# Michigan Civil Service Commission

# Regulation 3.07

Subject:		
Appointments and Job Changes		
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# 1. Purpose

This regulation defines provides standards and procedures governing various types of transactions used to make appointments and job changes and provides standards and procedures governing their use.

# 2. CSC Rule References

# 3-3 Appointments and Job Changes

#### 3-3.1 Process

All appointments, promotions, and job changes in the classified service must be made in accordance with the civil service rules and regulations. Any person appointed or promoted must be certified as qualified in accordance with and subject to the civil service rules and regulations. The state personnel director shall administer the certification of all appointments and promotions.

#### 3-3.2 Demotion

(a) Notice. If an appointing authority intends to involuntarily demote an employee, the appointing authority shall give prior written notice of the specific reasons for the demotion to the employee.

- (b) Conditions. An appointing authority may demote an employee under any of the following circumstances:
  - **(1)** *The employee is not performing satisfactorily.*
  - (2) The employee's position is reclassified downward.
  - (3) The demotion is requested by the employee and approved by the appointing authority.
  - (4) The position occupied by the employee is abolished.
  - **(5)** The employee is displaced by the return to duty of another employee entitled to the position.
  - (6) The employee is displaced by another employee with more seniority during a reduction in force.
  - (7) The employee does not receive a satisfactory probationary service rating, as authorized in rule 3 6.3(b) [Unsatisfactory Service: Employee with Status].

### 3-3.3 Emergency Appointment

When emergency conditions require immediate action, an appointing authority is authorized to make an emergency appointment for up to 28 calendar days. The state personnel director may approve an extension of an emergency appointment up to an additional 28 calendar days. An appointing authority cannot reappoint a person to a second consecutive emergency appointment within the same agency. An emergency appointment is authorized only when made in conformity with the civil service regulations governing emergency appointments.

#### 3-3.4 Hire

An appointing authority may appoint a qualified candidate to a position in the classified service as authorized by and in accordance with the civil service rules and regulations. A candidate may be qualified for appointment in one or more of the following ways:

- (a) The candidate is listed in an appropriate civil service applicant pool.
- **(b)** The candidate meets the civil service qualifications for appointment to a designated classification.
- (c) The candidate is qualified after review by civil service staff.

#### 3-3.5 Lateral Job Change or Voluntary Demotion between Agencies

Any two appointing authorities may authorize a lateral job change or voluntary demotion for an employee between agencies. The employee may be moved to a different classification only if (1) the employee previously attained status in the classification, (2) the job change is based on the civil service preauthorized lateral job change list, or (3) the employee meets the civil service qualification requirements. A lateral job change or voluntary demotion between agencies requires the agreement of the employee and the approval of the state personnel director.

# 3-3.6 Lateral Job Change or Voluntary Demotion within an Agency

An appointing authority may authorize a lateral job change or voluntary demotion for an employee within the employee's current agency. The employee may be moved to a different classification only if

(1) the employee previously attained status in the classification, (2) the job change is based on the civil service preauthorized lateral job change list, or (3) the employee meets the civil service qualification requirements. A lateral job change within an agency does not require the agreement of the employee. However, an employee may request a lateral job change. A voluntary demotion requires the written agreement of the employee.

#### 3-3.7 Promotion

An appointing authority may appoint a qualified employee candidate to another position at a higher classification level as authorized by and in accordance with the civil service rules and regulations. A candidate may be qualified for appointment in one or more of the following ways:

- (a) The candidate is listed in an appropriate civil service applicant pool.
- **(b)** The candidate meets the civil service qualifications for appointment to a designated classification.
- (c) The candidate is qualified after review by civil service staff.

#### 3-3.8 Recall

A person is recalled in accordance with the civil service rules and regulations in effect at the time of the recall. Unless the rules or regulations provide otherwise, appointment is first limited to persons on recall lists.

