9118

IN ASSEMBLY

January 21, 2020

Introduced by M. of A. EPSTEIN -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the executive law, the legislative law and the judiciary law, in relation to establishing goals for participation by individuals with disabilities with respect to state employment, state contracts, legislative employment and judicial employment

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The executive law is amended by adding a new article 17-c
2	to read as follows:
3	ARTICLE 17-C
4	PARTICIPATION BY INDIVIDUALS WITH DISABILITIES WITH RESPECT TO STATE
5	EMPLOYMENT AND STATE CONTRACTS
6	Section 369-aa. Definitions.
7	<u>369-bb. Participation by individuals with disabilities with</u>
8	respect to state employment.
9	<u>369-cc. Participation by individuals with disabilities with</u>
10	respect to state contracts.
11	369-dd. Invitation to self-identify.
12	<u>369-ee. Report.</u>
13	§ 369-aa. Definitions. As used in this article, the following terms
14	shall have the following meanings:
15	1. "covered employer" shall mean a state agency, state contractor or
16	state subcontractor;
17	2. "disability" shall mean:
18	(a) with respect to an individual:
19	(i) a physical or mental impairment that substantially limits one or
20	more major life activities of such individual;
21	(ii) a record of such an impairment; or
22	(iii) being regarded as having such an impairment;
23	(b) as used in this article, the definition of "disability" shall be
24	construed in favor of broad coverage of individuals, to the maximum
25	extent permitted by law. The question of whether an individual meets the
26	<u>definition under this article shall not demand extensive analysis;</u>

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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12 13 (c) an impairment that substantially limits one major life activity need not limit other major life activities in order to be considered a disability; (d) an impairment that is episodic or in remission is a disability if it would substantially limit a major life activity when active; 3. "major life activities" shall mean: (a) caring for oneself, performing manual tasks, seeing, hearing, eating, sleeping, walking, standing, sitting, reaching, lifting, bending, speaking, breathing, learning, reading, concentrating, thinking, communicating, interacting with others, and working; and (b) the operation of a major bodily function, including, but not limited to, functions of the immune system, special sense organs and skin, normal cell growth, digestive, genitourinary, bowel, bladder, provedegical brain programments are arguing and and and the programment of a major bodily function.

14 neurological, brain, respiratory, circulatory, cardiovascular, endoc-15 rine, hemic, lymphatic, musculoskeletal, and reproductive functions. The 16 operation of a major bodily function includes the operation of an indi-17 vidual organ within a body system; 18 <u>4. "physical or mental impairment" shall mean:</u>

<u>(a) any physiological disorder, or condition, cosmetic disfigurement,</u>
 <u>or anatomical loss affecting one or more body systems such as neurologi-</u>

21 cal, musculoskeletal, special sense organs, respiratory (including 22 speech organs), cardiovascular, reproductive, digestive, genitourinary, 23 immune, circulatory, hemic, lymphatic, skin, and endocrine; or

(b) any mental or psychological disorder, such as an intellectual
 disability, organic brain syndrome, emotional or mental illness, and
 specific learning disabilities;

5. "state agency" shall mean: (a)(i) any state department; or (ii) any division, board, commission or bureau of any state department; or (iii) the state university of New York and the city university of New York; or (iv) any public authority or public benefit corporation established pursuant to statute; and

32 (b) employs fifty or more employees;

33 6. "state contract" shall mean a written agreement or purchase order 34 instrument, providing for a total expenditure in excess of ten thousand 35 dollars, whereby a contracting agency is committed to expend or does expend funds in return for labor, services including but not limited to 36 legal, financial and other professional services, supplies, equipment, 37 38 materials, the acquisition, construction, demolition, replacement, major repair or renovation of real property and improvements thereon or any 39 combination of the foregoing, to be performed for, or rendered or 40 41 furnished to the contracting agency;

42 <u>7. "state contractor" shall mean any person, corporation, partnership</u>
 43 <u>or joint venture, unincorporated association holding a state contract in</u>
 44 <u>excess of ten thousand dollars and employs fifty or more employees;</u>

45 <u>8. "state subcontract" shall mean a written agreement between a</u> 46 <u>contractor and a subcontractor:</u>

47 (a) for the purchase, sale or use of personal property or nonpersonal
48 services (including construction) which, in whole or in part, is neces49 sary to the performance of any one or more state contracts; or

