## Regulation 4217.3: Layoff/Rehire

Status: DRAFT

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Classified employees shall be subject to layoff for lack of work or lack of funds. (Education Code\_45114,\_45308)

A classified employee shall not be laid off if a short-term employee who is employed for more than 45 days is retained to render a service that the classified employee is qualified to render. (Education Code\_45117)

## Order of Layoff Within a Classification/Determination of Seniority

### Within each class, the

The order of layoff within the class-shall be determined by length of service. (Education Code\_45114,\_45308)

Length of service" means all hours in paid status, whether during the school year, a holiday, recess, or during any period that school is in session or closed. However, length—shall be determined by the date of service shall not include hours compensated solely on an overtime basis, as provided in Education Code 45128, and shall not include hours for any service performed prior to entering into probationary or permanent status except for service in a restricted position pursuant to Education Code 45105. (Education Code 45308)

hire. The employee who has been employed the shortest time inby the class, plus higher classes, district shall be laid off first. Education Code 45308)

# For an employee who is a member of the Military Reserve or the National Guard, length

Length of service credit shall be granted for military leave of absence, including voluntary or involuntary active duty during a period of national emergency or war, as a member of the Military Reserve or the National Guard. (Education Code\_45297,\_45308)

Length of service credit may be granted for time spent on unpaid illness or maternity leave, unpaid family care leave, or unpaid industrial accident leave. Length of service credit shall not be granted for other types of unpaid leaves. (Education Code\_45308)

### 45114)

# Notice of Layoff and Hearing Rights

Whenever a <u>permanent</u> classified employee is to be laid off for lack of work or lack of funds, <u>the Superintendent or designee shall</u>, <u>no later than March 15 and before</u>notice shall be given to the employee, informing him/her of his/her displacement rights, if any, and reemployment right. The notice shall be given: (Education Code 45117)

- 1. At least 60 days prior to the effective date of the layoff, if the layoff is for lack of work resulting from a bona fide reduction or elimination of service being performed.
- 1. In writing, no later than April 29, if the layoff is for lack of funds due to the expiration of a specially funded program at the end of any school year. However, if the termination date of the specially funded program is other than June 30, the employee is given formal notice by the Governing Board, give to the employee written notice of the recommendation, the reasons that the employee's services will not be required for the ensuing year, any displacement rights, reemployment rights, and the employee's right to a hearing. The district shall adhereshall be given notice at least 45 days from the effective date of the layoff.

The district is not bound to provide 60 days' notice in the event of an actual and existing financial inability to the notice, hearing, and layoff procedures in Education Code 45117, Government Code 11503 and 11505, and other applicable provisions of law. (Education Code 45117)

An employee who is so notified may request a hearing to determine if there is cause for not reemploying the

employee for the ensuing year. The request shall be in writing and shall be delivered to the person who sent notice topay the employee, on or before March 15 but not less than seven days after the date the notice is served on the employee. Failure of an employee to request a hearing on or before the date specified shall constitute a waiver of the employee's right to a hearing. (Education Code 45117)

The Superintendent or designee shall serve an employee who timely requests a hearing with the District Statement of Reduction in Force documents. The employee has five calendar days from service of the District Statement of Reduction in Force documents to timely file a notice of participation with the district. The parties are entitled to discovery, if requested within 15 days of service of the District Statement of Reduction in Force documents. (Education Code 45117)

If a hearing is requested by a permanent classified employee, the proceeding shall be conducted and a decision made by an administrative law judge in accordance with Government Code 11500-11529. The Board shall make a final decision regarding the sufficiency of the cause and disposition of the layoff upon receipt of the administrative law judge's proposed decision. None of the findings, recommendations, or determinations in the proposed decision prepared by the administrative law judge shall be binding on the Board. (Education Code 45117)

Following the Board's decision, the Superintendent or designee shall give final notice of termination to the affected employee(s) before May 15 unless a continuance was granted after a request for hearing was made, in which case such date may be extended by the number of days of the continuance. (Education Code 45117)

If during the time between five days after the enactment of an annual Budget Act and August 15 of the fiscal year to which the Budget Act applies, the Board determines that the district's local control funding formula apportionment per unit of ADA for that fiscal year has not increased by at least two percent, and that it is therefore necessary to decrease the numbersalaries of classified employees due to lack of work or lack of funds, the Board may issue a District Statement of Reduction in Force to those employees in accordance with a schedule of notice and hearing adopted by the Board, and layoff proceedings shall be carried out as required by law. (Education Code 45117)

When classified positions are eliminated as a result of the expiration of a specifically funded program, the district shall give written notice to the affected employee(s) not less than 60 days prior to the effective date of the layoff informing the employee(s) of the layoff date, any displacement rights, and employment rights. (Education Code 45117)

or if the layoff is due to a lack of work resulting from conditions not foreseeable or preventable by the district. (Education Code 45117)

The district also is not <u>required</u>bound to provide <u>a layoff60 days'</u> notice to any person hired as a short-term employee for a period not exceeding 60 days <u>whose service may not be extended or renewed</u>. (Education Code -45117)

