SECOND REGULAR SESSION

SENATE BILL NO. 996

101ST GENERAL ASSEMBLY

INTRODUCED BY SENATOR BERNSKOETTER.

ADRIANE D. CROUSE, Secretary

AN ACT

To repeal sections 36.020, 36.030, 36.050, 36.060, 36.070, 36.080, 36.090, 36.100, 36.120, 36.140, 36.250, 36.440, 36.510, 37.010, 105.950, 105.1114, and 288.220, RSMo, and to enact in lieu thereof sixteen new sections relating to the administration of the state personnel law.

Be it enacted by the General Assembly of the State of Missouri, as follows:

	Section A. Sections 36.020, 36.030, 36.050, 36.060,
2	36.070, 36.080, 36.090, 36.100, 36.120, 36.140, 36.250, 36.440,
3	36.510, 37.010, 105.950, 105.1114, and 288.220, RSMo, are
4	repealed and sixteen new sections enacted in lieu thereof, to
5	be known as sections 36.020, 36.030, 36.060, 36.070, 36.080,
6	36.090, 36.100, 36.120, 36.140, 36.250, 36.440, 36.510, 37.010,
7	105.950, 105.1114, and 288.220, to read as follows:

36.020. Unless the context clearly requires otherwise, 2 the following terms mean:

3 (1) "Agency", "state agency" or "agency of the state",
4 each department, board, commission or office of the state
5 except for offices of the elected officials, the general
6 assembly, the judiciary and academic institutions;

7 (2) "Appointing authority", an officer or agency8 subject to this chapter having power to make appointments;

9 (3) ["Board", the personnel advisory board as
10 established by section 36.050;

(4)] "Broad classification band", a grouping of
 positions with similar levels of responsibility or expertise;

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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13 [(5)] (4) "Class", "class of positions", or "job 14 class", a group of positions subject to this chapter 15 sufficiently alike in duties, authority and responsibilities 16 to justify the same qualifications and the same schedule of 17 pay to all positions in the group;

18 [(6)] (5) "Director", the director of the division of 19 personnel of the office of administration;

[(7)] (6) "Disabled veteran", a veteran who has served 20 21 on active duty in the Armed Forces at any time who receives 22 compensation as a result of a service-connected disability claim allowed by the federal agency responsible for the 23 administration of veteran's affairs, or who receives 24 25 disability retirement or disability pension benefits from a federal agency as a result of such a disability or a 26 National Guard veteran who was permanently disabled as a 27 28 result of active service to the state at the call of the 29 governor;

30 [(8)] (7) "Division of service" or "division", a state 31 department or any division or branch of the state, or any 32 agency of the state government, all the positions and 33 employees in which are under the same appointing authority;

[(9)] (8) "Eleemosynary or penal institutions", an 34 institution within state government holding, housing, or 35 caring for inmates, patients, veterans, juveniles, or other 36 individuals entrusted to or assigned to the state where it 37 38 is anticipated that such individuals will be in residence for longer than one day. Eleemosynary or penal institutions 39 shall not include elementary, secondary, or higher education 40 institutions operated separately or independently from the 41 42 foregoing institutions;

[(10)] (9) "Eligible", a person whose name is on a 43 register or who has been determined to meet the 44 45 qualifications for a class or position; [(11)] (10) "Employee", shall include only those 46 persons employed in excess of thirty-two hours per calendar 47 week, for a duration that could exceed six months, by a 48 49 state agency and shall not include patients, inmates, or residents in state eleemosynary or penal institutions who 50 work for the state agency operating an eleemosynary or penal 51 52 institutions; [(12)] (11) "Examination" or "competitive 53 examination", a means of determining eligibility or fitness 54 55 for a class or position; 56 [(13)] (12) "Open competitive examination", a selection process for positions in a particular class, 57 admission to which is not limited to persons employed in 58 59 positions subject to this chapter pursuant to subsection 1 of section 36.030; 60 [(14)] (13) "Promotional examination", a selection 61 process for positions in a particular class, admission to 62 which is limited to employees with regular status in 63

65 of section 36.030;

64

[(15)] (14) "Register of eligibles", a list, which may
be restricted by locality, of persons who have been found
qualified for appointment to a position subject to this
chapter pursuant to subsection 1 of section 36.030;

positions subject to this chapter pursuant to subsection 1

70 [(16)] (15) "Regular employee", a person employed in a 71 position described under subdivision (2) of subsection 1 of 72 section 36.030 who has successfully completed a probationary 73 period as provided in section 36.250;