50 (b) under which any portion of the state contractor's obligation under 51 any one or more state contracts is performed, undertaken, or assumed; 52 and

53 9. "state subcontractor" shall mean any person, corporation, partner-54 ship or joint venture, unincorporated association holding a state 55 subcontract in excess of ten thousand dollars and employs fifty or more

56 <u>employees.</u>

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1	§ 369-bb. Participation by individuals with disabilities with respect
2	to state employment. 1. All state agencies shall not discriminate
3	because of physical or mental disability and shall take affirmative
4	action to employ and advance in employment qualified individuals with
5	disabilities at all levels of employment, including taking affirmative
6	action to achieve seven percent employment of individuals with disabili-
7	ties within each state agency.
8	2. (a) Each state agency shall annually evaluate its employment of
9	individuals with disabilities.
10	(b) State agencies not meeting the goal of seven percent employment
11	shall take steps to determine whether and where impediments to equal
12	employment opportunity exist. When making this determination, each state
13	agency shall assess its personnel processes, the effectiveness of its
14	outreach and recruitment efforts, the results of its affirmative action
15	evaluation, and any other areas that might affect its success in employ-
16	ment.
17	<u>3. Each state agency shall develop and execute action-oriented</u>
18	programs designed to correct any areas identified in subdivision two of
19	this section. These action-oriented programs may include the modifica-
20	tion of personnel processes to ensure equal employment opportunity for
21	individuals with disabilities, alternative or additional outreach and
22	recruitment efforts, and/or other actions designed to correct the iden-
23	tified problem areas and attain the established goal.
24	4. A state agency's determination that it has not attained the employ-
25	ment goal established in subdivision one of this section does not
26	constitute either a finding or admission of discrimination in violation
27	of this section.
28	5. The employment goal established in subdivision one of this section
29	shall not be used as a quota or ceiling that limits or restricts the
30	employment of individuals with disabilities.
31	6. The commissioner of labor, in consultation with the division of
32	human rights, shall periodically review and update, as appropriate, the
33	employment goal established in subdivision one of this section.
34	<u>§ 369-cc. Participation by individuals with disabilities with respect</u>
35	to state contracts. 1. All state contracts and all documents soliciting
36	bids or proposals for state contracts shall contain or make reference to
37	the following: all state contractors and state subcontractors shall not
38	discriminate because of physical or mental disability and shall take
39	affirmative action to employ and advance in employment qualified indi-
40	viduals with disabilities at all levels of employment, including taking
41	affirmative action to achieve seven percent employment of individuals
42	with disabilities within each state contractor and state subcontractor's
43	workforce.
44	2. State contractors shall include the provisions of subdivision one
45	of this section in every subcontract in such a manner that the
46	provisions will be binding upon each state subcontractor as to work in
47	connection with the state contract.
48	3. The provisions of this section shall not be binding upon state
49	contractors or state subcontractors in the performance of work or the
50	provision of services or any other activity that are unrelated, separate
51	or distinct from the state contract as expressed by its terms.
52	4. The commissioner of general services shall promulgate rules and
53	regulations to ensure that state contractors and state subcontractors
54	undertake programs of affirmative action and equal employment opportu-
55	nity as required by this section including:
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1	(a) each state contractor and state subcontractor shall annually eval-
2	uate its employment of individuals with disabilities;
3	(b) state contractors and state subcontractors not meeting the goal of
4	seven percent employment shall take steps to determine whether and where
5	impediments to equal employment opportunity exist. When making this
6	determination, each state contractor and state subcontractor shall
7	assess its personnel processes, the effectiveness of its outreach and
8	recruitment efforts, the results of its affirmative action evaluation,
9	and any other areas that might affect its success in employment; and
10	(c) each state contractor and state subcontractor shall develop and
11	execute action-oriented programs designed to correct any areas identi-
12^{11}	fied in paragraph (b) of this subdivision. These action-oriented
13	programs may include the modification of personnel processes to ensure
14^{-1}	equal employment opportunity for individuals with disabilities, alterna-
15	tive or additional outreach and recruitment efforts, and/or other
16	actions designed to correct the identified problem areas and attain the
17	established goal.
18	5. A state contractor or state subcontractor's determination that it
19	has not attained the employment goal established in subdivision one of
20	this section does not constitute either a finding or admission of
21	discrimination in violation of this section.
22	<u>6. The employment goal established in subdivision one of this section</u>
23	shall not be used as a quota or ceiling that limits or restricts the
24	employment of individuals with disabilities.
25	7. The commissioner of labor, in consultation with the division of
26	human rights and commissioner of general services, shall periodically
27	review and update, as appropriate, the employment goal established in
28	subdivision one of this section.
29	§ 369-dd. Invitation to self-identify. 1. (a) As part of the covered
30	employer's affirmative action policy, a covered employer shall invite
31	applicants to inform the employer whether the applicant believes that he
32	or she is an individual with a disability as defined in section three
33	hundred sixty-nine-aa of this article. This invitation shall be provided
34	to each applicant when the applicant applies or is considered for
35	employment. The invitation may be included with the application materi-
36	als for a position, but shall be separate from the application.
37	(b) A covered employer shall invite an applicant to self-identify as
38	required in paragraph (a) of this subdivision using the language and
39	manner prescribed by the department of labor, in consultation with the
40	division of human rights, and published on the department of labor's
41	website.
42	2. (a) At any time after the offer of employment, but before the
43	applicant begins his or her job duties, a covered employer shall invite
44	the applicant to inform the employer whether the applicant believes that
45	he or she is an individual with a disability as defined in section three
46	hundred sixty-nine-aa of this article.
47	(b) A covered employer shall invite an applicant to self-identify as
48	required in paragraph (a) of this subdivision using the language and
49	manner prescribed by the department of labor, in consultation with the
50	division of human rights, and published on the department of labor's
51	website.
52	3. A covered employer shall invite each of its employees to voluntar-
53	ily inform the employer whether the employee believes that he or she is
54	an individual with a disability as defined in section three hundred
55	sixty-nine-aa of this article. This invitation shall be extended the
56	first year the employer becomes subject to the requirements of this

