CHAPTER 4

SELECTION AND APPOINTMENT

Authority

N.J.S.A. 11A:2-6(d), 11A:4-1 et seq., 11A:7-13, 38:23A-2, 40A:9-1.3 through 1.10, 40A:14-9.9, 40A:14-10.1a, 40A:14-12, 40A:14-45, 40A:14-123.1a, 40A:14-127, 40A:14-127.1 and 40A:14-180; P.L. 1992, c.197 and P.L. 2008, c.29; and Executive Order No. 10 (1982).

Source and Effective Date

R.2009 d.95, effective February 20, 2009. See: 40 N.J.R. 5891(a), 41 N.J.R. 1206(a).

Chapter Expiration Date

In accordance with N.J.S.A. 52:14B-5.1b, Chapter 4, Selection and Appointment, expires on February 20, 2016. See: 43 N.J.R. 1203(a).

Chapter Historical Note

Chapter 4, Selection and Appointment, was adopted as R.1988 d.259, effective June 6, 1988. See: 20 N.J.R. 327(a), 20 N.J.R. 1183(b). See, also, the Historical Notes and annotations at repealed N.J.A.C. 4:1, Civil Service Rules, specifically Subchapters 8 through 16; repealed N.J.A.C. 4:2, State Service, specifically Subchapters 6, 11, 13 and 14; and repealed N.J.A.C. 4:3, Local Service, specifically Subchapters 6, 11, 13 and 14.

Pursuant to Executive Order No. 66(1978), Chapter 4, Selection and Appointment, was readopted as R.1993 d.270, effective May 12, 1993. See: 25 N.J.R. 1085(b), 25 N.J.R. 2509(a).

Notice of Receipt of and Action on a Petition for Rulemaking. See: 29 N.J.R. 1568(a).

Pursuant to Executive Order No. 66(1978), Chapter 4, Selection and Appointment, was readopted as R.1998 d.291, effective May 8, 1998. See: 30 N.J.R. 890(a), 30 N.J.R. 1975(a).

Chapter 4, Selection and Appointment, was readopted as R.2003 d.395, effective September 10, 2003. See: 35 N.J.R. 2389(a), 35 N.J.R. 4711(c).

Chapter 4, Selection and Appointment, was readopted as R.2009 d.95, effective February 20, 2009. See: Source and Effective Date. See, also, section annotations.

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SUBCHAPTER 1. TYPES OF APPOINTMENTS

4A:4-1.1 Career service appointments

- (a) Regular appointments to titles allocated to the competitive division of the career service shall be subject to an examination process and successful completion of a working test period.
- (b) The Commissioner may authorize an appointing authority to make a regular appointment of a qualified person to a title in the noncompetitive division of the career service without an examination. Preference shall be given to disabled veterans and then veterans. See N.J.A.C. 4A:5 on veterans preference.
- (c) The Commissioner may authorize the promotion, through promotional examination procedures, from the non-competitive division, of permanent employees who meet the open competitive requirements, to:
 - 1. A related entry level title in the competitive division; or
 - 2. In appropriate situations, to a related above-entry level title in the competitive division.

Case Notes

Physician/director of county medical services in unclassified service; definition of "institution" used in statute. Morris Cty. v. Civil Service Dept., 177 N.J.Super. 25, 424 A.2d 852 (1980).

Validity of appointment to positions for which a vacancy had not been certified. Adams v. Goldner 156 N.J.Super. 299, 383 A.2d 1149 (App.Div.1977) affirmed 79 N.J. 78, 397 A.2d 1088 (1979).

Local service employer may only make intra-class transfers on a temporary basis (citing former N.J.A.C. 4:1). In the Matter of Lemko, 151 N.J.Super. 242, 376 A.2d 971 (App.Div.1977).

Township was justified in twice bypassing appointment of police lieutenant, who was on eligible list, to position of police captain. Robert Oches v. Middletown Township, 96 N.J.A.R.2d (CSV) 647.

4A:4-1.2 Senior executive service appointments: State service

- (a) A senior executive service appointment may be made to any position allocated to the senior executive service by the Board.
- (b) Permanent career service employees and qualified persons without permanent status are eligible for senior executive service appointments. See N.J.A.C. 4A:3-2.