74 [(17)] (16) "State equal employment opportunity 75 officer", the individual designated by the governor or the 76 commissioner of administration as having responsibility for monitoring the compliance of the state as an employer with 77 78 applicable equal employment opportunity law and regulation 79 and for leadership in efforts to establish a state workforce which reflects the diversity of Missouri citizens at all 80 81 levels of employment;

82 [(18)] (17) "Surviving spouse", the unmarried 83 surviving spouse of a deceased disabled veteran or the 84 unmarried surviving spouse of any person who was killed 85 while on active duty in the Armed Forces of the United 86 States or an unmarried surviving spouse of a National Guard 87 veteran who was killed as a result of active service to the 88 state at the call of the governor;

[(19)] (18) "Veteran", any person who is a citizen of 89 this state who has been separated under honorable conditions 90 from the Armed Forces of the United States who served on 91 92 active duty during peacetime or wartime for at least six consecutive months, unless released early as a result of a 93 service-connected disability or a reduction in force at the 94 95 convenience of the government, or any member of a reserve or National Guard component who has satisfactorily completed at 96 97 least six years of service or who was called or ordered to 98 active duty by the President and participated in any 99 campaign or expedition for which a campaign badge or service medal has been authorized. 100

36.030. 1. (1) Employees in eleemosynary or penal
2 institutions shall be selected on the basis of merit.

3 (2) So much of any agency that is required to maintain
4 personnel standards on a merit basis by federal law or
5 regulations for grant-in-aid programs shall, except for

6 those positions specified in subsection 2 of this section,
7 select employees on the basis of merit and maintain such
8 standards as specified in this chapter and as otherwise
9 required.

10 2. State agencies operating eleemosynary or penal
11 institutions shall not domicile the following positions in
12 such institutions and such positions shall not be selected
13 in accordance with subsection 1 of this section:

14 (1) Other provisions of the law notwithstanding,
15 members of boards and commissions, departmental directors,
16 five principal assistants designated by the departmental
17 directors, division directors, and three principal
18 assistants designated by each division director;

19 (2) One principal assistant for each board or
20 commission, the members of which are appointed by the
21 governor or by a director of the department;

22

(3) Chaplains and attorneys;

(4) Persons employed in work assignments with a
geographic location principally outside the state of
Missouri and other persons whose employment is such that
selection by competitive examination and standard
classification and compensation practices are not practical
under all the circumstances as determined by the [board]
director by rule;

30 (5) Patients, inmates, or residents in state penal
31 institutions who work for the agency operating the
32 eleemosynary or penal institution;

33 (6) Persons employed in an internship capacity in a
34 state department or institution as a part of their formal
35 training, at a college, university, business, trade or other
36 technical school; except that, by appropriate resolution of
37 the governing authorities of any department or institution,

38 the personnel division may be called upon to assist in 39 selecting persons to be appointed to internship positions;

40 (7) The administrative head of each state medical,
41 penal and correctional institution, as warranted by the size
42 and complexity of the organization and as approved by the

43 [board] director;

44 (8) Deputies or other policy-making assistants to the
45 exempt head of each division of service, as warranted by the
46 size or complexity of the organization and in accordance
47 with the rules promulgated by the [personnel advisory board]
48 director;

49 (9) Special assistants as designated by an appointing
50 authority; except that, the number of such special
51 assistants shall not exceed two percent of a department's
52 total authorized full-time equivalent workforce.

3. To encourage all state employees to improve the 53 quality of state services, increase the efficiency of state 54 55 work operations, and reduce the costs of state programs, the director [of the division of personnel] shall establish 56 employee recognition programs, including a statewide 57 employee suggestion system. The director shall determine 58 reasonable rules and shall provide reasonable standards for 59 determining the monetary awards, not to exceed five thousand 60 dollars, under the employee suggestion system. 61

4. At the request of the senate or the house of
representatives, the commissioner of administration shall
submit a report on the employee suggestion award program
described in subsection 3 of this section.