1	section and at five year intervals, thereafter, using the language and
2	manner prescribed by the department of labor, in consultation with the
3	division of human rights, and published on the department of labor's
4	website. At least once during the intervening years between these invi-
5	tations, the covered employer shall remind its employees that they may
б	voluntarily update their disability status.
7	4. A covered employer may not compel or coerce an individual to self-
8	identify as an individual with a disability.
9	5. A covered employer shall keep all information on self-identifica-
10	tion confidential, and shall maintain it in a data analysis file (rather
11	than in the medical files of individual employees). The covered employer
12	shall provide self-identification information to the department of labor
13	upon request. Self-identification information may be used only in
14	accordance with this article.
15	6. Nothing in this section shall relieve the covered employer of its
16	obligation to take affirmative action with respect to those applicants
17	or employees of whose disability the covered employer has knowledge.
18	§ 369-ee. Report. The commissioner of labor shall promulgate rules and
19	regulations requiring every covered employer to report, one year after
20	the effective date of this article and annually thereafter, to the
21	department of labor and the legislature on the representation of indi-
22	viduals with disabilities within its workforce and the results of
23	action-oriented plans to improve such representation.
24	§ 2. The legislative law is amended by adding a new section 9-a to
25	read as follows:
26	§ 9-a. Participation by individuals with disabilities with respect to
27	legislative employment. 1. For the purposes of this section, the follow-
28	ing terms shall have the following meanings:
29	<u>(a) "disability" shall mean:</u>
30	(i) with respect to an individual:
31	(1) a physical or mental impairment that substantially limits one or
32	more major life activities of such individual;
33	(2) a record of such an impairment; or
34	(3) being regarded as having such an impairment;
35	(ii) as used in this article, the definition of "disability" shall be
36	construed in favor of broad coverage of individuals, to the maximum
37	extent permitted by law. The question of whether an individual meets the
38	definition under this article should not demand extensive analysis;
39	(iii) an impairment that substantially limits one major life activity
40	need not limit other major life activities in order to be considered a
41	disability;
42	(iv) an impairment that is episodic or in remission is a disability if
43	it would substantially limit a major life activity when active;
44	(b) "joint legislative employer" shall mean any legislative entity
45	with fifty or more employees including but not limited to legislative
46	commissions, committees, task forces (irrespective of intended or actual
47	duration), joint legislative commissions, councils or similar bodies
48	whose membership is comprised of both senators and assembly members, or
49	which consist of commissioners, or the majority of whose membership is
50	appointed by one or more of the following: the temporary president of
51	the senate, the speaker of the assembly, the minority leader of the
52	senate and/or the minority leader of the assembly, the minority leader of the
53	employees of the legislative library, legislative health service, legis-
54	lative messenger service;
55	(c) "legislative employee" shall mean:
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56 (i) an officer or employee of the senate;

