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37

DEPARTMENT OF EMPLOYMENT RELATIONS

ER 44.05

Chapter ER 44 EMPLOYE DEVELOPMENT AND TRAINING

ER 44.01	Policy and purpose.	ER 44.06	Tuition and fees refund program.
ER 44.02	Definitions.	ER 44.07	Records of training program participation.
ER 44.03	Basic supervisory development.	ER 44.08	Delegation of training.
ER 44.04	Understudy program.	ER 44.09	Trainee.
ER 44.05	In-service training internship program.		

ER 44.01 Policy and purpose. To promote efficiency and economy in the operation of state government, the state is committed to offering training opportunities for employes at all levels to develop maximum employe proficiency, to enhance the achievement of affirmative action goals, and to establish and maintain the highest standards of performance in the transaction of the state's business. Appointing authorities are responsible for identifying training needs and making opportunities available for their employes in accordance with the policy set forth in s. 230.046 (1), Stats. Upon request of a state agency or where cost efficiencies can be realized, the department will sponsor training and other developmental programs designed to develop and maintain the skills, knowledge and abilities of the state's work force. **History:** Cr. Register, February, 1984, No. 338, eff. 3–1–84.

ER 44.02 Definitions. In this chapter:

(1) "Career-related training and educational activities" means those activities which are necessary for:

(a) The employe to progress through a classification series related to the employe's current position; or

(b) The employe to advance to another position within a career path.

(2) "Employe development and training program" means the aggregate policies, procedures and activities that are designed and established to meet the training and development needs of employes.

(3) "Employe development and training plan" means the procedures and course of action established to implement an employe development and training program.

(4) "Formal training" means instructor-led structured training.

(5) "Job-related training and educational activities" means those developmental activities to which the agency assigns an employe to:

(a) Develop, improve or update skills or knowledge which the agency determines an employe needs to perform the duties of the employe's current position;

(b) Meet performance standards in a trainee, intern, understudy, apprentice, or specially funded employe development program; or

(c) Complete activities designed to broaden the employe's experience while accomplishing the work of the agency.

(6) "New supervisor" means an employe appointed to a position with supervisory or managerial responsibilities as defined in s. 111.81 (19) and (20), Stats., who has not previously attained permanent status in a supervisory or managerial position in the classified service.

(7) "Personal development training and educational activities" means those activities which an employe chooses to undertake to gain skills, knowledge or experience for self-improvement and which are not directly related to the employe's current position or recognized by the agency as career-related.

(8) "Supervisory development program" means a formal, structured program designed to provide supervisors and managers

with the skills, knowledge and experience needed to perform effectively in supervisory or managerial positions.

History: Cr. Register, February, 1984, No. 338, eff. 3–1–84; renum. (2) to (6) to be (4) to (8), cr. (2) and (3), Register, May, 1988, No. 389, eff. 6–1–88.

ER 44.03 Basic supervisory development. (1) PUR-POSE. Recognizing that supervisors represent a key link between agency goals and agency action and that the behavior and attitudes of supervisors are of fundamental importance to employe relations, s. 230.046 (2), Stats., requires each new supervisor to complete successfully a supervisory development program approved by the secretary.

(2) WAIVER OF APPROVED SUPERVISORY DEVELOPMENT PRO-GRAM. (a) An appointing authority may request the secretary to waive all or a portion of the supervisory development program for any new supervisor or manager who has received equivalent training prior to appointment. The appointing authority requesting the waiver shall provide the secretary with written assurance that the employe's record shows prior supervisory training equivalent to the standards set forth by the secretary.

(b) The secretary shall provide the agency with notification of approval or disapproval within 15 working days after receipt of the request.

(c) The secretary may delegate to the appointing authority of an agency which maintains an approved supervisory development program the authority to waive all or a portion of the program for a specified employe.

(3) PROBATIONARY PERIOD WAIVER. For provisions regarding waiver of a probationary period prior to completion of basic supervisory development training, see s. 230.046 (2), Stats.

History: Cr. Register, February, 1984, No. 338, eff. 3–1–84.

ER 44.04 Understudy program. (1) PURPOSE. To provide continuity in provision of service, the secretary may establish an understudy program for a selected position so that an employe may participate in relevant duties before functioning independently.

(2) ESTABLISHMENT. (a) An agency desiring to appoint an employe under the understudy program shall request approval from the secretary prior to initiation of the recruitment process under s. 230.14, Stats.

(b) A person may be appointed to serve as an understudy in a position having duties in addition to the understudy functions or in a position specified solely for understudy, but in no case shall a position specified solely for understudy be filled for more than one year before the objective position vacancy is anticipated.

(3) BASIS OF UNDERSTUDY PAY. Persons serving in positions having solely understudy functions may be paid on the same basis as provided for trainees under ch. ER 29 and the compensation plan. Persons serving in positions having duties in addition to the understudy function shall continue to be paid on the basis provided for the non-understudy functions.