#### 3-3.9 Reinstatement

A classified employee who achieved status and who is demoted or separated while in satisfactory standing is eligible for reinstatement. An appointing authority may reinstate an eligible person to (1) the classification in which the person last achieved status before the separation or demotion or (2) to a classification at the same or lower classification level for which the person is qualified. A person's eligibility for reinstatement is limited to 3 years after separation or demotion. However, the state personnel director may extend eligibility in the regulations to meet work force needs.

#### 3-3.10 Qualification

An employee or appointing authority that does not agree with a staff qualification decision may file a written request for reconsideration with the state personnel director as provided in the regulations. The state personnel director or the director's designee shall reconsider the staff qualification decision in writing. If an employee's appointment is revoked as provide in rule 3-7 due to a staff qualification decision, the employee or appointing authority may file a technical appointment complaint as provided in the rules and regulations in lieu of requesting reconsideration.

# 3-5 Relation to Collective Bargaining

An appointing authority shall make all appointments in accordance with the civil service rules and regulations, unless a provision in a collective bargaining agreement regarding reassignment, transfer, layoff, or recall permitted by rule 3-4 [Class Clusters] or rule 6-3 [Commission Authority] provides otherwise.

# 3-7 Revocation of Appointment

# 3-7.1 Review of Appointments

Every appointment in the classified service is expressly subject to review by civil service staff. If the state personnel director determines that an appointment violated a civil service rule or regulation, the director may order corrective action, including revocation of the appointment.

# 3-7.2 Methods of Review

Civil service staff may review any appointment as part of the civil service audit function or as the result of a technical appointment complaint.

#### (a) Audit review.

- (1) Revocation of appointment. If civil service staff audits an appointment and determines that the selection, appointment, or certification violated a civil service rule or regulation, the state personnel director may order corrective action, including revocation of the appointment. The director shall give written notice of the revocation to the appointing authority and the employee whose appointment is revoked.
- (2) Subsequent technical complaint. An employee whose appointment is revoked, or the employee's appointing authority, may file a technical appointment complaint regarding a revocation order within 14 calendar days after the date the revocation order was issued. If a timely technical appointment complaint is filed, the revocation order is automatically stayed pending a decision or further order of the technical review officer.

#### (b) Technical appointment complaint by candidate.

- (1) Technical appointment complaint authorized. If an unsuccessful candidate files a timely technical appointment complaint under rule 8-3 [Technical Complaints] and the technical review officer determines that the challenged appointment violated a civil service rule or regulation, the officer may order corrective action, including revocation of the challenged appointment.
- (2) Notice to incumbent. If a technical appointment complaint is filed, the incumbent employee whose appointment is being challenged in the complaint is entitled to notice of the complaint and an opportunity to defend the appointment. If the technical review officer revokes an incumbent employee's appointment, that incumbent employee is bound by the determination of the technical review officer, including revocation of the incumbent employee's appointment.

#### 3-7.3 Effect of Revocation of Appointment

When the state personnel director or a technical review officer revokes an appointment, the employment status of the employee whose appointment is revoked is determined as follows:

(a) Employee with continuing status. If the employee had continuing status at the time of the appointment, the employee is to be retained in a position within the agency that appointed the employee at a classification and level in which the employee had continuing status at the time of

- the appointment. If no such position is available within the agency at the time of the revocation, the employee may exercise employment preference.
- (b) Employee without continuing status. If the employee had no continuing status in the classified service at the time of the appointment, the appointing authority shall separate the employee from state employment, unless the employee has otherwise been properly appointed to another position.