36.060. 1. In addition to the duties imposed upon it
2 elsewhere in this chapter, it shall be the duty of the
3 [board] director:

4 (1) To make any investigation which [it] he or she may
5 consider desirable concerning the administration of
6 personnel subject to this chapter pursuant to subsection 1
7 of section 36.030 and all personnel of any department or
8 agency of the executive branch of state government not
9 exempted from section 36.031;

10 (2) To hold regular meetings with appointing 11 authorities to propose methods of resolving general 12 personnel problems;

(3) [To make annual reports, and such special reports as it considers desirable, to the governor and the general assembly regarding personnel administration in the state service and recommendations there. These special reports may evaluate the effectiveness of the personnel division and the appointing authorities in their operations under this chapter;

20 (4)] To make such suggestions and recommendations to
21 the governor and the [director] commissioner of
22 administration relating to the state's employment policies
23 as will promote morale, efficiency and uniformity in
24 compensation of the various employees in the state service;

[(5)] (4) To promulgate rules and regulations on
behalf of the commissioner of administration to ensure that
no applicant or employee is discriminated against on the
basis of race, creed, color, religion, national origin, sex,
ancestry or handicap.

30 2. No rule or portion of a rule promulgated under the
31 authority of this chapter shall become effective unless it
32 has been promulgated pursuant to the provisions of section
33 536.024.

36.070. 1. The [board] commissioner of administration2 shall have power to prescribe such rules and regulations not

inconsistent with the provisions of this chapter as [it] he or she deems suitable and necessary to carry out the provisions of this chapter. Such rules and regulations shall be effective when filed with the secretary of state as provided by law.

8 2. The [board] commissioner of administration shall 9 prescribe by rule the procedures for merit selection, 10 uniform classification and pay, and covered appeals in 11 accordance with the provisions of this chapter.

3. As of August 28, 2022, the rules of the personnel
advisory board previously established by this chapter shall
become rules of the commissioner of administration.

36.080. 1. The director shall be a person, appointed 2 by the commissioner of administration, who is experienced in 3 the principles and methods of personnel administration, who 4 is familiar with and in sympathy with the application of 5 merit principles [and] or other efficient methods of public administration. The director shall be appointed for a term 6 7 of four years beginning on July first following the election of a governor, which term may be renewed at its expiration 8 9 at the option of the governor.

10 2. The personnel director shall not during his or her11 term of office, or for one year prior thereto:

12 (1) Be a member of any local, state or national13 committee of a political party;

14 (2) Be a member of any partisan political club or15 organization;

16 (3) Actively participate in any partisan political17 campaign; or

18 (4) Hold or be a candidate for any partisan public19 office.

20 3. [Upon an impending or actual vacancy in the 21 position of director, the board shall publicly solicit 22 applications for the position and prepare and submit to the governor a list of the five most qualified applicants. In 23 24 the course of preparing such a list the board may engage the 25 services of persons experienced in personnel administration 26 as consultants to assist it in examining and determining the 27 best qualified available persons for appointment as director. The board shall be authorized to pay, out of the 28 29 funds appropriated to it, the necessary travel and other 30 expenses of any consultants engaged under the provisions of 31 this section, and may also defray the travel expenses of 32 candidates for the position who are requested to report for an interview. The director may also assist the board with 33 the search process and division of personnel resources may 34 be used to advance the search process. 35

36 4. The provisions of subdivision (2) of subsection 5
37 of section 1 of the Reorganization Act of 1974
38 notwithstanding, the total compensation of any director
39 shall not exceed the statutory salary of department heads.

5. The provisions of subsection 8 of section 15 of the
Reorganization Act of 1974 notwithstanding, the governor
shall appoint to the position of director, without regard to
his or her political affiliation and subject to the advice
and consent of the senate, one of the persons named on the
list submitted by the board.

46 6.] The director may be removed by the [board]
47 commissioner of administration for no reason or for any
48 reason not prohibited by law.

36.090. 1. The director, as executive head of the
personnel division, shall direct and supervise all its
administrative and technical activities. In addition to the

4 duties imposed upon the director elsewhere in this chapter, 5 the director may develop in cooperation with appointing 6 authorities a management training program, a recruiting 7 program, and a system of performance appraisals, and [to] 8 may assist appointing authorities in the setting of 9 productivity goals.

10 2. [The director shall assist the board in the11 performance of its functions and attend board meetings.