Amended by R.1993 d.270, effective June 7, 1993. See: 25 N.J.R. 1085(b), 25 N.J.R. 2509(a). Revised (b).

4A:4-1.3 Unclassified appointments

- (a) An unclassified appointment may be made to any title or position allocated to the unclassified service by statute or the Board.
- (b) The permanent appointment rights of Title 11A, New Jersey Statutes, are not applicable to unclassified appointments. See N.J.A.C. 4A:3.

Case Notes

Promotion of officer with lesser seniority, municipality not governed by civil service. Gaskill v. Mayor & Comm'rs. of Bor. of Avalon, 143 N.J.Super. 391, 363 A.2d 359 (Law Div.1976, affirmed 149 N.J.Super. 364, 373 A.2d 1019 (App.Div.1977)).

Basis for promotion in unclassified service. State Troopers Fraternal Ass'n State, 115 N.J.Super. 503, 280 A.2d 235 (Ch.Div.), affirmed 119 N.J.Super. 375, 291 A.2d 840 (App.Div.1972), affirmed 62 N.J. 302, 301 A.2d 141 (1973).

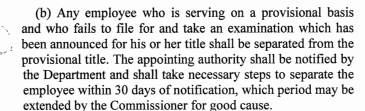
4A:4-1.4 Conditional regular appointments

- (a) A conditional regular appointment may be made in the competitive division of the career service when disputes or appeals concerning higher ranking eligibles may affect the final appointments. The names of conditional appointees shall remain on the eligible list for consideration for other employment.
- (b) If the rights of a higher ranked eligible are upheld, the conditional regular appointment shall end.
- (c) If the final determination of appointment rights causes no change in the selection process, the conditional appointment will be changed to a regular appointment. The original date of appointment will be retained.
- (d) The appointing authority shall advise conditional appointees of their status and rights, including any change in appointment status.

4A:4-1.5 Provisional appointments

- (a) A provisional appointment may be made only in the competitive division of the career service when all of the following conditions are met:
 - 1. There is no complete list of eligibles, and no one remaining on an incomplete list will accept provisional appointment;
 - 2. The appointee meets the minimum qualifications for the title at the time of the appointment; and
 - 3. The appointing authority certifies that failure to make the provisional appointment will seriously impair its work.





Case Notes

Department of Energy was not equitably estopped from returning employee to his permanent position as senior engineer when promotional examination was not given between date of his provisional appointment and date of demotion (citing former N.J.A.C. 4:1-14.1). O'Malley v. Department of Energy, 109 N.J. 309, 537 A.2d 647 (1987).

Failure to give timely civil service examination does not vest provisional appointee with right to retain provisional appointment (citing former N.J.A.C. 4:1-16.8). O'Malley v. Department of Energy, 109 N.J. 309, 537 A.2d 647 (1987).

Retention of provisional employees in excess of time permitted. Handabaka v. Division of Consumer Affairs, 167 N.J.Super. 12, 400 A.2d 490 (App.Div.1979).

Decision to fill positions provisionally is not a mandatorily negotiable item. State v. State Supervisory Employees Association, 78 N.J. 54, 393 A.2d 233 (1978).

Provisional employment for eight to ten years prior to examination being held. Omrod v. N.J. Department of Civil Service, 151 N.J.Super. 54, 376 A.2d 554 (App.Div.1977) certification denied 384 A.2d 513.

Police officers dismissed after failure to take exam; validity. De Larmi v. Borough of Fort Lee, 132 N.J.Super. 501, 334 A.2d 349 (App.Div.1975) certification denied 68 N.J. 135, 343 A.2d 423.

Jurisdiction: PERC does not have authority to hear and decide unfair labor practice charges and to issue various types of affirmative remediate orders respecting them (citing former N.J.A.C. 4:6.8). Burlington Co. Evergreen Park Mental Hospital v. Cooper, 56 N.J. 579, 267 A.2d 533 (1970).

