HB 473

1 A bill to be entitled 2 An act relating to background screening; creating s. 3 435.13, F.S.; prohibiting employers from excluding 4 applicants from an initial interview for employment 5 under certain conditions; providing a civil penalty; 6 providing applicability; providing exceptions; 7 requiring the Department of Economic Opportunity to 8 enforce the act; providing an effective date. 9 10 Be It Enacted by the Legislature of the State of Florida: 11 12 Section 1. Section 435.13, Florida Statutes, is created to 13 read: 14 435.13 Unlawful employment practices.-(1) Notwithstanding any other law, an employer may not 15 16 exclude an applicant from an initial interview for employment 17 solely because he or she has been found guilty of, regardless of 18 adjudication, or entered a plea of nolo contendere or guilty to, 19 or was adjudicated delinquent and the record has not been sealed 20 or expunged for, any offense listed under s. 435.04(2). 21 (2) An employer excludes an applicant from an initial 22 interview if the employer: Requires an applicant to disclose on an employment 23 (a) 24 application whether he or she has been found guilty of, regardless of adjudication, or entered a plea of nolo contendere 25

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26	or guilty to, or was adjudicated delinquent and the record has				
27	not been sealed or expunged for, any offense listed under s.				
28	435.04(2);				
29	(b) Requires an applicant to disclose before an initial				
30	interview whether he or she has been found guilty of, regardless				
31	of adjudication, or entered a plea of nolo contendere or guilty				
32	to, or was adjudicated delinquent and the record has not been				
33	sealed or expunged for, any offense listed under s. 435.04(2);				
34	or				
35	(c) Requires an applicant to disclose before the employer				
36	makes a conditional offer of employment whether he or she has				
37	been found guilty of, regardless of adjudication, or entered a				
38	plea of nolo contendere or guilty to, or was adjudicated				
39	delinquent and the record has not been sealed or expunged for,				
40	any offense listed under s. 435.04(2), if no interview is				
41	conducted.				
42	(3) This section does not prevent an employer from				
43	considering an applicant's conviction history when making a				
44	hiring decision.				
45	(4) An employer that violates this section is subject to a				
46	civil penalty of not more than \$5,000 for each violation.				
47	(5) Subsections (1) and (2) do not apply:				
48	(a) If federal, state, or local law, including				
49	corresponding rules and regulations, requires the consideration				
50	of an applicant's criminal history;				

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