12

3.] The director may:

13 (1)Establish and maintain a roster of all officers and employees subject to this chapter pursuant to subsection 14 1 of section 36.030 or pursuant to section 36.031, in which 15 16 there shall be set forth, as to each employee, a record of the class title of the position held; the salary or pay; any 17 change in class title, pay or status, and such other data as 18 19 may be deemed desirable to produce significant facts 20 pertaining to personnel administration;

(2) Appoint and fix the compensation of such experts
and special assistants as may be necessary to carry out
effectively the provisions of this chapter;

(3) Investigate the effects of this chapter and the
rules promulgated under this chapter and report his or her
findings and recommendations to the [board] commissioner of
administration and the governor;

(4) Make annual reports concerning the work of the
division, problems in personnel management, and actions
taken or to be taken by the division to resolve those
problems;

32 (5) Perform any other lawful act which he or she may
33 consider necessary or desirable to carry out the purposes
34 and provisions of this chapter.

[4.] 3. The director shall appoint a deputy or
deputies. In case of the absence of the director or his or
her inability from any cause to discharge the powers and
duties of his or her office, such powers and duties shall
devolve upon his or her deputy or deputies.

36.100. 1. The director shall ascertain the duties, 2 authority and responsibilities of all positions subject to 3 this chapter pursuant to subsection 1 of section 36.030, and 4 all positions subject to this section pursuant to section 5 36.031. After consultation with the appointing authorities, 6 the director shall prepare [and recommend to the board], and maintain on a continuing basis, a position classification 7 8 plan, which shall group all positions subject to this 9 chapter pursuant to subsection 1 of section 36.030, and all positions subject to this section pursuant to section 36.031 10 in classes, based on their duties, authority and 11 12 responsibilities. Except as provided in subsection 2 of this section, the position classification plan shall set 13 14 forth, for each class of positions, a class title and a statement of the duties, authority and responsibilities 15 thereof, and the qualifications that are necessary or 16 desirable for the satisfactory performance of the duties of 17 the class; provided, that no plan shall be adopted which 18 19 prohibits the substitution of experience for education for 20 each class of positions, except that, the [board] director 21 may determine that there is no equivalent substitution in 22 particular cases. Classifications should be sufficiently 23 broad in scope to include as many comparable positions as 24 possible both on an intra- and inter-departmental basis.

2. The classification plan may group positions with
similar levels of responsibility or expertise into broad
classification bands.

3. The director shall, in consultation with the
agencies, eliminate and combine classes when possible,
taking into consideration the recruitment, selection, and
compensation of personnel in the various classes.

36.120. 1. Before establishing a new position in 2 divisions of the service subject to this chapter pursuant to 3 subsection 1 of section 36.030 or any new position in a 4 department or agency of the executive branch of state 5 government subject to this section pursuant to section 6 36.031, or before making any permanent and substantial change of the duties, authority or responsibilities of any 7 8 such position, an appointing authority shall notify the 9 director in writing of the appointing authority's intention to do so, except where the positions may be allocated by the 10 appointing authority. 11

12 2. The director may at any time allocate any new position to a class, or change the allocation of any 13 position to a class, or [recommend to the board] make 14 changes in the classification plan. [Any change in the 15 classification plan recommended by the director shall take 16 effect when approved by the board, or on the ninetieth day 17 after it is recommended to the board if prior thereto the 18 board has not approved it. In case of necessity requiring 19 20 the immediate establishment of a new class, the director may establish such a class on an interim basis pending approval 21 of the class by the board as recommended by the director.] 22

3. When the allocation of a position to a class is
changed, the director shall notify the appointing
authority. If allocation authority is delegated, the
appointing authority shall notify the director of any
changes in the allocation. If the position is filled at the
time of reallocation to a class, the appointing authority

29 shall immediately notify the incumbent of the position 30 regarding the allocation change. If the incumbent does not 31 agree with the new allocation, the incumbent may submit to 32 the director a request for a review of the allocation of the 33 position.

34 4. If any change is made in the classification plan by 35 which a class of positions is divided, altered, or 36 abolished, or classes are combined, the director shall forthwith reallocate the positions affected to their 37 38 appropriate classes in the amended classification plan. An employee who is occupying a position reallocated to a 39 different class shall, subject to the regulations, be given 40 41 the same status in the new class as previously held in the class from which his or her position is reallocated. 42

43 5. After a class of positions has been approved by 44 the board,] The director is authorized to make such changes 45 in the class title or in the statement of duties and qualifications for [the] a new class as the director finds 46 47 necessary for current maintenance of the classification plan[; provided, however, that changes which materially 48 49 affect the nature and level of a class or which involve a change in salary range for the class shall be approved by 50 51 the board].

