # Invited	# Interviewed # Selected
Women	# Interviewed # Selected
Black or African American	
Hispanic or Latino Asian	
American Indian or Alaskan Native	
Native Hawaiian or Other Pacific Islander	
People with Disabilities	
Veterans	
velerans	
4. Did it change the employee's EEO Job Category? Yes	No
If yes, from what EEO Job Category?	
5. If the category is underutilized and a member of an affirmative detailed explanation.	action group applied and was not promoted give a
6. Was the position posted? Yes No	
7. Name and position of person(s) who interviewed candidates.	
8. Name and position of person(s) who recommended the selection	on of the candidate.
I have reviewed the eligibility list and concur / do not concur with th	is promotion. Remarks on reverse side.
EEO/AA Officer	Date
I approve of this promotion.	
	Dete
Chief Executive Officer No appointment will be processed without this form. [DHR Rules and	Date nd Regulations Section 2520.770(h)]
DHR-20 (Rev. Feb. 2016) *For EEO Monitoring purposes.	

Exit Questionnaire

Instructions: This questionnaire will be provided to all employees at the time of their separation from the agency whether voluntary or involuntary. The completion of this questionnaire shall be at the employee's option. Please send the completed form in an envelope to the Equal Employment Opportunity Officer. The Equal Employment Opportunity Officer shall maintain a separate file of all forms for possible review by the Department of Human Rights.

Name	Sex: Male	Female	Age:	
Disability		Race	_ Hispanic: Yes	No
Date of Employment:	Separation	n Date		
Position Title:				
Starting SalaryCu	urrent Salary			
Who was your immediate supervisor?				
Reason for leaving:				
Were you terminated while still in your probation If so, what could your agency have done to ensu certification?			ationary period r	esulting in
Would you want to work here again? Yes				
Explain: Same Position? Yes No				
Explain:				
Same Supervisor? Yes No Explain:				

Do you feel the working conditions were satisfactory? Yes No	
Explain:	
Do you have any suggestions for improving employee morale? Yes No	
Explain:	
Were you satisfied with the pay you received for the work performed and with promotions? Yes_ No	
Explain:	
Did you receive bilingual pay? Yes No If so, do you feel it was an appropriate amount? Explain:	
Explain:	
Were you satisfied with the supervision and were you trained properly? Yes No	
were you satisfied with the supervision and were you trained property: res No	
Explain:	
Explain:	
Explain:	
Explain: Do you think management adequately recognized employee contributions? Yes No	
Explain: Do you think management adequately recognized employee contributions? Yes No If not, what recommendations would you make to improve this?	
Explain: Do you think management adequately recognized employee contributions? Yes No If not, what recommendations would you make to improve this? Explain:	
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Explain:	
Explain:	

Did you personally experience any discrimination w	
xplain:	
Are you aware of instances where others have been	discriminated against? Yes No
Explain:	
f you have answered "Yes" to the last two questions liscrimination to your supervisor or EEO/AA Office	s, have you discussed or given written notice of this er?YesNo
Explain:	
additional comments / concerns:	
Employee Signature	Date
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