

# WEST VIRGINIA BOARD OF REGENTS

950 Kanawha Boulevard, East / Charleston, West Virginia 25301

Telephone 304 348-2101

*obsolete*  
*valid Sept 3, 1985*  
*to Sept 29, 1986*

WEST VIRGINIA INTERPRETIVE RULES  
WEST VIRGINIA BOARD OF REGENTS  
CHAPTER 18-26  
SERIES IV

SUBJECT: POLICY BULLETIN 62

FILED  
1985 JUL - 3 PM 3:40  
STATE OF WEST VIRGINIA

## SECTION I. GENERAL

1.01 Scope - Policy regarding personnel administration for Board of Regents employees

1.02 Authority - W.Va Code 18-26-8

1.03 Filing Date - <sup>July 3</sup> ~~June 11~~, 1985

1.04 Effective Date - <sup>Sept 3</sup> ~~August 10~~, 1985

## SECTION II. COMPENSATION/PAY CALCULATIONS

2.01 Salary Calculations - When salary increases are calculated, and rounding is involved, the policy is to round up.

2.02 Overtime Pay for Non-exempt Employees - Overtime pay for non-exempt employees is calculated at the rate of 1-1/2 times the regular hourly pay. Overtime does not commence until forty hours have been worked within one workweek. Regular hourly pay, also known as "straight time", is paid for work time between thirty-ven and one-half hours and forty hours.

2.03 Hours Worked - Only actual hours worked are included in calculating overtime. Pay which is received for holidays, annual leave, sick leave, jury duty, compensatory time, military duty or special emergency leave is not counted as working hours for purposes of overtime.

2.04 Holidays - Holidays to be observed under provisions of Policy Bulletin No. 26 are to be calculated and used on a calendar year basis.

2.05 Base pay - Base pay is calculated on a thirty-seven and one-half hour workweek.

2.06 Annual and Sick Leave - Annual and sick leave do not accumulate during months when an employee is on a leave of absence or off the payroll. Neither does it accumulate after the effective date of resignation.

### SECTION III. COMPENSATORY TIME OFF

3.01 Types of - There are two types of compensatory time off.

a. Type One - Employees required to work on any designated Board or institution holiday. When a classified employee is required to work on any designated Board or institution holiday, that employee shall receive regular pay for the number of hours worked on that holiday plus substitute time off at the rate of one and one-half (1-1/2) times the number of hours actually worked on the holiday. The time off should be used within 60 calendar days following the holiday. Type One must be used by the employee transferring to another position before the transfer.

b. Type Two - Employees required to work in excess of their regular daily work schedule. When a non-exempt employee, whose regular daily work schedule is 7-1/2 hours, is required to work more than the normal 7-1/2 hours, that employee may be given compensatory time off equal to the actual hours worked beyond 7-1/2 hours per day provided that time off can be granted before the end of that employee's regularly scheduled workweek.

Sec. of State  
Leg. Rule, 29A-2  
Series IV, Section III

Compensatory time off is calculated at the straight time rate for up to 40 hours per week. For hours worked in excess of 40 hours per week, the non-exempt employee must be compensated monetarily at the rate of time and one-half. The intent of compensatory time off is to avoid working a non-exempt employee over 40 hours per week. Since work schedules and work hours are intended to be reasonably permanent when they are established, and those schedules cover a 7-1/2 hour day, it is only in exceptional circumstances that an employee should be required to work longer than the scheduled workday. When this happens, the employees should continue to work the normal workweek and receive overtime pay for all hours in that workweek in excess of 40. However, if the employer prefers and the employee agrees, when the employee works longer than the scheduled work hours in any one day, the time worked in excess of the normal workday can be subtracted from scheduled work hours on another day as long as this occurs within the same workweek.

Compensatory time off is a procedure through which the employee's work schedule is adjusted so 40 hours are not exceeded. Only non-exempt positions qualify for compensatory time off.

#### SECTION IV - WORKWEEK

The workweek is a regularly recurring period of one hundred sixty-eight hours in the form of seven consecutive twenty-four hour periods. It begins at 12:00 A. M. (midnight) on Sunday and ends at 12:00 P. M. (midnight) the following Saturday. Institutional presidents or their designees may establish a workweek different from this provided that recordkeeping requirements are met as set forth in relevant law. A work schedule of 37-1/2 hours will be established within a workweek.

#### SECTION V. APPOINTMENT

A classified employee appointment form shall be completed for each classified employee at the time of appointment and each time an appointment is renewed. The standard form distributed by the BOR shall be used.