# Additionally, the district may release probationary classified Voluntary Demotion or Voluntary Reduction of Hours

Classified employees without noticewho take voluntary demotions or hearing for reasons othervoluntary reductions in assigned time in lieu of layoff, or in order to remain in their present position rather than lack of work or lack of funds. be reclassified or reassigned, shall be granted the same rights as persons laid off. In addition, such employees shall retain eligibility to be considered for reemployment in their previously held class or position with increased assigned time, for an additional period of time up to 24 months as determined by the Governing Board on a class-by-class basis, provided that the same test of fitness under which they qualified for appointment to that class shall still apply. (Education Code 45117)

45114, 45298) Reemployment

### **Eligibility**

Classified employees laid off because of lack of work or lack of funds **shall beare** eligible for reemployment **forwithin** a period of 39 months and shall be reemployed in preference to new applicants. **Reemployment shall be in order of seniority.** Persons so laid off also have the right to apply and establish their qualification for vacant promotional positions within the district during the 39-month period. When an employee is reemployed in a class that is different from the one in which he/she had permanent status, the employee shall be required to serve the probationary period for the new position. (Education Code\_45114,\_45298,\_45308)

Employees who take voluntary demotions or voluntary reductions in assigned time in lieu of layoff shall have the option of returning to a position in their former class or to positions with increased assigned time as vacancies become available, and without limitation of time. If there is a valid reemployment list they shall be ranked on that list in accordance with their proper seniority. (Education Code 45114, 45298)

Upon rejecting three offers of reemployment, the employee shall be considered unavailable until the employee indicates otherwise in writing.

When an employee is notified of a vacancy occurs, the and fails to respond or report to work within time limits specified by district procedures, his/her name shall give be removed from the reemployment list and all reemployment rights to which he/she would otherwise be entitled shall be forfeited.

## **Reemployment Procedures**

Reemployment shall be in reverse order of layoff. (Education Code 45114, 45298, 45308)

In order to be reinstated, an employee withmust be fully capable of performing the most seniority an essential and customary duties of the job. When an otherwise eligible employee is unable to perform the essential duties of the job, he/she shall be kept on the reemployment list until another opportunity becomes available or the period of reemployment eligibility expires, whichever occurs first.

When a vacancy occurs, the senior employee who has held prior permanency in the position shall be so notified of the vacancy at his/her last known address by the fastest means available and given the opportunity to accept or reject the position, by first calling the employee at the employee's last known telephone number to notify the employee of the vacancy and then sending written notice by certified and standard mail to the employee's last known address.appointment into the vacant position. The employee shall advise the district of thehis/her decision by any means no later than 10 calendar days from the date specified on the notice was sent notification. If the employee accepts, the employeehe/she shall report to work no later than two calendar weeks from the vacancy notification date or on a later date specified by the district.

In order to be reemployed, the employee must be capable of performing the essential duties of the job with or without reasonable accommodations. When an otherwise eligible employee is unable to perform the essential duties of the job, the employee shall be kept on the reemployment list until another opportunity becomes available or the period of reemployment eligibility expires, whichever occurs first.

Upon rejecting two offers of reemployment, the employee's name shall be removed from the reemployment list and the employee will forfeit all reemployment rights to which the employee would otherwise be entitled.

When an employee is notified of a vacancy and fails to respond or report to work within time limits specified by district procedures, the employee's name shall be removed from the reemployment list and all reemployment rights to which the employee would otherwise be entitled shall be forfeited.

If an employee is reemployed in a new position and fails to complete the probationary period in the new position, the employee shall be returned to the reemployment list for the remainder of the 39-month period. The remaining time period shall be calculated as the time remaining in the 39-month period as of the date of reemployment. (Education Code 45114, 45298)

### **Reinstatement of Benefits**

When a laid-off employee is reemployed, all accumulated sick leave credit shall be restored.

A laid-off permanent employee shall be reemployed with all rights and benefits accorded to him/her at the time of layoff.

A laid-off probationary employee shall be reemployed as a probationary employee, and the <u>previous</u> time served toward the completion of the required probationary period shall be counted. <u>The employeeHe/she</u> shall also be reemployed with all rights and benefits accorded to <u>a probationary employeehim/her</u> at the time of layoff.

A laid-off employee, when reemployed, shall be placed on the salary step held at the time of layoff. An employee who was bumped into a lower class shall, when reinstated to the previous class, be placed on the salary step to which the employeehe/she would have progressed had the employeehe/she remained there. An adjusted anniversary date shall be established for step increment purposes so as to reflect the actual amount of time served in the district.

### **Voluntary Demotion or Reduction of Hours**

Classified employees who take voluntary demotion or voluntary reduction in assigned time in lieu of layoff, or in order to remain in their present position rather than be reclassified or reassigned, shall be granted the same rights as employees who are laid off. In addition, such employees shall retain eligibility to be considered for reemployment in their previously held class or position with increased assigned time, for an additional period of time up to 24 months as determined by the Board on a class-by-class basis, provided that the same test of fitness under which they qualified for appointment to that class shall still apply. (Education Code 45114, 45298)

Employees who take voluntary demotion or voluntary reduction in assigned time in lieu of layoff shall have the option of returning to a position in their former class or to positions with increased assigned time as vacancies become available and without limitation of time. If there is a valid reemployment list, they shall be ranked on that list in accordance with their proper seniority. (Education Code 45114, 45298)

**Policy Reference Disclaimer:**These references are not intended to be part of the policy itself, nor do they indicate the basis or authority for the board to enact this policy. Instead, they are provided as additional resources for those interested in the subject matter of the policy.