# 3. Definitions

#### A. CSC Rule Definitions.

- 1. Applicant means person who requests to participate in an appraisal process.
- 2. Applicant pool means a group of applicants whom civil service staff has determined to be qualified.
- 3. Appointing authority means each of the following:
  - (a) A single executive heading a principal department or autonomous entity.
  - (b) The chief executive officer of a principal department or autonomous entity headed by a board or commission.
  - (c) The state personnel director.
  - (d) A person designated by any of the preceding as responsible for administering the personnel functions of the department, autonomous entity or other agency.
- **42. Appointment** means an authorized act of an appointing authority employing a properly qualified person in a specific position in the classified service.
- 5. Autonomous entity means an executive branch organization or function established by law within a principal department, but specifically directed by law to be a separate independent unit, with the intent that its authority, powers, duties, and responsibilities, including personnel, budgeting, procurement, and management related functions be exercised free from the direction and supervision of the principal department.
- **63.** Class series means a series of classifications with similar but progressively more responsible job duties.
- **74. Demotion** means an authorized movement of an employee with status from a position in one classification level to a lower classification level.
- 8. Employee status code means the following types of appointment status assigned to an employee for the purposes of determining pay, benefits, and employment preference:
  - (a) Full-time indefinite career appointment.
  - (b) Part time indefinite career appointment.
  - (c) Limited term career appointment (full time and part time).

- (d) Intermittent career appointment.
- (e) Seasonal career appointment.
- (f) Noncareer appointment.
- **95.** *Hire* means the initial appointment to the state classified service authorized by civil service staff.
- **106. Indefinite appointment** means a career appointment with no fixed ending date at the time of appointment.
- **117. Job change** means an authorized movement of an employee from one position to another. Job change includes, for example, demotion, lateral job change, promotion, reclassification, and reduction-in-force.
- **12**8. Lateral job change means the authorized movement of an employee to a different position (1) in the same classification or (2) in a different classification at the same classification level.
- **13**9. **Limited-term appointment** means a career appointment that has a fixed ending date at the time of appointment.
- 14. Noncareer appointment means an appointment to a classified position that is expected to last less than the equivalent of 90 full time workdays in a calendar year.
- **150. Preauthorized** means the specific authorization granted to an appointing authority to process a transaction in accordance with civil service rules and regulations without prior civil service review.
- **16.** *Principal department means one of not more than* 20 *executive branch departments provided for by article* 5, *section* 2, *of the constitution.*
- **171. Promotion** means the appointment of an employee to a different position at a higher classification level.
- **182. Recall list** means a list of persons who have been laid off, demoted, or otherwise displaced for reasons of administrative efficiency, including, for example, lack of work, lack of adequate funding, change in mission, or reorganization of the work force.
- **193. Reinstatement** means the appointment of a person who was previously separated from, or demoted in, the classified service while in satisfactory standing.
- **2014. Status** means the recognition of an employee who has been properly appraised, qualified, and appointed to the classified service and who has satisfactorily completed the probationary period in an indefinite or limited-term appointment.
- 21. Total continuous service means the number of paid hours of creditable time compiled during a current employment period. Total continuous service includes creditable time but does not include noncreditable time.

January 1, 2017

## B. Definitions in This Regulation.

- 1. **Emergency appointment** means an appointment based upon a short-term, urgent need. An employee in an emergency appointment is not entitled to (1) sick or annual leave accruals, (2) holiday pay, (3) enrollment in state-sponsored insurance plans, (4) service credit for any purpose, (5) continued employment, (6) status, or (7) employment preference rights.
- 2. HRMN EEO category means one of eight broad occupational groupings that Civil Service has contained in HRMN. Every classification is assigned for each classification to a "HRMN EEO category" by Civil Service. Descriptions of each of the HRMN EEO categoryies are contained in the Compensation Plan.
- Preauthorized lateral job change list means a compilation of current classifications showing, for each classification, a listing of all the classifications at the same classification level to which a lateral job change may occur without prior review of qualifications by Civil Service.
- 4. **Recall** means the return of a former or current employee whose previous employment was modified by a reduction in force to a position in which status was achieved—and whose previous employment was modified by a reduction in force.