4A:4-1.6 Interim appointments

- (a) For purposes of this rule, the term "phasedown" shall mean a phased reduction in size of a government operation, in anticipation of a closing of the operation.
- (b) When an appointing authority makes an appointment to a specific position in State service or a specific title in local service, an interim appointment shall be made where the position/title is held by a permanent employee who:
 - 1. Is on a leave of absence;
 - 2. Is on indefinite suspension;
 - 3. Has been removed or demoted for disciplinary reasons and is awaiting final administrative action by the Merit System Board on appeal; or
 - 4. Has accepted an interim appointment.
- (c) An interim appointment may be made where the position/title will be abolished at a future date pursuant to a closing or phasedown of a government operation. Such an interim appointment may be made only following official

- notification to the Commissioner of Personnel by the applicable department head, in State service, or by the appointing authority, in local service, of the closing or phasedown.
- (d) An interim appointment may also be made to a vacant position/title in a government operation not scheduled for a closing or phasedown where:
 - 1. An employee of a government operation scheduled for a closing or phasedown has accepted a reassignment to that government operation;
 - 2. Due to operational requirements, the employee is needed by the governmental operation scheduled for the closing or phasedown while it continues to operate;
 - 3. The government operation not scheduled for a closing or phasedown needs to fill the vacant position/title to which the employee would have been reassigned; and
 - 4. The notification requirements in (c) above are met.
- (e) When an appointing authority does not make an appointment in the situations listed in (b) above, the appointing authority shall reserve a position/title for the absent employee as a vacant position/title.
- (f) Any interim appointment shall remain in effect only during the period of time that the permanent employee is on an approved leave of absence, on indefinite suspension or awaiting final administrative action of the Merit System Board on the appeal of a disciplinary demotion or removal, or during the period leading up to the date on which the closing or phasedown of the government operation is scheduled to conclude.
 - 1. At the end of the interim appointment, the appointee shall return to his or her permanent title.
- (g) An interim appointee shall possess the minimum qualifications for the title.
- (h) If a complete eligible list exists for the title, the interim appointment shall be made from that list. An interim appointee's name shall remain on the eligible list for consideration for permanent employment.
 - 1. If the closing or phasedown of a government operation is rescinded after an interim appointment has been made from an eligible list, the interim appointee who was appointed from the eligible list shall receive a permanent appointment subject to the satisfactory completion of a working test period, regardless of whether the eligible list has already expired.
- (i) An interim appointee shall continue to accrue seniority in his or her permanent title.
- (j) The layoff rights of an interim appointee shall be determined from his or her permanent title. See N.J.A.C. 4A:8-2.



(k) The appointing authority shall advise interim appointees of their rights under an interim appointment. See N.J.A.C. 4A:4-4.7 for effect on permanent appointment rights.

Amended by R.1993 d.270, effective June 7, 1993. See: 25 N.J.R. 1085(b), 25 N.J.R. 2509(a).

Revised text.

Amended by R.1996 d.174, effective April 1, 1996.

See: 27 N.J.R. 4760(a), 28 N.J.R. 1832(a).

4A:4-1.7 Temporary appointments

- (a) The Commissioner may approve temporary appointments to positions in which the job assignment is for an aggregate period of not more than six months in a 12-month period. A temporary appointment for a maximum of 12 months may be approved by the Commissioner to a position established as a result of a short-term grant.
- (b) A temporary appointee shall meet the minimum qualifications for the title.
- (c) See N.J.A.C. 4A:4-4.7 for effect on permanent appointment rights.
- (d) Consecutive temporary appointments in excess of the periods set forth in (a) above are prohibited.

Amended by R.1993 d.270, effective June 7, 1993. See: 25 N.J.R. 1085(b), 25 N.J.R. 2509(a). Revised (c) and added (d).

Case Notes

A person who does not possess the minimum qualifications may not receive a provisional appointment (citing former N.J.A.C. 4:1-14.2). Gloucester Cty. Wel. Bd. v. New Jersey Civil Service Comm'n, 93 N.J. 384, 461 A.2d 575 (App.Div.1983).

Effect of federal funding of local civil servants on question of temporary permanent appointments. In re Hudson Cty. Probation Dep't., 178 N.J.Super. 362, 429 A.2d 368 (App.Div.1981).