(ii) an officer or employee of the assembly; or 1 2 (iii) an officer or employee of a joint legislative employer; 3 (d) "major life activities" shall mean: 4 (i) caring for oneself, performing manual tasks, seeing, hearing, 5 eating, sleeping, walking, standing, sitting, reaching, lifting, bendб ing, speaking, breathing, learning, reading, concentrating, thinking, 7 communicating, interacting with others, and working; and 8 (ii) the operation of a major bodily function, including, but not 9 limited to, functions of the immune system, special sense organs and 10 skin, normal cell growth, digestive, genitourinary, bowel, bladder, neurological, brain, respiratory, circulatory, cardiovascular, endoc-11 rine, hemic, lymphatic, musculoskeletal, and reproductive functions. The 12 13 operation of a major bodily function includes the operation of an individual organ within a body system; 14 (e) "physical or mental impairment" shall mean: 15 16 (i) any physiological disorder, or condition, cosmetic disfigurement, or anatomical loss affecting one or more body systems such as neurologi-17 cal, musculoskeletal, special sense organs, respiratory (including 18 19 speech organs), cardiovascular, reproductive, digestive, genitourinary, 20 immune, circulatory, hemic, lymphatic, skin, and endocrine; or 21 (ii) any mental or psychological disorder, such as an intellectual disability, organic brain syndrome, emotional or mental illness, and 22 specific learning disabilities; and 23 (f) "state legislature" or "legislature" means the legislature of the 24 25 state of New York, including any committee, subcommittee, joint commit-26 tee, select committee, or commission thereof with fifty or more employ-27 ees. 2. The state legislature shall not discriminate because of physical or 28 mental disability and shall take affirmative action to employ and 29 advance in employment qualified individuals with disabilities at all 30 31 levels of employment, including taking affirmative action to achieve 32 seven percent employment of individuals with disabilities as legislative 33 employees. 34 3. (a) The speaker of the assembly and the temporary president of the 35 senate shall annually evaluate the legislature's employment of individuals with disabilities. 36 37 (b) Upon a finding that the legislature is not meeting the goal of 38 seven percent employment, the speaker of the assembly and the temporary president of the senate shall take steps to determine whether and where 39 impediments to equal employment opportunity exist. When making this 40 determination, the speaker of the assembly and the temporary president 41 42 of the senate shall assess its personnel processes, the effectiveness of 43 its outreach and recruitment efforts, the results of its affirmative 44 action evaluation, and any other areas that might affect its success in 45 employment. 46 4. The speaker of the assembly and the temporary president of the 47 senate shall develop and execute action-oriented programs designed to 48 correct any areas identified in subdivision three of this section. These 49 action-oriented programs may include the modification of personnel proc-50 esses to ensure equal employment opportunity for individuals with disa-51 bilities, alternative or additional outreach and recruitment efforts,

52 <u>and/or other actions designed to correct the identified problem areas</u> 53 <u>and attain the established goal.</u>

54 <u>5. The speaker of the assembly and the temporary president of the</u> 55 <u>senate's determination that the legislature has not attained the employ-</u> 56 <u>ment goal established in subdivision two of this section does not</u>