#### SECTION VI. ACCESS TO PERSONNEL FILE

6.01 An employee may have access to his/her personnel file when the employing institution is normally open for business. An employee may examine his/her own file and the contents therein with the following exception:

a. Materials which were gathered with the employees prior agreement to forfeit his/her right of access such as some references.

6.02 A representative of the custodian of records shall be present with the employee during the review. The date, time and location of each review shall be recorded in the personnel file.

A copy of any material in the personnel file, except as noted above, shall be provided to an employee upon request. A small copying fee may be charged. Positive identification of the employee must be established prior to providing access to the personnel file. Documentation may not be removed from a personnel file by the employee. An employee may petition at any time for either the removal or addition of documents to his/her own personnel file. The employer may require that employees schedule an appointment to see the personnel file.

#### SECTION VII. CHANGES IN NAME, ADDRESS, NUMBER OF DEPENDENTS AND RELATED MATTERS

It is the exclusive responsibility of each employee to notify all appropriate persons, agencies and parties when record changes occur including emergency information. This must be done in writing and a copy of such notification will be placed in the employee's personnel file as a permanent record that he/she notified appropriate persons, agencies and parties.

SECTION VIII. MANAGING WORK TIME IN AREAS AFFECTED BY  
INTERRUPTION TO UTILITY SERVICE OR SIMILAR  
SITUATIONS

8.01 Utility Service Interruptions - When extended power and utility service interruptions occur, administrators should make arrangements for employees' usual work routine to be accomplished at alternate work locations, or make affected employees available to other administrators for work in other areas. Also, if an administrator deems it advisable and the employee agrees, time off during the utility service interruption may be granted and charged against an employee's accumulated vacation. Combinations of the above alternatives may be necessary, but in all cases interruptions of work schedules must be dealt with in accordance with applicable laws. Principal among these laws is W. Va. Code 12-3-13 which is interpreted to mean that if pay is associated with absence from work, the absence must be charged to accumulated annual leave.

8.02 Inclement Weather - Absence from work due to weather must be similarly treated. Absence with pay must be charged against accumulated vacation, compensatory time off (when it is accumulated) or the employee must be removed from the payroll for the time in question. Where institutions employ the "floating holiday" concept, the holiday record may be charged. Sick leave may not be charged for absence due to weather. Time lost from work may be made up in the same work week at the discretion of the employees supervisor.

SECTION IX. CLASSIFICATION REVIEW REQUEST

When significant changes occur in the principal duties and responsibilities of a position, it is the responsibility of the supervisor to recommend through established procedures that the position be reviewed. Within 60 days from the date of request for review of a job, the personnel office shall report to the requestor, in writing, what action has occurred. A personnel office may initiate action to review jobs. Position reviews also may be initiated by an employee after discussion with the immediate supervisor. The immediate supervisor must prepare an accurate description of the duties of the position and attest to its accuracy, but the description may be written by the employee at the supervisor's request. The responsibility for assigning

Sec. of State  
Leg. Rule, 29A-2  
Series IV, Section IX

tasks and duties to a position belongs to the supervisor. It is the responsibility of a supervisor to insure completion of required forms.

A position description shall exist for every classified position. It shall be reviewed by the supervisor at least one time per year. The date of each review shall be recorded on the description.

#### SECTION X. JOB CLASSIFICATION AND RATE DETERMINATION

The institutional president has final authority on the campus to make job classification determinations. The president may delegate authority to the personnel administrator for day to day management of the classification system. Management of the system requires adherence to written rules which insure a uniform system of personnel classification. All classified positions shall be placed on the pay grade structure promulgated by the Board of Regents. Each position shall have a title and that title shall come from the Manual for Classification Administration. Exceptions to this policy may be authorized by Board staff to allow time to gradually come into compliance. However, compliance must be achieved not later than the date for completion of work by the Legislative Pay Equity Task Force.

#### SECTION XI. ENTRY RATES

11.01 - Definition - The entry rate of a position is the published minimum rate of pay associated with each pay grade. The expression of that rate is on a monthly basis.

11.02 - Procedure - Offers of employment shall be at the entry rate for the grade of a position. Exceptions may be authorized only by Board of Regents staff. Offers of employment at rates which exceed the entry rate are invalid unless the policy for exceptions is followed. Criteria for exceptions include:

- a. Qualifications of the candidate.
- b. Number of applicants for a position.
- c. Number of interviews.
- d. Number of qualified applicants identified.
- e. Number of offers of employment.
- f. Length of the recruiting campaign.
- h. Cost of the recruiting campaign.
- i. Length of time the position was vacant.
- j. Urgency to fill the position.
- k. Market conditions for that job.
- l. The rationale underlying the difference between the entry rate and the salary you wish to offer.
- m. Past practices.