Entitlement of temporary employees to positions following board establishment of eligible list. Local 866 v. Board of Education, 149 N.J.Super. 147, 373 A.2d 435 (Chanc.Div.1977).

4A:4-1.8 Emergency appointments

The Commissioner may authorize an emergency appointment for a period not to exceed 30 days when the appointing authority certifies that the failure to make such appointment will result in harm to persons or property.

4A:4-1.9 Return of employees to their permanent titles

- (a) An employee with permanent status in a career service title, who is returned during or at the end of the working test period in another title, or from an appointment under N.J.A.C. 4A:4-1.3, 1.4, 1.5, 1.6, 1.7 or 1.8, to his or her permanent title, will have rights to a position in the permanent title in the same organizational unit.
 - 1. The employee must have held the permanent title within current continuous service.

- 2. In State service, an organizational unit shall mean an appointing authority. In local service, an organizational unit shall mean a department or separate agency within the same governmental jurisdiction. A school district shall be considered a separate jurisdiction.
- (b) The appointing authority shall use the following procedures, to effect the return of the permanent employee:
 - 1. Reassign the employee to a vacant position/title;
 - 2. Separate a provisional employee with no permanent status and reassign the returning employee to the position/title; or
 - 3. Return an employee serving provisionally in the permanent title of the returning employee to his or her permanent title and reassign the returning employee to the position/title.
- (c) The appointing authority and the returning employee may agree to use the following optional procedures to effect the return of the permanent employee.
 - 1. The employee may accept appointment to other titles at the same or lower level, in the same or a different series for which the employee qualifies in the same or another organizational unit.
 - 2. The status and compensation rights of the returning employee shall be determined in accordance with normal merit system rules and policies.
- (d) When the appointing authority offers the employee options under (b) and (c) above, the employee may choose to accept either option.
- (e) If the appointing authority offers only an option under (b) above, the employee must accept the option offered.
- (f) Layoff procedures must be utilized when the appointing authority cannot effect the return of a permanent employee under (b) or (c) above. See N.J.A.C. 4A:4-4.8(d) on certification procedures.

Case Notes

Employee no longer eligible for promoted position reverts to former position (citing former N.J.A.C. 4:3-8.3). In the Matter of Williams, 198 N.J.Super. 75, 486 A.2d 858 (App.Div.1984).

Employee with permanent title of Children's Supervisor who accepted a position as a Human Services Specialist I with the county appointing authority when the county privatized its Children's Shelter was never laid off and thus his new position was a provisional appointment within current continuous service pending promotional examination procedures. Therefore, when the provisional appointment was terminated for unsatisfactory performance, the employee was entitled to be returned to his permanent title; if the permanent title was no longer utilized, the county was required to implement layoff procedures, including giving 45 days' notice to the employee. In re Garcia, OAL Dkt. No. CSV 11932-07, 2008 N.J. AGEN LEXIS 595, Merit System Board Decision (May 7, 2008).

Return to position of corrections sergeant at end of working test period was appropriate. Heaney v. Mahon Correctional Facility, 93 N.J.A.R.2d (CSV) 529.



Employee returned to her former position at end of working test period. Durmer v. Ocean County Board of Social Services, 93 N.J.A.R.2d (CSV) 242.

Return to former position at end of working test period was justified. Arroyo v. Department of Corrections, 93 N.J.A.R.2d (CSV) 3.

4A:4-1.10 Approval of appointments by Department of Personnel

(a) All initial and subsequent appointments, promotions, and related personnel actions in the career, unclassified or

senior executive service are subject to the review and approval of the Department of Personnel.

1. The Commissioner may direct personnel action freezes in connection with layoffs or other emergent circumstances.

- (b) Following submission and review of personnel actions, the appointing authority shall be notified by the Department of Personnel whether the action has been approved or disapproved and the reasons for any disapproval. The appointing authority shall provide written notice to all affected employees of such personnel actions.
- (c) When a regular appointment has been made, the Commissioner may order a retroactive appointment date due to administrative error, administrative delay or other good cause, on notice to affected parties.