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1	constitute either a finding or admission of discrimination in violation
2	of this section.
3	6. The employment goal established in subdivision two of this section
4	shall not be used as a quota or ceiling that limits or restricts the
5	employment of individuals with disabilities.
6	7. The commissioner of labor, in consultation with the division of
7	human rights, shall periodically review and update, as appropriate, the
8	employment goal established in subdivision one of this section.
9	8. (a) As part of the legislature's affirmative action policy, it
10	shall invite applicants to inform the legislature whether the applicant
11	believes that he or she is an individual with a disability as defined in
12	subdivision one of this section. This invitation shall be provided to
13	each applicant when the applicant applies or is considered for employ-
14	ment. The invitation may be included with the application materials for
15	a position, but shall be separate from the application.
16	(b) The legislature shall invite an applicant to self-identify as
17	required in paragraph (a) of this subdivision using the language and
18	manner prescribed by the department of labor, in consultation with the
19	division of human rights, and published on the department of labor's
20	website.
21	9. (a) At any time after the offer of employment, but before the
22	applicant begins his or her job duties, the legislature shall invite the
23	applicant to inform the legislature whether the applicant believes that
24	he or she is an individual with a disability as defined in subdivision
25	one of this section.
26	(b) The legislature shall invite an applicant to self-identify as
27	required in paragraph (a) of this subdivision using the language and
28	manner prescribed by the department of labor, in consultation with the
29	division of human rights, and published on the department of labor's
30	website.
31	10. The legislature shall invite each of its employees to voluntarily
32	inform the legislature whether the employee believes that he or she is
33	an individual with a disability as defined in subdivision one of this
34	section. This invitation shall be extended the first year the legisla-
35	ture becomes subject to the requirements of this section and at five
36	year intervals, thereafter, using the language and manner prescribed by
37	the department of labor, in consultation with the division of human
38	rights, and published on the department of labor's website. At least
39	once during the intervening years between these invitations, the legis-
40	lature shall remind its employees that they may voluntarily update their
41	disability status.
42	11. The legislature may not compel or coerce an individual to self-i-
43	dentify as an individual with a disability.
44	12. The legislature shall keep all information on self-identification
45	confidential, and shall maintain it in a data analysis file (rather than
46	in the medical files of individual employees). The legislature shall
47	provide self-identification information to the department of labor upon
48	request. Self-identification information may be used only in accordance
49	with this section.
50	13. Nothing in this section shall relieve the legislature of its obli-
51	gation to take affirmative action with respect to those applicants or
52	employees of whose disability the legislature has knowledge.
53 E4	14. One year from the effective date of this section, the legislature
54 55	shall report to the department of labor on the representation of indi-
55	viduals with disabilities within its workforce and the results of

56 action-oriented plans to improve such representation.

1	§ 3. The judiciary law is amended by adding a new section 219-e to
2	read as follows:
3	§ 219-e. Participation by individuals with disabilities with respect
4	to judicial employment. 1. For the purposes of this section, the follow-
5	ing terms shall have the following meanings:
6	<u>(a) "disability" shall mean:</u>
7	(i) with respect to an individual:
8	(1) a physical or mental impairment that substantially limits one or
9	<u>more major life activities of such individual;</u>
10	(2) a record of such an impairment; or
11	(3) being regarded as having such an impairment;
12	(ii) as used in this article, the definition of "disability" shall be
13	construed in favor of broad coverage of individuals, to the maximum
14	extent permitted by law. The question of whether an individual meets the
15	definition under this article should not demand extensive analysis.
16	(iii) an impairment that substantially limits one major life activity
17	need not limit other major life activities in order to be considered a
18	disability.
19	(iv) an impairment that is episodic or in remission is a disability if
20	it would substantially limit a major life activity when active;
21	<u>(b) "major life activities" shall mean:</u>
22	(i) caring for oneself, performing manual tasks, seeing, hearing,
23	eating, sleeping, walking, standing, sitting, reaching, lifting, bend-
24	ing, speaking, breathing, learning, reading, concentrating, thinking,
25	communicating, interacting with others, and working; and
26	(ii) the operation of a major bodily function, including, but not
27	limited to, functions of the immune system, special sense organs and
28	skin, normal cell growth, digestive, genitourinary, bowel, bladder,
29	neurological, brain, respiratory, circulatory, cardiovascular, endoc-
30	rine, hemic, lymphatic, musculoskeletal, and reproductive functions. The
31	operation of a major bodily function includes the operation of an indi-
32	<u>vidual organ within a body system;</u>
33	(c) "non-judicial employee" shall mean any officer or employee of the
34	<u>unified court system who is not a judge or justice; and</u>
35	<u>(d) "physical or mental impairment" shall mean:</u>
36	(i) any physiological disorder, or condition, cosmetic disfigurement,
37	or anatomical loss affecting one or more body systems such as neurologi-
38	cal, musculoskeletal, special sense organs, respiratory (including
39	speech organs), cardiovascular, reproductive, digestive, genitourinary,
40	immune, circulatory, hemic, lymphatic, skin, and endocrine; or
41	(ii) any mental or psychological disorder, such as an intellectual
42	disability, organic brain syndrome, emotional or mental illness, and
43	specific learning disabilities.
44	2. The unified court system shall not discriminate because of physical
45	or mental disability and shall take affirmative action to employ and
46	advance in employment qualified individuals with disabilities at all
47	levels of employment, including taking affirmative action to achieve
48	seven percent employment within the unified court system of individuals
49	with disabilities as non-judicial employees.
50	3. (a) The chief administrator of the courts shall annually evaluate
51	the unified court system's employment of individuals with disabilities.
52	(b) Upon a finding that the unified court system is not meeting the
53	goal of seven percent employment, the chief administrator shall take
54	steps to determine whether and where impediments to equal employment
55	opportunity exist. When making this determination, the chief administra-
56	tor shall assess the unified court system's personnel processes, the

