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	HOUSE C	OF REPRESENT	ATIVE	ES	2010
	MINET I-SECOND SESSION		H. F	. No.	2010
03/08/2021	Authored by Reyer and Hollins	erred to the Committee on Judiciary Finance	and Civil Low		
03/15/2021	Adoption of Report: Placed on the Genera Read for the Second Time		and Civil Law		
05/17/2021		nmittee on Judiciary Finance and Civil Law			

A bill for an act
relating to human rights; requiring an interactive process when interacting with individuals with disabilities under chapter 363A; amending Minnesota Statutes 2020, section 363A.08, subdivision 6.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
Section 1. Minnesota Statutes 2020, section 363A.08, subdivision 6, is amended to re
Subd. 6. Reasonable accommodation. (a) Except when based on a bona fide occupation
qualification, it is an unfair employment practice for an employer with a number of part-ti
or full-time employees for each working day in each of 20 or more calendar weeks in t
current or preceding calendar year equal to or greater than 25 effective July 1, 1992, an
equal to or greater than 15 effective July 1, 1994, an employment agency, or a labor
organization, not to make provide a reasonable accommodation to the known disability
a qualified disabled person or job applicant for a job applicant or qualified employee w
a disability unless the employer, agency, or organization can demonstrate that the
accommodation would impose an undue hardship on the business, agency, or organizati
"Reasonable accommodation" means steps which must be taken to accommodate the know
physical or mental limitations of a qualified disabled person individual with a disability
To determine the appropriate reasonable accommodation it may be necessary for the
employer, agency, or organization to initiate an informal, interactive process with the
individual with a disability in need of the accommodation. This process should identify
precise limitations resulting from the disability and potential reasonable accommodation
that could overcome those limitations. "Reasonable accommodation" may include but
not limited to, nor does it necessarily require: (1) making facilities readily accessible to
usable by disabled persons individuals with disabilities; and (2) job restructuring, modif

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2.1	work schedules, reassignment to a vacant	position, acquisiti	on or modification of	equipment
2.2	or devices, and the provision of aides on	a temporary or pe	priodic basis.	
2.3	(b) In determining whether an accom	modation would in	mpose an undue hard	lship on the
2.4	operation of a business or organization,	factors to be consi	dered include:	
2.5	(1) the overall size of the business or	organization with	respect to number of	employees
2.6	or members and the number and type of	facilities;		
2.7	(2) the type of the operation, includin	g the composition	and structure of the	work force,
2.8	and the number of employees at the loca	tion where the em	ployment would occ	ur;
2.9	(3) the nature and cost of the needed	accommodation;		
2.10	(4) the reasonable ability to finance t	he accommodation	n at each site of busin	ness; and
2.11	(5) documented good faith efforts to early a state of the	xplore less restricti	ve or less expensive a	alternatives,
2.12	including consultation with the disabled	person or with kno	wledgeable disabled	l persons or
2.13	organizations.			
2.14	A prospective employer need not pay	/ for an accommod	lation for a job appli	cant if it is
2.15	available from an alternative source with	nout cost to the em	ployer or applicant.	