36.140. 1. After consultation with appointing authorities and the state fiscal officers, and after a 2 3 public hearing following suitable notice, the director shall prepare [and recommend to the board] a pay plan for each 4 class of positions subject to this chapter pursuant to 5 subsection 1 of section 36.030 and each class of positions 6 7 subject to this section pursuant to section 36.031. The pay plan shall include, for each class of positions, a minimum 8 and a maximum rate, and such provision for intermediate 9

10 rates as the director considers necessary or equitable. The pay plan may also provide for the use of open, or stepless, 11 12 pay ranges. The pay plan may include provision for grouping of positions with similar levels of responsibility or 13 expertise into broad classification bands for purposes of 14 determining compensation and for such salary differentials 15 16 and other pay structures as the director considers necessary 17 or equitable. In establishing the rates, the director shall give consideration to the experience in recruiting for 18 19 positions in the state service, the rates of pay prevailing in the state for the services performed, and for comparable 20 services in public and private employment, living costs, 21 22 maintenance, or other benefits received by employees, and the financial condition and policies of the state. These 23 considerations shall be made on a statewide basis and shall 24 25 not make any distinction based on geographical areas or urban and rural conditions. The pay plan shall take effect 26 when approved by [the board and] the governor, and each 27 28 employee appointed to a position subject to this chapter pursuant to subsection 1 of section 36.030 and each class of 29 positions subject to this section pursuant to section 30 36.031, after the adoption of the pay plan shall be paid 31 according to the provisions of the pay plan for the position 32 33 in which he or she is employed; provided, that the commissioner of administration certifies that there are 34 35 funds appropriated and available to pay the adopted pay 36 The pay plan shall also be used as the basis for plan. preparing budget estimates for submission to the legislature 37 38 insofar as such budget estimates concern payment for services performed in positions subject to this chapter 39 pursuant to subsection 1 of section 36.030 and positions 40 subject to this section pursuant to section 36.031. 41

42 Amendments to the pay plan may be recommended by the director from time to time as circumstances require and such 43 44 amendments shall take effect when approved as provided by this section. The conditions under which employees may be 45 appointed at a rate above the minimum provided for the 46 class, or advance from one rate to another within the rates 47 applicable to their positions, may be determined by the 48 49 regulations.

2. Any change in the pay plan shall be made on a
uniform statewide basis. No employee in a position subject
to this chapter shall receive more or less compensation than
another employee solely because of the geographical area in
which the employee lives or works.

36.250. 1. Every person appointed to a permanent position described under subdivision (2) of subsection 1 of section 36.030 shall be required to successfully complete a working test during a probationary period which shall be of sufficient length to enable the appointing authority to observe the employee's ability to perform the various duties pertaining to the position.

The [board] **director** shall by regulation establish 8 2. 9 the standards governing normal length of the probationary period for different classes of positions. The regulations 10 11 shall specify the criteria for reducing or lengthening the probationary period for individuals within the various 12 13 classes. The minimum probationary period shall be three 14 months. The maximum probationary period shall be eighteen 15 months for top professional personnel and personnel with 16 substantial supervisory or administrative responsibilities, 17 and twelve months for all others. However, a probationary period shall not be required for an employee reinstated 18

19 within two years after layoff or demotion in lieu of layoff 20 by the same division of service.

3. Prior to the expiration of an employee's
probationary period, the appointing authority shall notify
the director and the employee in writing whether the
services of the employee have been satisfactory and whether
the appointing authority will continue the employee in the
employee's position.

27 At any time during the probationary period the 4. 28 appointing authority may remove an employee if, in the opinion of the appointing authority, the working test 29 indicates that the employee is unable or unwilling to 30 perform the duties of the position satisfactorily. Upon 31 removal, the appointing authority shall forthwith report to 32 the director and to the employee removed, in writing, the 33 appointing authority's action and the reason thereof. 34 An employee who is found by the director to have been appointed 35 through fraud shall be removed within ten days of 36 37 notification of the appointing authority.