# 4. Standards

# A. Recall Appointments and Job Changes.

- 1. Contractual obligations must be fulfilled when filling a position covered by a collective bargaining agreement.
- 2. Recall names prevent the movement of an exclusively represented employee to a nonexclusively represented position.
- 31. Recall names for a classification normally prevent the hire, promotion, reinstatement, demotion or lateral job change between agencies of an individual to that classification, unless allowed under Regulation 3.10 because of . Exceptions may occur if a hiring freeze or hiring restriction is in effect. Regulation 3.10 establishes the standards that must be fulfilled.
- 42. Recall names prevent a lateral job change from a limited-term appointment type to an indefinite appointment type, except as authorized in regulation 3.10.
- 35. When names appear on the recall list within the same agency, an employee may be laterally job changed by the appointing authority to a position in the same classification and classification level, to a different classification at the same classification level within the same HRMN EEO category, or to a position where the movement is identified as a lateral job change in the Preauthorized Lateral Job Change List (see on the Civil Service web-site for listing). An employee may be demoted to a

position at a lower classification level in the same class series or to a position at a lower classification level within the same HRMN EEO category.

- 64. An appointments from an agency recall list must be made as follows:
- a. Agency Recall: Tthe most senior available candidate, based on total continuous service hours, is appointed. There is no statewide recall.
  - b. Statewide Recall: In the absence of agency recall names, an appointment is made from among any names appearing as statewide recall candidates. All recall list names must be properly removed in accordance with regulation 3.09 before additional candidates can be considered.
- 75. Appointments to Transitional Manager, Transitional Professional, or Transitional Business and Administrative Technician, or Departmental Trainee positions when names appear on the recall list must be made as follows:
  - a. Appointments or job changes to these positions are only processed when there are no recall names for the specific corresponding professional classification.
  - b. Following appointment from a recall list, immediate reclassification to Transitional Manager, Transitional Professional, Transitional Business and Administrative Technician or Departmental Trainee positions is prohibited. (Changes in classification or reclassification of the position are subject to the standards in regulation 4.05).

#### B. All Other Appointments and Job Changes.

- Applicants must possess the qualifications for the classification to which an appointment or job change is being made; at least one of the any assigned sub-classes, if any; and any selective position requirement criteria that have been approved by Civil Service.
- 2. All appointments and job changes must be made in accordance with the standards and conditions of this regulation's standards. Misapplication of these standards and conditions that creatinge an improper appointment or job change may result in revocation of the appointment or job change or other corrective action. An appointee whose position is revoked by the state personnel director after a Civil Service audit can challenge the revocation under the procedure in rule 3-7 and regulation 8.04
- 3. Civil Service shall review qualifications of applicants for all classifications covered in applicant pools maintained by Civil Service.
- 43. Civil Service staff-shall review the qualifications of applicants for classifications that have not been preauthorized for credential review. Regulation 3.04 § 4.D, specifies other conditions under which Civil Service shall conduct credential reviews.

- 54. Appointing authorities may review qualifications of applicants for predetermined classifications in accordance with under regulation 3.04. (See The State of Michigan Applicant Recruitment Strategies for a listsing of the statewide preauthorized classifications. Other classifications may be individually preauthorized to agencies on an individual basis).
- 65. Appointing authorities shall certify to Civil Service that aAll appointments and job changes must be are made in compliance with the Civil Service rules, and regulations, and procedures, as certified by the appointing authority to Civil Service.