Each test shall have justification

## SECTION XII. PROMOTION

12.01 - Definition - Movement from a classification requiring a certain level of skill, effort and responsibility to another classification requiring a significantly greater degree of skill, effort and responsibility.

12.02 - Method of Determination - Determine the entry rate for the grade of the position which an employee now holds regardless of that employee's present salary. Determine the entry rate for the grade of the position to which the employee is moving. If the latter entry rate is higher than the former entry rate, a promotion exists.

12.03 - Method of Calculation - Upon promotion from a classification in one pay grade to a classification assigned to the next higher pay grade the employee will receive an increase of five percent of current salary or the entry rate of the new classification, whichever is higher. If the promotion involves a change of more than one pay grade, the 5% percent calculation shall be 5% per pay grade or the entry rate, whichever is greater. In multiple grade increases, the calculation shall be based on current salary. It is not additive.

SECTION XIII. - UPGRADE

13.01 - Definition - An increase of the classification level of an existing position.

13.02 - Method of Determination - Through the process of job evaluation determine the level of skill, effort and responsibility required in a position along with the working conditions to which the position is subject. Determine first the extent to which change has occurred. Note that the only changes which may occur are the changes which are required by the employer. After establishing that a higher level of skill, effort and responsibility exists, determine which classification specification most closely matches the work as it is now described. The pay grade associated with the classification specification that compares most closely with the job description for the job under review becomes the grade of that position. This work must be done by a job analyst.

13.03 Method of Calculation - When an employee occupies a position at the time that a position upgrade is to be placed into effect, the method of calculating the incumbent's salary increase is the same as that specified for a promotion. In the absence of funds to support an upgrade, work at the higher level may not be performed.

SECTION XIV. DEMOTION

14.01 Definition - Movement from a position requiring a certain level of skill, effort and responsibility to another position requiring a significantly lesser degree of skill, effort and responsibility.

14.02 Method of Determination - Determine the entry rate for the grade of the position which an employee now holds regardless of that employee's present salary. Determine the entry rate for the grade of the classification to which the employee is moving. If the latter entry rate is lower than the former entry rate a demotion exists.

14.03 Method of Calculation - The employee moves from entry rate to entry rate or percentage above an entry rate to that same percentage above the entry rate of the demoted-to position.

SECTION XV. DOWNGRADE

15.01 Definition - A decrease of the classification level of an existing position.

15.02 Method of Determination - Through the process of job evaluation determine the level of skill, effort and responsibility required in a position along with the working conditions to which the position is subject. Determine first the extent to which change has occurred. Note that the only changes which may occur are the changes which are required by the employer. After establishing that a lower level of skill, effort and responsibility exists determine which classification specification most closely matches the work as it is now described. The pay grade associated with the classification specification that compares most closely with the job description for the job under review becomes the grade of that position. This work must be done by a job analyst.

15.03 Method of Calculation - When an employee occupies a position at the time that a position downgrade is to be placed into effect, the current salary for that employee will be "frozen" and managed in accordance with the principles set forth by the United States Department of Labor.

SECTION XVI. TRANSFER

16.01 Definition - Movement from a position requiring a certain level of skill, effort and responsibility to another position requiring the same degree of skill, effort and responsibility. Both positions are in the same pay grade.

16.02 Method of Calculation - No change of salary as a function of a transfer may occur. In cases where shift differentials exist, salary changes may occur in transfer situations only when they result from those shift differentials.

SECTION XVII. REHIRE

17.01 Definition - A person who was involuntarily separated due to layoff in a specific position at a Board of Regent's institution and is the successful candidate for employment at the same institution within 12 months commencing from the last day that person was physically present for work.

17.02 Procedure - Persons in these circumstances may be appointed at the same salary they earned at the time of termination provided that salary is not less than the current entry rate for the position and that position has not been upgraded or downgraded in the interim.

SECTION XVIII. DEFINITION EXEMPT AND NON-EXEMPT

18.01 Exempt - A position which is not covered by the minimum wage and overtime provisions of the Fair Labor Standards Act. (See Employee Handbook)

18.02 Non-Exempt - A position which is covered by the minimum wage and overtime provisions of the Fair Labor Standards Act. (See Employee Handbook)

Adopted: June 11, 1985