Severance Salary Continuation

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Policy

G. S.126-8.5 provides for severance salary continuation or a discontinued service retirement allowance when the Director of the Budget determines that the closing of a State institution or a reduction in force will accomplish economies in the State Budget, provided reemployment is not available. “Economies in the State Budget” means economies resulting from elimination of a job and its responsibilities or from a lack of funds to support the job.

This policy provides that severance salary continuation shall be paid to eligible employees in accordance with the provisions outlined below.

Covered Employees

An employee who has been reduced in force and who does not obtain employment to another permanent or time-limited position in State government or any other permanent position that is funded in part or in whole by the State by the effective date of the separation shall be eligible for severance salary continuation as follows:

- Full-time and part-time (half time or more) permanent employees are eligible.
- Trainee employees with 24 months of service or more are eligible. Also eligible are trainees who had a permanent appointment with no break in service prior to entering a trainee appointment.
- Trainee employees with less than 24 months of service, probationary, time-limited, and temporary employees are not eligible. (If a time-limited appointment extends
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beyond three years, the appointment is made permanent and the employee becomes eligible for severance.)

- Employees in exempt policymaking or exempt managerial positions as defined in G.S. 126-5(b) are eligible for severance if the position is abolished as a result of a reduction in force.

Employees on Leave

An employee on leave with pay or leave without pay shall be separated on the effective date of the reduction in force, the same as other employees, and shall be eligible to receive severance salary continuation on that date. This includes employees who are on leave without pay and are receiving workers’ compensation or short-term disability payments.

Reemployment

To A Permanent or Time-Limited Position - An employee who is reemployed in any permanent position with the State, or any other permanent position that is funded in part or in whole by the State, while receiving severance salary continuation, will no longer be eligible for such pay effective on the date of reemployment. The reemploying agency shall be responsible for determining if the former employee is receiving severance salary continuation payments.

To A Temporary Position - An employee who is reemployed in a temporary position with the State, while receiving severance salary continuation, does not remain eligible to receive severance salary continuation.

To a Contractual Services Position - Any employee separated from State government and paid severance wages shall not be employed under a contractual arrangement by any State agency, other than the constituent institutions of the University of North Carolina and the constituent institutions of the North Carolina Community College System, until 12 months have elapsed since the separation.
Severance Salary Continuation (continued)

Effect of Declining Employment Offers

To a Lower Level Position - An eligible employee, who applies for a permanent or time-limited lower level position with regard to salary grade (or salary grade equivalency), and is offered a lower salary rate than that held at the time of notification may decline the employment offer and retain eligibility for severance salary continuation. For an employee separated from a career banded position and applying for another career banded position, lower level is defined as a lower competency level in the same banded classification or if applying to a different banded classification, lower level is defined as a banded position with a lower journey market rate than held at the time of notification.

To the Same or Higher Level Position - An eligible employee who is offered and declines to accept, either prior to or following separation, a permanent or time-limited position at the same or higher salary grade (or salary grade equivalency) or at the same or higher salary rate than that held at the time of notification is no longer eligible to receive or to continue to receive severance salary continuation. For an employee separated from a career banded position and offered another career banded position, same or higher level is defined as the same or higher competency level in the same banded classification or if offered a different banded classification, same or higher level is defined as a banded position with the same or higher journey market rate than held at the time of notification.

Priority reemployment consideration is not terminated when an eligible employee is placed in a position within 35 miles of the employee’s original work station prior to the separation date due to reduction in force, if the position is at a lower salary grade (or salary grade equivalency) or salary rate less than that held at the time of notification, and if the position is at the same appointment status.

Effect of Retirement

An employee who is separated or received written notification to be separated due to reduction in force and who applies for or begins receiving retirement benefits based
Severance Salary Continuation (continued)

on early retirement, service retirement, long term disability or a discontinued service retirement as provided by G.S. 126-8.5 is not eligible for severance salary continuation. An employee may elect to delay retirement and receive severance salary continuation.

An employee who is reemployed in a permanent position from any retired status with the State and who is subsequently terminated as a result of reduction in force shall be eligible for severance salary continuation.

Amount of Payment

The salary used to determine severance wages is the last annual salary unless the employee was promoted within the previous 12 months. If the employee was promoted within the last 12 months, the salary used to calculate severance pay is the annual salary prior to the promotion plus any across-the-board legislative salary increases.

Severance salary continuation shall be based on total State service supplemented by an age adjustment factor as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than 1 year</td>
<td>2 weeks</td>
</tr>
<tr>
<td>1 but less than 5 years</td>
<td>1 month</td>
</tr>
<tr>
<td>5 but less than 10 years</td>
<td>2 months</td>
</tr>
<tr>
<td>10 but less than 20 years</td>
<td>3 months</td>
</tr>
<tr>
<td>20 or more years</td>
<td>4 months</td>
</tr>
</tbody>
</table>

Age Adjustment Factor

An employee qualifies for the age adjustment factor at 40 years of age. To compute the amount of the adjustment, 2.5% of the annual base salary will be added for each full year over 39 years of age; however, the total age adjustment factor payment is limited by the service payment and cannot exceed the total service payment.
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Example: Age 59; Salary - $24,000/year; 20 years service

<table>
<thead>
<tr>
<th>Factor</th>
<th>Computation</th>
<th>Amount of Severance Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service</td>
<td>$2,000/month for 4 months = $8,000</td>
<td>$8,000</td>
</tr>
<tr>
<td>Age adjustment</td>
<td>$24,000 x .025 x (59-39) = $12,000</td>
<td>$8,000</td>
</tr>
<tr>
<td></td>
<td>Age adjustment factor cannot exceed</td>
<td></td>
</tr>
<tr>
<td></td>
<td>service factor so the age factor is limited to</td>
<td></td>
</tr>
<tr>
<td></td>
<td>$8000.</td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td></td>
<td>$16,000</td>
</tr>
</tbody>
</table>

Method of Payment

Severance salary continuation will be paid on a pay period basis and is not subject to employee or employer retirement contributions, and as a result, will not be included in computing average final compensation for retirement purposes.

The amount to be paid to part-time employees will be calculated using total State service times the prorated monthly pay.

Total State Service Not Credited

Any period covered by severance salary continuation shall not be credited as a period of State service.

Death of Employee

If an employee dies while receiving severance salary continuation, the balance of such payment will be made to the deceased employee’s death benefit beneficiary as designated with the Teachers’ and State Employees’ Retirement System in a lump sum payment.

Unemployment Insurance

An employee receiving severance salary continuation is not entitled to receive unemployment compensation.
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Funding
Funds for severance salary continuation will be provided as directed by the Office of State Budget and Management.

Documentation
For each eligible employee receiving severance salary continuation, agencies shall provide the severance calculation, severance payment amount, and position abolishment information on the separation Personnel Change Request (PCR). Universities shall submit the University Reduction in Force/Severance Pay Request Form, the severance calculation, and the Human Resources Data Mart (HRDM) Employee View Form to OSHR for approval.

Discontinued Service Retirement Allowance
G.S. 126-8.5 provides for a discontinued service retirement allowance. Refer to that section of the State Human Resources Act for details.