Chapter ER-Pers 27

EXCEPTIONAL METHODS AND KINDS OF EMPLOYMENT

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Note: Chapter ER-Pers 27 as it existed on May 31, 1988 was repealed and a new chapter ER-Pers 27 was created effective June 1, 1988.

ER-Pers 27.01 Purpose. This chapter, promulgated under s. 230.08 (7), Stats., which authorizes the administrator to provide for exceptional methods and kinds of employment, enables the state, as an employer, to carry out its social, economic and community responsibilities through employment of individuals who are economically disadvantaged or handicapped, or to meet the needs of the service during periods of disaster or national emergency, or to comply with special funding requirements for specific positions.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.

ER-Pers 27.02 Definitions. The following are definitions for terms used in this chapter:

(1) "Handicapped" means an individual under s. 111.32 (8), Stats., who:

(a) Has a physical or mental impairment which makes achievement unusually difficult or limits the capacity to work;

(b) Has a record of such an impairment; or

(c) Is perceived as having such an impairment.

(2) "Disability" means the same as handicapped as defined in sub. (1).

(3) "Economically disadvantaged individual" means an individual whose circumstances are such that the individual meets specific criteria for participation in federal, state or local government programs available to the unemployed, underemployed, or whose family income is at or below the poverty level as determined by federal or state standards.

(4) "Exceptional employment situations" means employment opportunities in agencies where:

(a) Vacancies have been set aside, as a part of an approved affirmative action plan, to provide training and permanent employment to handicapped individuals;

(b) Special statutory or funding requirements for specific positions require applicants who meet established eligibility criteria; or

(c) The employment situations occur as a result of disaster or national emergency.

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(5) "Periods of disaster" or "periods of national emergency" mean periods of time when, as a result of natural disasters, epidemics or war, existing merit system techniques and procedures for recruitment and examination are unable to provide an adequate number of eligible applicants to meet the needs of the service.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.

ER-Pers 27.03 Identifying exceptional employment situations. The administrator may authorize use of exceptional methods of employment for exceptional employment situations for any of the following reasons:

(1) An agency has set aside positions for employment opportunities to provide training and permanent employment to severely handicapped individuals and it has been determined that the examination method traditionally used to examine for similar vacancies would measure the applicants' disability instead of their ability, aptitude or skill, or whatever other factor the test purports to measure.

(2) Special statutory or funding requirements for specific positions require applicants to meet certain criteria such as:

(a) Being economically disadvantaged;

(b) Being welfare recipients;

(c) Being a disabled Vietnam era veteran; or

 $\left(d\right)$ Meeting any other eligibility criteria established for the particular position.

(3) To meet the needs of the service during periods of disaster or periods of national emergency.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.

ER-Pers 27.04 Qualifying for exceptional employment situations. When the administrator has determined that an exceptional employment situation exists, recruitment may be targeted as follows:

(1) For appointment to exceptional employment situations for handicapped individuals, applicants must be certified as severly handicapped by appropriate specialists such as a physician, psychiatrist, psychologist, chiropractor, teachers or counselors specialized in learning disabilities or special education, vocational rehabilitation counselor, occupational or physical therapist or other specialist deemed appropriate by the administrator, and must require on-the-job training beyond that normally provided during the probationary period for similar positions.

(2) For appointment to exceptional employment situations under s. ER-Pers 27.02 (4)(b), applicants must meet the eligibility criteria for the position as set forth in s. ER-Pers 27.03 (2).

(3) For appointment to exceptional employment situations under s. ER-Pers 27.02 (4) (c), applicants must meet the minimum qualification requirements established by the administrator under this chapter.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.

ER-Pers 27.05 Use of exceptional methods of employment and exceptional employment lists. Upon written request of an appointing authority, the administrator may authorize use of exceptional methods of employ-Register, May, 1988, No. 389 ment to fill positions identified as exceptional employment situations. In considering such requests, the administrator shall determine whether the following criteria have been met:

(1) FOR EMPLOYMENT OF HANDICAPPED INDIVIDUALS. For employment of handicapped individuals, the administrator shall determine whether:

(a) Appropriate position description modifications have been made and essential qualifications for the positions have been defined.

(b) Special provisions for on-the-job training, including consideration of length of training, reasonable accommodations, supervision and safety have been developed, subject to modification at the time of appointment to meet the specific employment and training needs of the individual hired for the position.

(c) An appropriate probatinary period length has been established.

(d) The position is permanent, or, if not, the person shall be appointed to a permanent position upon satisfactory completion of the training period.

(2) FOR EMPLOYMENT OF THE ECONOMICALLY DISADVANTAGED. For employment of the economically disadvantaged, any special statutory or funding requirements specifying that applicants meet established eligibility criteria have been identified.

(3) DURING PERIODS OF DISASTER OR NATIONAL EMERGENCY. During periods of disaster or national emergency, a critical shortage of qualified applicants in the labor supply occurs and existing merit system techniques and procedures for recruitment and examination do not provide an adequate number of eligible applicants to meet the needs of the service.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.

ER-Pers 27.06 Exceptional employment list establishment. The administrator may authorize establishment of exceptional employment eligibility lists to enable agencies to hire individuals for exceptional employment situation vacancies. In establishing the lists the administrator shall employ merit system principles which are comparable to those which are used in establishing standard eligibility lists for the same classification and may use one or more of the following methods or processes:

(1) Limitation of recruitment to a specific applicant target group;

(2) Grouping of applicants based on their qualifications and certification of qualified applicants from these groups;

(3) Creation of an exceptional employment list from a standard employment list;

(4) Examination waivers; and

(5) Seeking the creation of emergency classifications and suitable salary ranges for the classifications, which may be entirely new classes or the counterpart of existing classes except for qualification requirements. Emergency classifications created and positions filled under this subsection shall be abolished 6 months after the condition of disaster or emergency ceases to exist. The examination methods to be used in these emergency situations may include traditional testing instruments or one or

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more of the following: evaluations of training, experience or general qualifications. The testing method may be either competitive or noncompetitive in whole or in part.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.

ER-Pers 27.07 Appointee status. Persons appointed from an exceptional employment eligibility list to an exceptional employment vacancy in the classified service shall become employes with permanent status in class after successful completion of a probationary period as provided in s. 230.28., Stats., and ch. ER-Pers 13, except that appointments made as a result of the creation of emergency classifications shall be considered as serving a probationary period during their entire appointment and shall not acquire permanent status in class. Employes appointed as a result of the creation of emergency classifications shall be laid off no later than six months after the condition which prompted the use of the exceptional employment method has ceased to exist.

History: Cr. Register, May, 1988, No. 389, eff. 6-1-88.