36.440. 1. All officers and employees of the state 2 subject to provisions of this chapter, whether pursuant to 3 subsection 1 of section 36.030 or pursuant to section 36.031, shall comply with and aid in all proper ways in 4 5 carrying out the provisions of this chapter applicable to 6 them and the regulations adopted thereunder. All officers 7 and employees shall furnish any records or information which the director [or the board] may request for any purpose of 8 this law. 9

A state officer or employee who shall fail to
 comply with any provision of this chapter or of any
 regulation adopted thereunder that is applicable to such
 person shall be subject to all penalties and remedies now or

hereafter provided by law for the failure of a public officer or employee to do any act required of him or her by this chapter. The director may maintain such action or proceeding at law or in equity as he or she considers necessary or appropriate to secure compliance with this chapter and the regulations adopted thereunder.

36.510. 1. In addition to other duties specified
elsewhere in this chapter the director may perform the
following functions in some or all agencies of state
government:

5 (1) Develop, initiate and implement a central training 6 program for personnel in agencies of state government and 7 encourage and assist in the development of such specialized 8 training activities as can best be administered internally 9 by such individual agencies;

10 (2) Establish a management trainee program and
11 prescribe rules for the establishment of a career executive
12 service for the state;

(3) [Formulate for approval of the board] Promulgate
regulations regarding mandatory training for persons
employed in management positions in state agencies;

16 (4) Institute, coordinate and direct a statewide 17 program for recruitment of personnel in cooperation with 18 appointing authorities in state agencies;

19 (5) Assist all state departments in setting
20 productivity goals and in implementing a standard system of
21 performance appraisals;

(6) Establish and direct a central labor relations
function for the state which shall coordinate labor
relations activities in individual state agencies, including
participation in negotiations and approval of agreements

26 relating to uniform wages, benefits and those aspects of 27 employment which have fiscal impact on the state; and

(7) [Formulate] Promulgate rules [for approval of the
board] and establish procedures and standards relating to
position classification and compensation of employees which
are designed to secure essential uniformity and
comparability among state agencies.

33 2. Any person who is employed in a position subject to
34 this chapter who engaged in a strike or labor stoppage shall
35 be subject to the penalties provided by law.

37.010. 1. The governor, by and with the advice and 2 consent of the senate, shall appoint a commissioner of administration, who shall head the "Office of 3 Administration" which is hereby created. The commissioner 4 of administration shall receive a salary as provided by law 5 6 and shall also receive his or her actual and necessary 7 expenses incurred in the discharge of his or her official duties. Before taking office, the commissioner of 8 administration shall take and subscribe an oath or 9 affirmation to support the Constitution of the United States 10 and of this state, and to demean himself or herself 11 faithfully in office. The commissioner shall also deposit 12 with the governor a bond, with sureties to be approved by 13 14 the governor, in the amount to be determined by the governor payable to the state of Missouri, conditioned on the 15 16 faithful performance of the duties of his or her office. 17 The premium of this bond shall be paid out of the appropriation for the office of the governor. 18

The governor shall appoint the commissioner of
 administration with the advice and consent of the senate.
 The commissioner shall be at least thirty years of age and
 must have been a resident and qualified voter of this state

SB 996

for the five years next preceding his or her appointment.
He or she shall be qualified by training and experience to
assume the managerial and administrative functions of the
office of commissioner of administration.

The commissioner of administration shall, by virtue 27 3. of his or her office, without additional compensation, head 28 29 the division of budget, the division of purchasing, the 30 division of facilities management, design and construction, 31 the division of personnel, and the information technology 32 services division. Whenever provisions of the constitution grant powers, impose duties or make other reference to the 33 34 comptroller, they shall be construed as referring to the commissioner of administration. 35

4. The commissioner of administration shall provide 36 the governor with such assistance in the supervision of the 37 executive branch of state government as the governor 38 requires and shall perform such other duties as are assigned 39 40 to him or her by the governor or by law. The commissioner 41 of administration shall work with other departments of the executive branch of state government to promote economy, 42 efficiency and improved service in the transaction of state 43 business. The commissioner of administration, with the 44 approval of the governor, shall organize the work of the 45 46 office of administration in such manner as to obtain maximum effectiveness of the personnel of the office. He or she may 47 consolidate, abolish, or reassign duties of positions or 48 divisions combined within the office of administration[, 49 except for the division of personnel. He or she may 50 51 delegate specific duties to subordinates]. These 52 subordinates shall take the same oath as the commissioner and shall be covered by the bond of the director or by 53 separate bond as required by the governor. 54

[The personnel division, personnel director and 55 5. personnel advisory board as provided in chapter 36 shall be 56 57 in the office of administration.] The personnel director and employees of the personnel division shall perform such 58 59 duties as directed by the commissioner of administration for 60 personnel work in agencies and departments of state 61 government to upgrade state employment and to improve the 62 uniform quality of state employment.

