Career Service Rule Section 2-20 B. - Adoption, Amendment or Repeal of Career Service Rules (“Rules”). When the Board or the OHR Executive Director determines that a change in the Rules is necessary or desirable, the procedure shall be as follows: ... 2) The proposed rule change shall be posted on the same bulletin boards as the local, state, and federal-mandated posters, as well as the Career Service Board’s internet page, and made available to appointing authorities, employees, and the general public for comments and suggestions. A short summary of the proposed rule change and the reason(s) for the proposed change shall be posted with the proposed rule change… 4) A public hearing on the proposed rule change shall be held by the Board.

PLEASE POST ON ALL BULLETIN BOARDS AS SOON AS POSSIBLE

Public Hearing Notice - No. 624

A Career Service Board Public Hearing has been scheduled regarding the proposed adoption of the revisions to Career Service Rule 9-73 Interruption of Work and City-wide Emergency Pay and Redeployment made as an Emergency Rule Revision on March 26, 2020.

A Career Service Board Meeting regarding Public Hearing Notice 624 is scheduled for Thursday, September 17, 2020. The public hearing starts at 9:00 AM and will be conducted through a provided conference call number and available digital link through public notice of the agenda, released no later than two days prior to the scheduled meeting.

If anyone wishes to submit written comments or talk to OHR staff regarding this notice, please contact:

Office of Human Resources
Employee Relations Team
(720) 913-5710
ERSTeam@denvergov.org

Comments regarding this notice should be submitted no later than 12:00 P.M. on Monday, September 14, 2020.

If anyone wishes to address the Board regarding this notice please contact George Branchaud at (720) 913-5650 or at george.branchaud@denvergov.org no later than 12:00 P.M. on Wednesday, September 13, 2020 to get on the agenda. You are encouraged to submit written comments regarding the subject matter of your testimony at this time so that the Board has time to adequately consider your input.
RULE PROPOSAL 624

TO: Appointing Authorities, Managers, and Employees  
FROM: Karen Niparko, OHR Executive Director  
DATE: September 3, 2020  
SUBJECT: Proposed adoption of the revisions to Career Service Rule 9-73 Interruption of Work and City-wide Emergency Pay and Redeployment made as an Emergency  
Rule Revision on March 26, 2020

THIS PROPOSED PROVISIONAL REVISION TO THE CAREER SERVICE RULES IS BEING POSTED FOR PUBLIC COMMENT AND HEARING TO BE HELD ON

THURSDAY, SEPTEMBER 17, 2020, AT 9:00 A.M.

<table>
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<tr>
<th>CURRENT RULE</th>
<th>REVISED RULE</th>
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<th>REVISION INTENTION &amp; IMPACT</th>
</tr>
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<tbody>
<tr>
<td>Interruption of Work and Pay during City-wide Emergency</td>
<td>Interruption of Work and City-wide Emergency Pay and Redeployment Provisions</td>
<td>9-73 Title</td>
<td>This rule was revised to update the hourly rate for hours worked during an emergency and provide for employee re-deployment during an emergency</td>
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</tbody>
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| In addition to pay for the interrupted work hours, employees who work during the hours of a City-wide emergency declared by the Mayor are eligible for compensation for working during hours attributed to the emergency condition as follows:  
1. Non-exempt employees shall also receive pay for the actual time they work during the City-wide emergency. For purposes of determining if an employee is entitled to overtime, the work hours interrupted by the City-wide emergency shall be counted as time worked in addition to time actually worked and other amounts, such as paid holidays, periods of paid leave, or | B. Employees may be redeployed to work in other capacities in their own agencies or in other City agencies in accordance with the City’s redeployment plan to support core functions of the City during a City-wide emergency declared by the Mayor. Non-exempt employees shall be paid at their regular rate of pay for actual hours worked in a redeployment assignment, and shall be eligible for overtime in accordance with Section 9-90 Overtime. Exempt employees eligible for overtime shall be paid their regular salary during any workweek in which they are redeployed, and shall be eligible for overtime in accordance with 9-93 Overtime Exceptions. Exempt employees not eligible for overtime shall be paid their regular salary during any workweek in which they are redeployed. Nothing in this rule | 9-73B | The revisions make it clear that employees may be re-deployed in other capacities to support the core functions of the City in a City-wide emergency. The revisions also remove the requirement that, in addition to their regular rate of pay/salary for the interrupted work hours, employees will be paid at their straight time hourly rate for each hour worked during a City-wide emergency, and that the work hours interrupted count as time worked for overtime purposes along with paid holidays, paid leave and discharge of compensatory time. The revised rule provides that nonexempt employees who are redeployed will be paid at their regular rate of pay for actual hours worked during a City-wide emergency, and be eligible for overtime; and that exempt employees and overtime eligible exempt employees who are redeployed will be paid their regular salary, and overtime eligible |
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<td>any discharge of compensatory time, as provided by the overtime provisions of this rule.</td>
<td>prevents the City from authorizing additional pay for some or all employees working in redeployment assignments during a City-wide emergency declared by the Mayor.</td>
<td></td>
<td>employees will be eligible for overtime. The intent of the rule is to allow the City to immediately cease paying employees who are redeployed up to two and one-half times their regular pay, as allowed under the overly generous current rule that was clearly never intended to apply during a City-wide emergency of the magnitude of the Covid-19 pandemic, and is not financially sustainable during such a crisis or otherwise. The revisions also clarify that only employees who were on leave at the time the work interruption occurred are required to use that leave unless called back to work. The intent behind this revision was to clarify that only those employees who were on leave at the time of the work interruption are required to use their paid leave, and that it does not employees who were planning to use paid leave during an extensive work interruption and are unable to do so.</td>
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<tr>
<td>2. a. An employee exempt from overtime shall be paid at the straight time hourly rate for each hour worked that was related to the emergency. Interrupted work hours during a City-wide emergency count as time worked and exempt employees eligible for overtime in accordance with 9-93 Overtime Exceptions will be compensated for hours beyond forty (40).</td>
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<td>b. City-wide emergency pay may be paid in either cash or compensatory time off, at the discretion of the appointing authority. Compensatory time may be taken at any time mutually convenient to the employee and the appointing authority. All accrued compensatory time shall be used by March 31st of each calendar year or paid in cash by the final pay period in April of that year.</td>
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<td>3. Employees who were on other leave such as paid time off, vacation, compensatory time, sick, or unpaid leave must use that leave unless called back to work. When called back to work, unused leave hours are returned to the banks and work hours are counted (Revised January 1, 2010; Rule Revision Memo 42C).</td>
<td>Employees who were on other leave such as paid time off, vacation, compensatory time, sick, or unpaid leave at the time of a work interruption must use that leave unless called back to work. When called back to work, unused leave hours are returned to the banks and work hours are counted.</td>
<td>9-73B</td>
<td>This subsection of the rule was revised to clarify that only employees who were on leave at the time of the work interruption are required to use that leave unless called back to work, not employees who had leave scheduled during the work interruption that they may not be able to or may decide not to use.</td>
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<td>4. Employees who telecommute must have prior written approval to telecommute from their appointing authority or designee. The written approval shall include the employee’s assignment while telecommuting. An employee must demonstrate that he or she accomplished the assignment in accordance with the written approval.</td>
<td>N/A</td>
<td>9-73B(4)</td>
<td>This subsection of the rule was removed as unnecessary.</td>
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(Effective June 8, 2007; Rule Revision Memo 20C: Re-numbered October 10, 2008; Rule Revision Memo 32C; Revised January 1, 2010; Rule Revision Memo 42C)