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24 25 effectiveness of its outreach and recruitment efforts, the results of its affirmative action evaluation, and any other areas that might affect its success in employment. 4. The chief administrator shall develop and execute action-oriented programs designed to correct any areas identified in subdivision three of this section. These action-oriented programs may include the modification of personnel processes to ensure equal employment opportunity for individuals with disabilities, alternative or additional outreach and recruitment efforts, and/or other actions designed to correct the identified problem areas and attain the established goal. 5. The chief administrator's determination that the unified court system has not attained the employment goal established in subdivision two of this section does not constitute either a finding or admission of discrimination in violation of this section. 6. The employment goal established in subdivision two of this section shall not be used as a quota or ceiling that limits or restricts the employment of individuals with disabilities. 7. The commissioner of labor, in consultation with the division of human rights, shall periodically review and update, as appropriate, the employment goal established in subdivision two of this section. 8. (a) As part of the unified court system's affirmative action policy, it shall invite applicants to inform the employer whether the applicant believes that he or she is an individual with a disability as defined in subdivision one of this section. This invitation shall be provided to each applicant when the applicant applies or is considered

26 for employment. The invitation may be included with the application 27 materials for a position, but shall be separate from the application. 28 (b) The unified court system shall invite an applicant to self-identi-

29 fy as required in paragraph (a) of this subdivision using the language 30 and manner prescribed by the department of labor, in consultation with 31 the division of human rights, and published on the department of labor's 32 website.

9. (a) At any time after the offer of employment, but before the applicant begins his or her job duties, the unified court system shall invite the applicant to inform the unified court system whether the applicant believes that he or she is an individual with a disability as defined in subdivision one of this section.

(b) The unified court system shall invite an applicant to self-identify as required in paragraph (a) of this subdivision using the language and manner prescribed by the department of labor, in consultation with the division of human rights, and published on the department of labor's website.

10. The unified court system shall invite each of its employees to 43 voluntarily inform the unified court system whether the employee 44 45 believes that he or she is an individual with a disability as defined in 46 subdivision one of this section. This invitation shall be extended the first year the unified court system becomes subject to the requirements 47 48 of this section and at five year intervals, thereafter, using the language and manner prescribed by the department of labor, in consulta-49 tion with the division of human rights, and published on the department 50 51 of labor's website. At least once during the intervening years between these invitations, the unified court system shall remind its employees 52 53 that they may voluntarily update their disability status. 54 11. The unified court system may not compel or coerce an individual to

55 <u>self-identify as an individual with a disability.</u>

1	12. The unified court system shall keep all information on self-iden-
2	tification confidential, and shall maintain it in a data analysis file
3	(rather than in the medical files of individual employees). The unified
4	court system shall provide self-identification information to the
5	department of labor upon request. Self-identification information may be
б	used only in accordance with this section.
7	13. Nothing in this section shall relieve the unified court system of
8	its obligation to take affirmative action with respect to those appli-
9	cants or employees of whose disability it has knowledge.
10	14. One year from the effective date of this section, the unified
11	court system shall report to the department of labor and the legislature
12	on the representation of individuals with disabilities within its work-
13	force and the results of action-oriented plans to improve such represen-
14	tation.
15	§ 4. This act shall take effect on the one hundred eightieth day after
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16 it shall have become a law. Effective immediately, the addition, amend-17 ment and/or repeal of any rule or regulation necessary for the implemen-18 tation of this act on its effective date are authorized to be made and 19 completed on or before such effective date.