



H.B. 576

124th General Assembly
(As Introduced)

Reps. Reidelbach, Calvert, Webster, Seaver, DeBose

BILL SUMMARY

- Allows promotional examinations for firefighters to be oral as well as written.
- Requires a specified promotional board to conduct the oral component of a firefighter promotional examination.

CONTENT AND OPERATION

Current law governing the form of firefighter promotional examinations

Current law requires that vacancies in positions above the rank of regular firefighter in a city or civil service township (see **COMMENT 1**) fire department be filled by competitive promotional examinations. Promotional examinations must relate to those matters that test the ability of the person examined to discharge the particular duties of the position sought and *must be in writing*, although examinations for positions requiring the operation of machines or equipment may include practical demonstration tests of the operation of the machines or equipment. (Sec. 124.45.)

Change proposed by the bill

The bill allows firefighter promotional examinations to be *written or a combination of written and oral*, and maintains the provision of existing law that authorizes these examinations to include practical demonstration tests. Under the bill, except for the portion of an examination involving the practical demonstration tests, the oral component of an examination may not exceed 25% of the final grade. (Sec. 124.45(B).)

The bill also provides that a promotional board consisting "generally" of the following people must conduct the oral component of a firefighter promotional examination (sec. 124.45(C)):

- The Fire Chief or a person holding a comparable position;
- The Public Safety Director or a person holding a comparable position;
- An arbitrator selected by the legislative authority of the city or civil service township and an employee organization representing firefighters (see **COMMENT 2**);
- One employee from the rank in which the vacancy exists, selected by a firefighters' employee organization, or, if there is no such employee, another employee selected by that organization;
- One member of a firefighters' employee organization selected by the organization.

If there is no firefighters' employee organization, the promotional board instead must consist of only the Fire Chief and the Public Safety Director, or persons holding comparable positions (sec. 124.45(C)).

COMMENT

1. A "civil service township" is a township that has (a) a population of 10,000 or more in its unincorporated territory, (b) its own fire or police department employing ten or more full-time paid employees, and (c) a civil service commission established by the board of township trustees. A civil service township must comply with the procedure for the employment, promotion, and discharge of city firefighters required under the state Civil Service Law. (Secs. 124.40(B) and 505.38(C), not in the bill.)

2. "Employee organization" is defined in the Public Employees' Collective Bargaining Law as any labor or bona fide organization in which public employees participate and that exists for the purpose, in whole or in part, of dealing with public employers concerning grievances, labor disputes, wages, hours, terms, and other conditions of employment (sec. 124.45(G) by cross-reference to sec. 4117.01(D), not in the bill).

HISTORY

ACTION	DATE	JOURNAL ENTRY
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