A. An employee who is excused from work for the day or any part of the day when the work program is interrupted (e.g., because of weather) shall be considered to have worked the number of hours included in his or her regular daily schedule. An on-call employee who is called to work and not assigned because of an interruption or change in the work program shall be considered to have worked two (2) hours on that day.

B. Work interruptions during a City-wide emergency declared by the Mayor:

Employees may be re-deployed to work in other capacities in their own agencies or in other City agencies to support core functions of the City during a City-wide emergency declared by the Mayor. Non-exempt employees shall be paid at their regular rate of pay for actual hours worked in a re-deployment assignment, and shall be eligible for overtime in accordance with Section 9-90 Overtime. Exempt employees eligible for overtime shall be paid their regular salaries during any workweek in which they are re-deployed, and shall be eligible for overtime in accordance with 9-93 Overtime Exceptions. Exempt employees not eligible for overtime shall be paid their regular salaries during any workweek in which they are re-deployed. Nothing in this rule prevents the City from authorizing additional pay for some or all employees working in redeployment assignments during a City-wide emergency declared by the Mayor.

In addition to pay for the interrupted work hours, employees who work during the hours of a City-wide emergency declared by the Mayor are eligible for compensation for working during hours attributed to the emergency condition as follows:

1. Non-exempt employees shall also receive pay for the actual time they work during the City-wide emergency. For purposes of determining if an employee is entitled to overtime, the work hours interrupted by the City-wide emergency shall be counted as time worked in addition to time actually worked and other amounts, such as paid holidays, periods of paid leave, or any discharge of compensatory time, as provided by the overtime provisions of this rule.

2. a. An employee exempt from overtime shall be paid at the straight time hourly rate for each hour worked that was related to the emergency. Interrupted work hours during a City-wide emergency count as time worked and exempt employees eligible for overtime in accordance with 9-93 Overtime Exceptions will be compensated for hours beyond forty (40).
b. City-wide emergency pay may be paid in either cash or compensatory time off, at the discretion of the appointing authority. Compensatory time may be taken at any time mutually convenient to the employee and the appointing authority. All accrued compensatory time shall be used by March 31st of each calendar year or paid in cash by the final pay period in April of that year. (Revised January 1, 2010; Rule Revision Memo 42C).

3. Employees who were on other leave such as paid time off, vacation, compensatory time, sick, or unpaid leave at the time of a work interruption must use that leave unless called back to work. When called back to work, unused leave hours are returned to the banks and work hours are counted (Revised January 1, 2010; Rule Revision Memo 42C).

4. Employees who telecommute must have prior written approval to telecommute from their appointing authority or designee. The written approval shall include the employee’s assignment while telecommuting. An employee must demonstrate that he or she accomplished the assignment in accordance with the written approval.