Amended by R.1993 d.270, effective June 7, 1993. See: 25 N.J.R. 1085(b), 25 N.J.R. 2509(a).

Revised (a).

Amended by R.1994 d.619, effective December 19, 1994.

See: 26 N.J.R. 3510(a), 26 N.J.R. 5002(a).

Amended by R.1998 d.291, effective June 1, 1998.

See: 30 N.J.R. 890(a), 30 N.J.R. 1975(a).

In (a), inserted "in the career, unclassified or senior executive service" following "personnel actions" and added a new (c).

Case Notes

Representatives of public defender had actual authority to promise promotion to assistant deputy public defender, who accepted lower position than position for which he was eligible based on expectation that he would be promoted after one year. Walsh v. State, 290 N.J.Super. 1, 674 A.2d 988 (A.D.1996).

4A:4-1.11 (Reserved)

New Rule, R.1990 d.48, effective January 16, 1990. See: 21 N.J.R. 3337(a), 22 N.J.R. 166(b). Repealed by R.1996 d.97, effective February 20, 1996. See: 27 N.J.R. 4048(a), 28 N.J.R. 1201(a).

Section was "Vacancy Review Board: State service".

SUBCHAPTER 2. COMPETITIVE EXAMINATIONS

4A:4-2.1 Announcements and applications

- (a) Notice of open competitive examinations shall be posted on a daily basis on the Department of Personnel web site (http://www.state.nj.us/personnel/) or announced by other appropriate means as approved by the Commissioner to secure sufficient qualified candidates.
- (b) In order to notify all employees of promotional opportunities, notices of promotional examinations and applications shall be provided to eligible employees by the Department of Personnel or as directed by the Department of Personnel through the appointing authority. The appointing authority shall conspicuously post notices at all geographic locations within the unit scope to which the examination is open. Appointing authorities shall maintain a record of such posting.
- (c) Examination announcements shall include at least the following information:
 - 1. Title of the examination;

- 2. Salary information;
- 3. Minimum qualifications for admission to the examination;
 - 4. Filing information; and
- 5. In open competitive examinations, a reference to duties and responsibilities.
- (d) A promotional examination shall be reannounced if, within one year of the closing date, the examination has not been developed and scheduled.
- (e) Unless otherwise provided for by the Commissioner, applications for open competitive and local service promotional examinations shall be filed with the Department of Personnel and applications for State service promotional examinations shall be filed with the appointing authority no later than the announced filing date, as established by the Department of Personnel. When mailed, the postmark date will be considered the date on which the application is filed.
- (f) Prior to the filing date, an applicant may amend a previously submitted application.
- (g) The Department of Personnel may request clarifying information from an applicant.
- (h) All examination applications shall remain confidential, except as the Commissioner may determine to be in the public interest.
- (i) See N.J.A.C. 4A:4-2.17 for application processing fee procedures.

Petition for Rulemaking: Promotional examination process regarding announcement procedures.

See: 21 N.J.R. 1581(b), 21 N.J.R. 2675(a).

Amended by R.1989 d.570, effective November 6, 1989.

See: 21 N.J.R. 2429(a), 21 N.J.R. 3451(a).

Added new (d) and recodified old (d)-(g) as (e)-(h) with no change in text.

Amended by R.1993 d.270, effective June 7, 1993.

See: 25 N.J.R. 1085(b), 25 N.J.R. 2509(a).

Added new (i).

Amended by R.1997 d.481, effective November 17, 1997.

See: 29 N.J.R. 3383(a), 29 N.J.R. 4864(a).

Amended by R.2006 d.104, effective March 20, 2006.

See: 37 N.J.R. 4351(a), 38 N.J.R. 1425(a).

Rewrote (a).

Case Notes

Announcement of competitive examination was required to contain "minimum qualification requirements" for admission (citing former N.J.A.C. 4:1-8.3). In the Matter of Critchlow, 201 N.J.Super. 371, 493 A.2d 66 (App.Div.1985).