63 6. The commissioner of administration shall prepare a 64 complete inventory of all real estate, buildings and facilities of state government and an analysis of their 65 utilization. Each year he or she shall formulate and submit 66 67 to the governor a long-range plan for the ensuing five years for the repair, construction and rehabilitation of all state 68 properties. The plan shall set forth the projects proposed 69 70 to be authorized in each of the five years with each project 71 ranked in the order of urgency of need from the standpoint 72 of the state as a whole and shall be upgraded each year. 73 Project proposals shall be accompanied by workload and utilization information explaining the need and purpose of 74 Departments shall submit recommendations for capital 75 each. 76 improvement projects and other information in such form and 77 at such times as required by the commissioner of 78 administration to enable him or her to prepare the long-79 range plan. The commissioner of administration shall 80 prepare the long-range plan together with analysis of 81 financing available and suggestions for further financing for approval of the governor who shall submit it to the 82 general assembly. The long-range plan shall include 83 84 credible estimates for operating purposes as well as capital outlay and shall include program data to justify need for 85 the expenditures included. The long-range plan shall be 86

87 extended, revised and resubmitted in the same manner to 88 accompany each executive budget. The appropriate 89 recommendations for the period for which appropriations are to be made shall be incorporated in the executive budget for 90 that period together with recommendations for financing. 91 92 Each revised long-range plan shall provide a report on 93 progress in the repair, construction and rehabilitation of 94 state properties and of the operating purposes program for the preceding fiscal period in terms of expenditures and 95 96 meeting program goals.

97 7. The office of the commissioner of administration98 shall be in Jefferson City.

99 8. In case of death, resignation, removal from office
100 or vacancy from any cause in the office of commissioner of
101 administration, the governor shall take charge of the office
102 and superintend the business thereof until a successor is
103 appointed, commissioned and qualified.

105.950. 1. Until June 30, 2000, the commissioner of
administration and the directors of the departments of
revenue, social services, agriculture, economic development,
corrections, labor and industrial relations, natural
resources, and public safety shall continue to receive the
salaries they received on August 27, 1999, subject to annual
adjustments as provided in section 105.005.

8 On and after July 1, 2000, the salary of the 2. 9 directors of the above departments shall be set by the governor within the limits of the salary ranges established 10 pursuant to this section and the appropriation for that 11 purpose. Salary ranges for department directors and members 12 13 of the parole board shall be set by the personnel [advisory] 14 board] **director** after considering the results of a study periodically performed or administered by the office of 15

16 administration. Such salary ranges shall be published yearly 17 in an appendix to the revised statutes of Missouri.

18 3. Each of the above salaries shall be increased by
19 any salary adjustment provided pursuant to the provisions of
20 section 105.005.

105.1114. Administrative procedures for the implementation of sections 105.1100 to 105.1116 shall be 2 3 promulgated by the [state] personnel [advisory board] 4 director for those employees classified under the state 5 personnel law and by other public employers for those employees under their management and control. No rule or 6 7 portion of a rule promulgated under the authority of sections 105.1100 to 105.1116 shall become effective unless 8 9 it has been promulgated pursuant to the provisions of 10 section 536.024.

288.220. 1. Subject to the supervision of the director of the department of labor and industrial relations, the division of employment security of the department of labor and industrial relations shall be under the control, management and supervision of a director who shall be appointed by the governor, by and with the advice and consent of the senate. The director shall serve at the pleasure of the governor.

9 2. The division shall be responsible for administering
10 the Missouri state unemployment insurance operation and any
11 other operations as are necessary to administer the state's
12 employment security law.

13 3. The central office of the division shall be14 maintained in the City of Jefferson.

