2021 SPECIAL SESSION I

	21103471D
1	HOUSE BILL NO. 1891
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3 4	(Proposed by the House Committee on General Laws
4	on January 26, 2021)
5	(Patron Prior to Substitute—Delegate Ayala)
6	A BILL to amend and reenact § 2.2-1201 of the Code of Virginia and to amend the Code of Virginia by
7	adding in Chapter 12 of Title 2.2 a section numbered 2.2-1212, relating to the Department of
8	Human Resource Management; duties of the Department; annual safety and disaster awareness
9	training.
10	Be it enacted by the General Assembly of Virginia:
11	1. That § 2.2-1201 of the Code of Virginia is amended and reenacted and that the Code of Virginia
12	is amended by adding in Chapter 12 of Title 2.2 a section numbered 2.2-1212 as follows:
13	§ 2.2-1201. Duties of Department; Director.
14 15	A. The Department shall have the following duties:
15 16	1. Make recommendations to the Governor regarding the establishment and maintenance of a classification plan for the service of the Commonwealth, and recommend necessary amendments thereto.
17	2. Make recommendations to the Governor regarding the establishment and administration of a
18	compensation plan for all employees, and recommend necessary amendments thereto.
19	3. Design and maintain a personnel information system that shall support the operational needs of the
20	Department and of state agencies, and that shall provide for the management information needs of the
21	Governor, his secretaries, and the General Assembly. The system shall provide at a minimum a roster of
22	all employees in the service of the Commonwealth, in which there shall be set forth as to each
23	employee, the employing agency, the class title, pay, status and such other data as may be deemed
24	desirable to produce significant facts pertaining to personnel administration.
25	4. Establish and direct a program of employee-management relations designed to improve
26	communications between employees and agencies of the Commonwealth.
27	5. Establish and administer a system of performance evaluation for all employees in the service of
28	the Commonwealth, based on the quality of service rendered, related where practicable to specific standards of performance. In personal shall workers' compensation leave affect the total number of hours
29 30	standards of performance. In no event shall workers' compensation leave affect the total number of hours credited during a performance cycle for purposes of calculating incentive increases in salary based on
31	such performance evaluations.
32	6. Establish and administer a system of recruitment designed to attract high quality employees to the
33	service of the Commonwealth. In administering this system, applicants shall be rated on the basis of
34	relative merit and classified in accordance with their suitability for the various classes of positions in the
35	service of the Commonwealth, and a record thereof shall be maintained in the open register.
36	7. Design and utilize an application form which shall include, but not be limited to, information on
37	prior volunteer work performed by the applicant.
38	8. Establish and administer a comprehensive and integrated program of employee training and
39 40	management development.
40 41	9. In coordination with the Governor or his designee, develop an online training module addressing diversity and cultural competency that shall be available for use by all employees and agencies of the
42	Commonwealth. Such training module shall include (i) information related to race, ethnicity, disabilities,
43	gender, religion, and other protected classes under state law; (ii) strategies to create an inclusive and
44	equitable culture; (iii) strategies to ensure equity and inclusion in state employee recruitment and hiring;
45	and (iv) strategies to ensure that state employees provide equitable, competent, and welcoming services
46	to all persons.
47	10. Establish and administer a program of evaluation of the effectiveness of performance of the
48	personnel activities of the agencies of the Commonwealth.
49 50	11. Establish and administer a program to ensure equal employment opportunity to applicants for
50 51	state employment and to state employees in all incidents of employment.
51 52	12. Establish and administer regulations relating to disciplinary actions; however, no disciplinary action shall include the suspension without pay for more than 10 days of any state employee who is
52 53	under investigation without a hearing conducted either by a level of supervision above the employee's
55 54	immediate supervisor or by his agency head.
55	13. Adopt and implement a centralized program to provide awards to employees who propose
56	procedures or ideas that are adopted and that will result in eliminating or reducing state expenditures or
57	improving operations, provided such proposals are placed in effect. The centralized program shall be
58	designed to (i) protect the identity of the individual making the proposal while it is being evaluated for
59	implementation by a state agency (ii) publicize the acceptance of proposals and financial awards to state

2/16/21 16:40

HB1891H1

employees, and (iii) include a reevaluation process that individuals making proposals may access if their
proposals are rejected by the evaluating agency. The reevaluation process must include individuals from
the private sector. State employees who make a suggestion or proposal under this section shall receive
initial confirmation of receipt within 30 days. A determination of the feasibility of the suggestion or
proposal shall occur within 60 days of initial receipt.