State References	Description
Ed. Code 4115	Layoff: Reinstatement from service retirement
Ed. Code 45101	Definitions (including disciplinary action, cause)
Ed. Code 45103	Classified service in districts not incorporating the merit system
Ed. Code 45105	Positions under various acts not requiring certification qualifications
Ed. Code 45113	Notification of charges, classified employees
Ed. Code 45114	Layoff and reemployment procedures; definitions
Ed. Code 45117	Notice of layoff, classified employees
Ed. Code 45286	Limited term employees
Ed. Code 45297	Right to take equivalent examination while employee in military service
Ed. Code 45298	Reemployment of persons laid off; voluntary demotions or reductions in time; districts adopting merit system
Ed. Code 45308	Order of layoff and reemployment; length of service
Ed. Code 45309	Reinstatement of permanent noncertified employees after resignation
Federal References	Description
Federal References 38 USC 4301-4307	<b>Description</b> Veterans' Reemployment Rights
38 USC 4301-4307	Veterans' Reemployment Rights
38 USC 4301-4307  Management Resources References	Veterans' Reemployment Rights  Description  San Mateo City School District v. Public Employment Relations Board (1983)
38 USC 4301-4307  Management Resources References  Court Decision	Veterans' Reemployment Rights  Description  San Mateo City School District v. Public Employment Relations Board (1983) 33 Cal.3d 850, 866
38 USC 4301-4307  Management Resources References  Court Decision  Court Decision	Veterans' Reemployment Rights  Description  San Mateo City School District v. Public Employment Relations Board (1983) 33 Cal.3d 850, 866  Tucker v. Grossmont Union High School District (2008) 168 Cal.App.4th 640  California School Employees Association -
38 USC 4301-4307  Management Resources References  Court Decision  Court Decision  Website	Veterans' Reemployment Rights  Description  San Mateo City School District v. Public Employment Relations Board (1983) 33 Cal.3d 850, 866  Tucker v. Grossmont Union High School District (2008) 168 Cal.App.4th 640  California School Employees Association - https://simbli.eboardsolutions.com/SU/NOB1plusNOcLNRMHnggHE1slshig==
38 USC 4301-4307  Management Resources References  Court Decision  Court Decision  Website  Cross References	Veterans' Reemployment Rights  Description  San Mateo City School District v. Public Employment Relations Board (1983) 33 Cal.3d 850, 866  Tucker v. Grossmont Union High School District (2008) 168 Cal.App.4th 640  California School Employees Association - https://simbli.eboardsolutions.com/SU/NOB1plusNOcLNRMHnggHE1slshjg==  Description  Volunteer Assistance -

4032	Reasonable Accommodation - https://simbli.eboardsolutions.com/SU/xCU2Q3bo4lrdA5Kslsh5iqGslshA==
4121	Temporary/Substitute Personnel - https://simbli.eboardsolutions.com/SU/DcCmKPh09vg5JzXomtjUHA==
4121	Temporary/Substitute Personnel - https://simbli.eboardsolutions.com/SU/YykFd9RvVplus6GgB2BddENyw==
4161.11	Industrial Accident/Illness Leave - https://simbli.eboardsolutions.com/SU/Z0plusudejslshsmM4HPD2Djivlg==
4161.8	Family Care And Medical Leave - https://simbli.eboardsolutions.com/SU/dkzM3sFaSMA9NvtdslshHt2slshw==
4200	Classified Personnel - https://simbli.eboardsolutions.com/SU/C90JPJ3boOQpjmslshG7vAdEQ==
4200	Classified Personnel - https://simbli.eboardsolutions.com/SU/CqrCbB5TOJA30vio8CB6gQ==
4212.9	Employee Notifications - https://simbli.eboardsolutions.com/SU/0ZJclXM1TTrTf1O5E1AArg==
4261.1	Personal Illness/Injury Leave - https://simbli.eboardsolutions.com/SU/NbmFlv1J1eoV9plusRT1mhpfw==
4261.11	Industrial Accident/Illness Leave - https://simbli.eboardsolutions.com/SU/4V3v5daPNAoVUMjjGN825w==
4261.8	Family Care And Medical Leave - https://simbli.eboardsolutions.com/SU/RxAOPGwtmmyMLo5slshskLOtA==
4312.9	Employee Notifications - https://simbli.eboardsolutions.com/SU/a1UsQLi9B3PWiEPE2MJvAQ==
4361.11	Industrial Accident/Illness Leave - https://simbli.eboardsolutions.com/SU/3cLqPb0ZXIIMnwJFplussftdg==
4361.8	Family Care And Medical Leave -
	https://simbli.eboardsolutions.com/SU/14pPp1TwlNK12lxOlrqSnw==