EMPLOYMENT SELECTION PROCEDURES ACT								
	AMENDMENTS							
	2020 GENERAL SESSION STATE OF UTAH							
	Chief Sponsor: Mark A. Wheatley							
	Senate Sponsor:							
	LONG TITLE							
	General Description:							
	This bill amends the Employment Selection Procedures Act to prohibit an employer							
from inquiring into an applicant's compensation history.								
Highlighted Provisions:								
	This bill:							
	► defines terms;							
	<ul> <li>prohibits an employer from seeking information regarding an applicant's</li> </ul>							
	employment history from certain persons;							
	<ul> <li>gives the Labor Commission's Division of Antidiscrimination and Labor</li> </ul>							
enforcement power;								
	<ul> <li>permits an aggrieved individual to file a request for agency action;</li> </ul>							
	<ul> <li>permits either party to appeal an order made under the Employment Selection</li> </ul>							
Procedures Act;								
	<ul> <li>provides for the Labor Commission to obtain representation on any appeal or to</li> </ul>							
	enforce any judgment of an order made under the Employment Selection Procedures							
	Act; and							
	<ul><li>makes technical and conforming changes.</li></ul>							
	Money Appropriated in this Bill:							
	None							



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Other Special Clauses:
None
<b>Utah Code Sections Affected:</b>
AMENDS:
34-46-102, as last amended by Laws of Utah 2010, Chapter 218
<b>34-46-301</b> , as enacted by Laws of Utah 2009, Chapter 174
ENACTS:
<b>34-46-401</b> , Utah Code Annotated 1953
Be it enacted by the Legislature of the state of Utah:
Section 1. Section <b>34-46-102</b> is amended to read:
34-46-102. Definitions.
As used in this chapter:
(1) "Applicant" means an individual that provides information to an employer for the
purpose of obtaining employment.
(2) "Compensation" means the amounts or benefits due an employee for labor or
services, whether the amount is:
(a) fixed;
(b) ascertained on a time, task, piece, or commission basis; or
(c) based on some other method of calculating the amount.
[(2)] (3) "Division" means the Labor Commission's Division of Antidiscrimination and
Labor.
[(3)] (4) "Employer" means a person employing 15 or more employees within the state
for each working day in each of 20 calendar weeks or more in the current or preceding calendar
year.
[ <del>(4)</del> ] <u>(5)</u> "Employment selection process" means the process by which an employer
selects an individual to be an employee for the employer.
[(5)] (6) "Initial selection process" means the receipt of information in a record from an
applicant that the employer uses to determine whether the applicant will be considered for a
second review for the position for which the applicant is applying.
[ <del>(6)</del> ] (7) "Record" means information that is:

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59	(a) inscribed on a tangible medium; or
60	(b) (i) received or stored in an electronic or other medium; and
61	(ii) retrievable in perceivable form.
62	Section 2. Section <b>34-46-301</b> is amended to read:
63	34-46-301. Investigations Complaints Sanctions Rulemaking.
64	(1) The division may investigate an alleged violation of this chapter.
65	(2) (a) An individual claiming to be aggrieved by an action of an employer in violation
66	of this chapter may file with the division a request for agency action.
67	(b) On receipt of a request for agency action under Subsection (2)(a), the division:
68	(i) shall conduct an adjudicative proceeding pursuant to Title 63G, Chapter 4,
69	Administrative Procedures Act; and
70	(ii) may attempt to reach a settlement between the parties through a settlement
71	conference.
72	(3) (a) If the division determines that a violation has occurred:
73	(i) in violation of Part 2, Requirements Related to Information, the division may order
74	that the employer:
75	[(i)] (A) cease and desist the action;
76	[(ii)] (B) pay a fine to the division of up to \$500 for a violation, regardless of the
77	number of applicants affected by the violation; or
78	[(iii)] (C) comply with a combination of Subsections [(3)(a)(i) and (ii).] (3)(a)(i)(A)
79	and (B); or
80	(ii) in violation of Part 4, Prohibition on Inquiry into Compensation History, the
81	division shall:
82	(A) for the first offense, issue a warning;
83	(B) for the second offense, order that the employer pay a penalty of \$500; and
84	(C) for the third or subsequent offense, order that the employer pay a penalty of \$1,500.
85	(b) The division shall:
86	(i) retain 50% of a penalty payment described in Subsection (3)(a)(ii); and
87	(ii) pay 50% of a penalty payment described in Subsection (3)(a)(ii) to the aggrieved
88	individual.
89	[(b)] (c) Money [received] the division retains under this section shall be deposited as a

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90	dedicated credit to the division to pay for the costs of administering this chapter.					
91	(4) The commission may make rules in accordance with Title 63G, Chapter 3, Utah					
92	Administrative Rulemaking Act, regarding:					
93	[(a) the process to file a written complaint with the division; and]					
94	(a) procedures under this chapter;					
95	(b) the terms defined in Section 34-46-102[-]; and					
96	(c) the amount of a penalty imposed under Subsection (3)(a)(ii).					
97	(5) Either party may file with the Division of Adjudication created in Section					
98	34A-1-202 a written request for review of an order issued under Subsection (3), in accordance					
99	with:					
100	(a) Section 63G-4-301; and					
101	(b) Title 34A, Chapter 1, Part 3, Adjudicative Proceedings.					
102	(6) (a) The commission may employ counsel, appoint a representative, or request the					
103	attorney general or the county attorney for the county in which the final order is filed and					
104	docketed to:					
105	(i) represent the commission on any appeal; or					
106	(ii) enforce any judgment related to an order under this section.					
107	(b) If employed by or representing the commission outside the administrative process,					
108	the counsel the commission employs, the attorney general, or the county representing the					
109	commission, shall be awarded:					
110	(i) reasonable attorney fees; and					
111	(ii) costs for:					
112	(A) appeals when the commission prevails; and					
113	(B) judgment enforcement proceedings.					
114	Section 3. Section 34-46-401 is enacted to read:					
115	Part 4. Prohibition on Inquiry into Compensation History					
116	34-46-401. Prohibited inquiry.					
117	(1) An employer may not seek information regarding an applicant's compensation					
118	history from the applicant, the applicant's current or former employer, or an employee of the					
119	applicant's current or former employer.					
120	(2) This section does not apply to any compensation history available to the public					

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121	under	federal	or	state	law.

- 122 (3) Nothing in this section prohibits an applicant from voluntarily disclosing the
- applicant's compensation history to a prospective employer.