History: Cr. Register, February, 1984, No. 338, eff. 3–1–84; cr. (3), Register, May, 1988, No. 389, eff. 6–1–88.

ER 44.05 In-service training internship program. (1) PURPOSE. In order to implement the state's commitment to a

ER 44.05

responsible, highly qualified staff, a training internship program for positions shall be established by the secretary to give training in public service administration, to improve opportunities for career progression, or to meet agencies' affirmative action goals.

(2) ESTABLISHMENT. (a) In-service training internships may be established by agencies for a period not to exceed 3 years under the direct supervision of an experienced employe in a managerial position.

(b) Each training internship shall be approved by the secretary.

(c) A comprehensive training plan shall be developed for each training internship. The plan shall include provisions for:

1. Establishing development objectives against which the intern will be evaluated by the supervisor at least every 6 months during the internship; and

2. Ensuring that there is a managerial employe responsible for overseeing the intern's progress during the training internship.

(3) REPORTING. Agencies shall provide progress and status reports on each internship as required by the secretary.

History: Cr. Register, February, 1984, No. 338, eff. 3–1–84.

ER 44.06 Tuition and fees refund program. When an employe participates in employe training and educational activities with the prior approval of the appointing authority, the following minimum standards for refund of tuition, necessary fees and time off from work shall apply:

(1) JOB-RELATED TRAINING AND EDUCATIONAL ACTIVITIES. Attendance of employes at job-related training and educational activities shall be without loss of pay and shall be at the employer's expense.

(2) CAREER-RELATED TRAINING AND EDUCATIONAL ACTIVITIES. Upon successful completion of career-related training and educational activities, the employer may reimburse the employe for tuition, registration fees, laboratory costs, books and required student fees, except those fees paid for student activity, health or athletic events. The reimbursement level shall be agreed upon prior to attendance at the activity. Time off for career-related training and educational activities may be granted without loss of pay or taken as authorized accrued leave or compensatory time off, or may be accommodated through the use of alternative work patterns.

(3) PERSONAL DEVELOPMENT TRAINING AND EDUCATIONAL ACTIVITIES. When an employe's objectives are to engage in training or education related to personal development training and educational activities, the employer shall not reimburse the employe for any cost associated with these activities. Time off for personal development training and educational activities may be granted by the appointing authority. If granted, such time off shall be without pay, taken as authorized accrued leave or compensatory time off, or may be accommodated through the use of alternative work patterns.

History: Cr. Register, February, 1984, No. 338, eff. 3-1-84.

ER 44.07 Records of training program participation. (1) PURPOSE. To establish a centralized overview of training activities, each agency is required under s. 230.046 (4), Stats., to adopt a standardized system for measuring, recording, reporting, and recognizing employe participation in employe development and formal training programs.

(2) AGENCY RESPONSIBILITY. (a) Each agency shall maintain training records according to guidelines established by the secretary.

(b) Each agency shall provide information on training activities as requested by the secretary.

History: Cr. Register, February, 1984, No. 338, eff. 3-1-84.

ER 44.08 Delegation of training. (1) Under s. 230.04 (1m), Stats., the secretary may delegate to an agency the authority to initiate training programs.

(2) Upon approval from the secretary, an agency may establish a supervisory development program subject to s. 230.046 (3) and (5), Stats.

(3) Upon approval from the secretary, an agency shall establish a program to address the training and development needs of its staff, subject to s. 230.046 (3) and (5), Stats.

(4) The secretary shall require agency plans for the authorization of agency employe development and training programs. Authorized programs shall be required to meet the guidelines established by the secretary.

(5) The secretary may authorize an on-site or a desk review of an agency's approved employe development and training program to ensure compliance with the guidelines established by the secretary.

History: Cr. Register, February, 1984, No. 338, eff. 3–1–84; am. (1), renum. (2) to be (5) and am., cr. (2) to (4), Register, May, 1988, No. 389, eff. 6–1–88.

ER 44.09 Trainee. (1) USE OF TRAINEES. The secretary may authorize the use of trainees, except for career executives, when the special funding requirements of a position require that the position be filled by a trainee, or when the secretary determines that a sufficient number of qualified promotional candidates for the objective level, including women, minorities, and handicapped, are not available within the agency or employing unit; and:

(a) Filling the position as a trainee will be more appropriate than appointment at the objective level because ability to satisfactorily perform the job tasks is normally acquired as a result of a structured program of job related training and on-the-job experience is required; or

(b) Qualified candidates at the objective level are not readily available in the labor market; or

(c) Filling the position as a trainee will increase the agency's ability to comply with an approved affirmative action plan or program.

(2) APPOINTMENT TRANSACTION. The type of appointment transaction shall be based on the objective classification level for the position when filling a position with a trainee.

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

Note: See s. ER–MRS 13.03 for an explanation of the requirements of the probationary period for trainees and understudies.