4. Subject to the supervision and approval of the
director of the department of labor and industrial
relations, it shall be the duty of the director to

18 administer this law; and the director shall have power and authority to adopt, amend, or rescind any regulations as the 19 20 director deems necessary to the efficient internal management of the division. The director shall determine 21 22 the division's organization and methods of procedure. 23 Subject to the provisions of the state [merit system] personnel law, chapter 36, the director shall employ and 24 25 prescribe the duties and powers of the persons as may be 26 necessary. The director shall collaborate with the 27 personnel director [and the personnel advisory board] in establishing for employees of the division salaries 28 comparable to the salaries paid by other states of a similar 29 30 size and volume of operations to employees engaged in the administration of the employment security programs of those 31 The director may delegate to any such person the 32 states. power and authority as the director deems reasonable and 33 34 proper for the effective administration of the law, and may 35 in the director's discretion bond any person handling moneys 36 or signing checks. Further, the director shall have the power to make expenditures, require reports, make 37 investigations and take other action not inconsistent with 38 this law as he or she considers necessary to the efficient 39 and proper administration of the law. 40

41 5. Subject to the approval of the director of the 42 department of labor and industrial relations and the 43 commission, the director shall adopt, amend or rescind the 44 rules and regulations as are necessary to implement any of the provisions of this law not relating to the internal 45 46 management of the division; however, the rules and 47 regulations shall not become effective until ten days after their approval by the commission and copies thereof have 48 been filed in the office of the secretary of state. 49

	[36.050. 1. The personnel advisory board
2 3	and its functions, duties and powers prescribed
5 4	in this chapter is transferred by type III transfer to the office of administration.
5	2. The personnel advisory board shall
6	consist of seven members. Four members of the
7 8	board shall be public members, citizens of the
8 9	state who are not state employees or officials, of good character and reputation, who are known
10	to be in sympathy with the application of merit
11	principles to public employment. Two members
12	shall be employees of state agencies subject to
13 14	this chapter pursuant to subsection 1 of section 36.030 or any department, agency, or position of
15	the executive branch of state government not
16	exempted from section 36.031, one a member of
17	executive management, and one a nonmanagement
18 19	employee. The state equal employment opportunity officer shall be a member of the
20	board. No member of the board, during the
21	member's term of office, or for at least one
22	year prior thereto, shall be a member of any
23 24	local, state or national committee of a political party or an officer or member of a
25	committee in any partisan political club or
26	organization, or hold, or be a candidate for, a
27 28	partisan public office. An employee member who
28 29	leaves state employment or otherwise fails to further qualify for the appointment shall vacate
30	the position.
31	3. The members of the board shall be
32 33	appointed by the governor by and with the advice and consent of the senate. Appointments of all
34	members shall be for terms of six years. Any
35	vacancy shall be filled by an appointment for
36	the unexpired term. Each member of the board
37 38	shall hold office until such member's successor is appointed and qualified.
39	4. A member of the board is removable by
40	the governor only for just cause, after being
41 42	given a written notice setting forth in substantial detail the charges against the
43	member and an opportunity to be heard publicly
44	on the charges before the governor. A copy of
45	the charges and a transcript of the record of
46 47	the hearing shall be filed with the secretary of state.
48	5. Each public member of the board shall
49	be paid an amount for each day devoted to the
50 51	work of the board which shall be determined by the commissioner of administration and filed
51	with the reorganization plan of the office of
53	administration; provided, however, that such
54	amount shall not exceed that paid to members of
55 56	boards and commissions with comparable responsibilities. All board members are
57	entitled to reimbursement for necessary travel

and other expenses pertaining to the duties of 58 the board. Duties performed for the board by any employee member of the board shall be 59 60 61 considered duties in connection with the 62 appointment of the individual, and such employee 63 member shall suffer no loss of regular 64 compensation by reason of performance of such 65 duties. 6. The board shall elect from among its 66 67 membership a chairman and vice chairman, who shall act as chairman in the chairman's 68 69 absence. It shall meet at the times and places 70 specified by call of the chairman, the governor, 71 or the director. At least one meeting shall be held every three months. All regular meetings 72 are open to the public. Notice of each meeting 73 shall be given in writing to each member by the 74 director. Four members shall constitute a 75 76 quorum for the transaction of official business. 77 7. To assist in the performance of its 78 duties the board may employ staff from funds 79 appropriated for this purpose; provided, 80 however, that this provision shall not be interpreted to limit the ability of the 81 82 personnel director to provide assistance to the 83 board.]

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