65 14. Develop state personnel policies and, after approval by the Governor, disseminate and interpret 66 state personnel policies and procedures to all agencies. Such personnel policies shall permit an employee, with the written approval of his agency head, to substitute (i) up to 33 percent of his accrued 67 paid sick leave, (ii) up to 100 percent of any other paid leave, or (iii) any combination of accrued paid 68 sick leave and any other paid leave for leave taken pursuant to the Family and Medical Leave Act of 69 1993 (29 U.S.C. § 2601 et seq.). On and after December 1, 1999, such personnel policy shall include an 70 acceptable use policy for the Internet. At a minimum, the Department's acceptable use policy shall 71 72 contain provisions that (i) prohibit use by state employees of the Commonwealth's computer equipment 73 and communications services for sending, receiving, viewing, or downloading illegal material via the 74 Internet and (ii) establish strict disciplinary measures for violation of the acceptable use policy. An 75 agency head may supplement the Department's acceptable use policy with such other terms, conditions, and requirements as he deems appropriate. The Director of the Department shall have the final authority 76 to establish and interpret personnel policies and procedures and shall have the authority to ensure full 77 78 compliance with such policies. However, unless specifically authorized by law, the Director of the 79 Department shall have no authority with respect to the state grievance procedures.

80 14a. Develop state personnel policies, with the approval of the Governor, that permit any full-time state employee who is also a member of the organized reserve forces of any of the armed services of 81 the United States or of the Virginia National Guard to carry forward from year to year the total of his 82 83 accrued annual leave time without regard to the regulation or policy of his agency regarding the maximum number of hours allowed to be carried forward at the end of a calendar year. Any amount 84 85 over the usual amount allowed to be carried forward shall be reserved for use only as leave taken 86 pursuant to active military service as provided by § 2.2-2903.1. Such leave and its use shall be in 87 addition to leave provided under § 44-93. Any leave carried forward for the purposes described 88 remaining upon termination of employment with the Commonwealth or any department, institution or 89 agency thereof that has not been used in accordance with § 2.2-2903.1 shall not be paid or credited in 90 any way to the employee.

91 14b. Develop state personnel policies that provide break time for nursing mothers to express breast 92 milk. Such policies shall require an agency to provide (i) a reasonable break time for an employee to 93 express breast milk for her nursing child after the child's birth each time such employee has need to 94 express the breast milk and (ii) a place, other than a bathroom, that is shielded from view and free from 95 intrusion from coworkers and the public and that may be used by an employee to express breast milk. 96 Such break time shall, if possible, run concurrently with any break time already provided to the 97 employee. An agency shall not be required to compensate an employee receiving reasonable break time 98 for any work time spent for such purpose. For purposes of this subdivision, "reasonable," with regard to 99 break time provided for nursing mothers to express breast milk, means a break time that complies with 100 the guidance for employers in assessing the frequency and timing of breaks to express breast milk set forth in the U.S. Department of Labor's Request for Information RIN 1235-ZA00, 75 Federal Register 101 80073 (December 21, 2010). 102

103 15. Ascertain and publish on an annual basis, by agency, the number of employees in the service of
104 the Commonwealth, including permanent full-time and part-time employees, those employed on a
105 temporary or contractual basis, and constitutional officers and their employees whose salaries are funded
106 by the Commonwealth. The publication shall contain the net gain or loss to the agency in personnel
107 from the previous fiscal year and the net gains and losses in personnel for each agency for a three-year
108 period.

109 16. Submit a report to the members of the General Assembly on or before September 30 of each year showing (i) the total number of full-time and part-time employees, (ii) contract temporary employees, (iii) hourly temporary employees, and (iv) the number of employees who voluntarily and involuntarily terminated their employment with each department, agency or institution in the previous fiscal year.

114 17. Administer the workers' compensation insurance plan for state employees in accordance with 115 § 2.2-2821.

116 18. Work jointly with the Department of General Services and the Virginia Information Technologies
117 Agency to develop expedited processes for the procurement of staff augmentation to supplement salaried
118 and wage employees of state agencies. Such processes shall be consistent with the Virginia Public
119 Procurement Act (§ 2.2-4300 et seq.). The Department may perform contract administration duties and
120 responsibilities for any resulting statewide augmentation contracts.

121 19. In coordination with the Secretary of Health and Human Resources or his designee, develop an

HB1891H1

- 122 online training module addressing safety and disaster awareness, which shall be incorporated into 123 existing mandatory training.
- B. The Director may convene such ad hoc working groups as the Director deems appropriate to address issues regarding the state workforce.
- 126 § 2.2-1212. Required online safety and disaster awareness training.
- All state employees shall annually complete an online safety and disaster awareness training module
 that includes information on public health safety provided by the Department pursuant to subdivision A
 of § 2.2-1201. Each state agency shall maintain records showing that each employee has completed
 the training required by this section and the date on which such training was completed.
- 131 2. That the Department of Human Resource Management shall develop and make available the 132 online training module addressing safety and disaster awareness that includes information on 133 public health safety required by § 2.2-1201 of the Code of Virginia, as amended by this act, by 134 January 1, 2022, for use by all employees and agencies of the Commonwealth.
- 135 3. That any person employed with the Commonwealth on January 1, 2022, shall complete the 136 training required by § 2.2-1212 of the Code of Virginia, as created by this act, no later than April 137 1, 2022.