4A:4-2.2 Types of examinations

(a) The Commissioner of the Department of Personnel shall administer examinations for appointment in the competitive division of the career service which may include any one or more of the following:

- 1. Written tests;
- 2. Oral tests;
- Performance tests;
- 4. Physical performance tests;
- 5. Evaluation of education, training or experience;
- 6. Assessment exercises; and
- 7. Other appropriate measures of knowledge, skills and abilities.
- (b) The Department of Personnel may select special examiners to act as subject matter specialists or to provide other assistance. Employees of the State or local jurisdictions may be so engaged as part of their official duties during normal working hours with the approval of their appointing authority. Extra compensation may be provided by the Department of Personnel for such service outside normal working hours.
- (c) See N.J.A.C. 4A:4-2.14 for rules regarding the accommodation and waiver of examinations for persons with disabilities.

Amended by R.1994 d.72, effective February 7, 1994. See: 25 N.J.R. 4821(b), 26 N.J.R. 794(b).

Case Notes

Authority of Commission to design and administer exams versus "real authority" of municipalities regarding hiring practices. United States v. State of N.J., 473 F.Supp. 1199 (1979).

Elements of examination process discussed in relation to labor negotiations. State v. State Supervisory Employee Association, 78 N.J. 54, 393 A.2d 233 (1978).

Authority to inquire as to basis for appointments and promotions. Hackensack v. Winner, 162 N.J.Super. 1, 392 A.2d 187 (App.Div.1978) modified 82 N.J. 1, 410 A.2d 1146 (1980).

Validity of list established by inappropriate exam. Flynn v. Megaro, 112 N.J.Super. 148, 270 A.2d 638, (App.Div.1970) cert. denied 57 N.J. 594, 274 A.2d 49.

4A:4-2.3 Open competitive examinations

- (a) Vacancies shall be filled by promotional examination unless the Commissioner determines that it is in the best interest of the career service to hold an open competitive examination. The determination to announce an open competitive examination shall be based on at least one of the following conditions:
 - 1. The vacancy is in an entrance level title;
 - 2. There are fewer than three qualified permanent employees in appropriate lower titles in the unit scope (See N.J.A.C. 4A:1-1.3 for definition of unit scope);
 - 3. If more than one vacancy, the total number of qualified permanent employees in appropriate lower titles in the unit scope exceed by fewer than three the total number of vacancies:

- 4. A list resulting from a promotional examination will be exhausted before all present or anticipated vacancies are filled; or
- 5. The title requires special, technical or professional training or qualifications which are not required in lower titles.
- (b) Unless otherwise specified, an applicant shall meet the following criteria by the announced closing date:
 - 1. Be a resident of the State or specified local jurisdiction (see N.J.A.C. 4A:4-2.11), except when:
 - i. A different residency requirement is specified by law or provided by the Commissioner; or
 - ii. It appears that there is an inadequate number of qualified residents available for the title.
 - 2. Meet all requirements specified in the examination announcement:
 - Applicants for the titles of Municipal Firefighter and Municipal Police Officer must be under the age of 35 on the announced closing date for an open competitive examination to be eligible to take the examination. Former State troopers, sheriff's officers, sheriff's deputies, County or Municipal Police Officers, New Jersey Transit police officers, Southeastern Pennsylvania Transit Authority (SEPTA) police officers, Amtrak police officers, or any persons who were previously employed by any State or Federal law enforcement agency or other public entity, and who performed duties comparable to the law enforcement duties performed in the positions specifically listed in N.J.S.A. 40A:14-127.1, 45 years of age or under who resigned in good standing may adjust their age by subtracting previous years of service from their actual age on the closing date. Former law enforcement officers as defined above who were involuntarily separated from service due to layoff, regardless of age, may adjust their age by subtracting previous years of service from their actual age on the closing date.
 - ii. For good cause, the Commissioner may deem an individual a former law enforcement officer as defined in (b)2i above, even though the individual's separation from service shall not occur except upon a new appointment.
 - iii. Veterans who are above a maximum age requirement, may recalculate their age for recording purposes pursuant to N.J.S.A. 38:23A-2; and
 - 3. File an application with all supporting documents or proofs by the announced filing date.
- (c) In announcing open competitive examinations, the Department of Personnel may provide a single application for several announcements and/or title areas (such as police, sheriff, corrections and bilingual). The applicant's eligibility

