

SECRETARY. PERSONS EMPLOYED FOR MORE THAN 50 PERCENT OF A FULL WORKWEEK SHALL RECEIVE RIGHTS, PRIVILEGES AND BENEFITS PRO RATED IN PROPORTION TO THE NUMBER OF HOURS EMPLOYED.

(j) [No executive agency subject to the provisions of this section shall, for the purpose of determining that agency's personnel ceiling requirement, count any employee employed on a flexible hours employment basis other than on a pro rata basis according to the percentage of hours such employee works compared to the standard State workweek established for the agency or any appropriate agency division.]

AN EXECUTIVE AGENCY SUBJECT TO THE PROVISIONS OF THIS SECTION MAY NOT, FOR THE PURPOSE OF DETERMINING THAT AGENCY'S PERSONNEL CEILING REQUIREMENT, COUNT ANY EMPLOYEE WHO WORKS FEWER THAN THE MINIMUM NUMBER OF HOURS PER WEEK AS DESCRIBED IN PARAGRAPH (A) (3) OF THIS SECTION.

(l) The provisions of Section 18 of this article shall apply to [flexible hours] PART-TIME employment positions created under this section.

(m) Each part-time employee of an executive agency, and other agencies covered under subsection (k) above who, as of July 1, 1975 has continued satisfactory service for a period equivalent to that required to complete a probationary period in the classified service SHALL BE INCLUDED IN THE CLASSIFIED SERVICE under this article without examination or further qualifying requirement.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 1976.

Approved May 4, 1976.

CHAPTER 462

(House Bill 963)

AN ACT concerning

Corrective Bill - Executive Departments
and Agencies

FOR the purpose of correcting technical errors on the laws relating to executive departments and agencies.

BY repealing and reenacting, with amendments,