# C. Limited-term Appointments.

- 1. A limited-term appointment <u>means is</u> a career appointment <u>that has with</u> a fixed ending date <u>at the time of when</u> the appointment <u>is made</u>.
- 2. A limited-term appointment expires at the fixed end of the term, unless terminated earlier by the appointing authority or extended by Civil Service.
- 3. An appointing authority is authorized to may make a limited-term appointment for up to, but not to exceed, 2 two years from the date of appointment.
- 4. An appointing authority may request Civil Service approval for to extend sion of the a limited-term appointment for up to an two additional 2-years. The A request for extension beyond 2two years must be submitted to Civil Service for approval, with the rationale for extending, prior to before an the appointment expires ation date.
- 5. Limited-term appointments shall not exceed 4<u>four</u> years from the date of the initial appointment. -Any continuation beyond 4<u>four</u> years must be submitted to the <u>Ss</u>tate <u>Ppersonnel Ddirector by the appointing authority</u>, with <u>the rationale for extending</u>.
- 6. The appointing authority must enter the appointment date and appointment expiration date to the employee record (HR11) when making a limited-term appointment.
- 7. An employee in limited-term status may cannot be extended beyond 4 four years by appointment or job change to another limited-term position in the same class series and work unit, unless approved by the State Ppersonnel Ddirector.
- 8. An individual appointed on a limited-term basis has the same rights as employees in indefinite appointments, except as those benefits and rights are otherwise limited elsewhere in Civil Service the rules or regulations.
- 9. A limited-term appointment may need not be full-time or less than full time.
- 10. Employment preference or recall rights can only be applied as defined in rule 2-5.1.
- 11. Limited-term appointments are subject to Civil Service audit.

## D. Lateral Job Changes, Reinstatements, and Demotions.

- 1. A lateral job change, reinstatement, or demotion does not require Civil Service review of applicants' qualifications when any of the following conditions are met:
  - a. The movement is to a different position in the same classification (with the same subclass code, if applicable) or to a position at a lower classification level in the same class series.
  - b. The movement between classifications is listed in the Preauthorized Lateral Job Change Listing (see on the Civil Service web-site for listing).
  - c. The employee's name is in the Civil Service applicant pool for the classification (with subclass code, if applicable) to which lateral job changing, reinstating, or demoting.
  - dc. There is documentation that Civil Service has reviewed and approved the employee's qualifications for the proposed movement and the qualifications for the classification have not changed.
  - ed. The appointing authority has reviewed and approved the employee's qualifications for the preauthorized classification and the qualifications have not changed.
- 2. Lateral job changes, reinstatements, or demotions that do not satisfy a condition in § 4.D.1 require review and approval of the candidate's qualifications by Civil Service before the taking action is taken. A request for qualification review must be submitted for this purpose.
- 3. During the probationary period, an employee may be laterally job changed or demoted to a position in the same classification or class series, with the same employee status code.
- 4. Lateral job changes between agencies may occur in accordance with under rule 3-3.5, as follows:
  - a. The sending and receiving appointing authorities must certify <u>their mutual</u> <u>agreement</u> in writing to the <u>Ss</u>tate <u>Ppersonnel <u>Dd</u>irector <u>that they mutually agreed</u> to the job change.</u>
  - b. An employee has the right to may refuse a lateral job change between agencies and, when necessary, to exercise employment preference within the sending agency.
  - c. An employee cannot be laterally job changed between agencies if there is an employee currently working for the receiving agency who has agency recall rights to the classification level.

- d. An employee must receive written notice at least 28 <del>calendar</del> days before the effective date of the lateral job change, unless agreed otherwise.
- e. A lateral job change of a nonexclusively represented employee to a position covered by a collective bargaining agreement is governed by the terms and conditions of the collective bargaining agreement.
- 5. Reinstatement must take place within 3three years of the employee's separation, demotion, or departure on a waived\_-rights leave of absence from an indefinite or limited-term appointment where in which status was attained. The reinstatement period for employees who have been laid off or demoted because of a reduction in force begins when their recall rights expire. An employee must have separated in satisfactory standing to be eligible for reinstatement.

# **CONTACT**

Questions on this regulation may be directed to Classifications and Selections, Civil Service Commission, P.O. Box 30002, 400 South Pine Street, Lansing, Michigan 48909; by telephone at 517-284-0103, or to <a href="MCSC-OCSC@mi.gov">MCSC-OCSC@mi.gov</a>.