Policy 4.75

Military

Responsible Official: VP for Human Resources
行政管理部门/部门: 缺勤
有效日期: 2007年3月30日
最近修订日期: 2017年10月11日

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概述

Emory根据《统一服务就业和复职权利法案》（USERRA）和乔治亚州法律为符合条件的雇员提供军事假期。USERRA规定了员工在选择军事假期后以及在完成军事训练或服务后重新就业的指导方针。USERRA规定，不因成员身份、申请成员身份、履行服务、申请服务或义务而拒绝雇员的初始就业、重新就业、保留就业、晋升或任何就业福利。

统一服务包括武装部队、陆军国民警卫队和空军国民警卫队在执行训练、非武装训练或全职国民警卫队服务时，以及参与公共卫生服务或任何其他由总统指定的人员在战争或紧急情况下。

任何人在成为会员、申请成为会员、履行服务、申请服务或有义务履行服务的成员，都不得因其成员身份、申请其成员身份、履行其服务、申请其服务或其义务而被拒绝最初就业、重新就业、保留就业、晋升或任何利益的就业。

适用性

n/a
REQUESTING LEAVE

Employees who enter the Uniformed Services are entitled to military leave of absence without pay for a period not to exceed a cumulative total five years not to include those periods of service exempted by federal law (USERRA Regulations, 20 CFR & 1002.103).

The employee is required to provide notification of the need for military leave to the department as soon as reasonably possible. In addition, the employee should complete a Leave of Absence Request Form. If available, a copy of the appropriate military orders or other supporting documentation for situations that do not warrant military orders should be attached to the Leave of Absence Request Form. When written orders are not provided in advance of leave, the department may request the orders upon return from leave.

DEPARTMENT DOCUMENTATION

Departments should submit Human Resources Action Forms (HRAFs) to Human Resources, Employee Relations at the time of the military leave along with all supporting documentation placing the employee on military leave. This documentation should include the Leave of Absence Request Form, the military orders/supporting documentation when available, and a letter from the department to the employee confirming the reason and dates of the leave.

USE OF LEAVE BALANCES

In accordance with federal law, employees are not required to use vacation leave for military leave: however, employees may elect to use their accrued, unused vacation leave. Employees electing to use accrued, unused vacation leave during a military leave must request in writing to use accrued, unused vacation leave balances. Otherwise, the leave will be designated without pay for the entire leave period.

To the extent that military leave is taken as paid leave, employees on military leave will continue to accrue vacation and sick leave during the paid portion of the leave. Employees do not accrue sick or vacation leave while on unpaid leave.

Both paid and unpaid periods of military leave will be counted as credited service for all benefits that are based on length of service, including service awards.

REEMPLOYMENT RIGHTS: GENERAL REQUIREMENTS

Employees who are absent from work for the reason of serving in the Uniformed Services, or for the purpose of an examination to determine fitness to perform service in the Uniformed Services, whether voluntarily or involuntarily, are entitled to reemployment rights and other benefits if (1) the periods of absence from Emory attributable to service in the Uniformed Services do not exceed a cumulative total of 5 years not to include those periods of service expressly exempted from this 5-year limitation by federal law (USERRA Regulations, 20 CFR & 1002.103); (2) the employee is discharged under conditions that do not constitute other than honorable discharge; and (3) the employee reports for or applies for reemployment according to the following time limits:

DETERMINING POSITION UPON REEMPLOYMENT

- Service of 1 to 30 days: the beginning of the next regularly scheduled work period on the first full day following completion of service and expiration of an 8-hour rest period following safe transportation home.
- Service of 31 to 180 days: application for reinstatement must be submitted not later than 14 days after completion of military duty.
- Service of 181 or more days: application for reinstatement must be submitted not later than 90 days after completion of military duty.
Employees who, at the time of release from military service, are hospitalized for or recuperating from an illness or injury incurred or aggravated during the Uniformed Service must report for reemployment (if the period of military service was less than 31 days) or apply for reemployment (if the period of military service was 31 days or more) at the end of the period necessary for recovery from the illness or injury, provided the recovery period does not exceed two years.

Documentation must be provided to establish timeliness of application, and to ensure that all eligibility requirements for reemployment are met. Failure to provide documentation cannot be used as a basis to deny reemployment if the requested information is not readily available through no fault of the employee.

Emory is not required to reemploy an employee if the employment from which he/she leaves to serve in the Uniformed Services is for a brief, non-recurrent period and there is not a reasonable expectation that such employment will continue indefinitely or for a significant period.

Emory is not required to re-employ an employee returning from military leave if circumstances have changed so that reemployment would be impossible or unreasonable. This includes Reduction(s) in Force that may have taken place during the employee’s Military Leave.

Departments must consult with Human Resources, Employee Relations before denying reemployment to an employee returning from military leave.

USERRA provides that,

- An employee whose period of Uniformed Service was less than 91 days must be reemployed, promptly, in a position that he/she would have attained with reasonable certainty if continuously employed (the “escalator position*). If not qualified for that position (after reasonable attempts to qualify the employee) the employee must be reemployed in the position he/she left, and if the employee is not qualified for the pre-service position (after reasonable attempts to qualify the employee), the employee must be reemployed in any other position that is the nearest approximation first to the escalator position and then to the pre-service position, provided the employee qualified for the position (or can become qualified for the position through reasonable efforts by Emory).
- For an employee whose period of Uniformed Service was 91 days or more, the requirement is the same, however, a position of like seniority, status and pay may be offered in lieu of the escalator position or the pre-service position.

REEMPLOYING A DISABLED VETERAN

An employee who has a disability incurred in, or aggravated during military service, and who (after reasonable efforts by the department to accommodate the disability) is not qualified due to the disability to be employed in the escalator position s/he would have attained but for the Uniformed Service must promptly be reemployed in any other position that is equivalent in seniority, status and pay to the escalator position. If the employee is not qualified for an equivalent position due to the disability, the employee must promptly be reemployed in the nearest approximation to such a position in terms of seniority, status and pay, consistent with the circumstances of the person’s case.

DISMISSING THE EMPLOYEE

Employees returning from military leave may not be dismissed, except for cause, within these time limits:

- Within the first year of reemployment, if the period of service was more than 180 days, or
- Within the first six (6) months of reemployment, if the period of service was between 30 and 180 days.

BENEFITS

Health, Dental, Life & Flexible Spending Accounts

An employee and his/her dependents are eligible to continue to pay the employee’s monthly contribution for participation in the health and dental plan and medical flexible spending account while the employee is on military leave. The maximum period of coverage shall be the lesser of:
• The 24-month period beginning the date the employee’s leave of absence begins; or  
• The day after the date on which the person fails to return to (or apply for) a position of employment as described in the applicable provision of the Uniformed Services Employment and Reemployment Rights Act of 1994.

If the employee cancels his/her health and dental coverage while on leave, upon reemployment and returning to work, and within 31 days, the employee must notify Emory and apply for reenrollment in the health and dental plans in which he or she was enrolled prior to the leave.

Emory will continue to provide Basic Term Life Insurance coverage during the military leave until such time as any legal obligation to restore the employee to employment expires. The employee and dependents may continue enrollment in the supplemental life, dependent(s) or personal accident insurance by paying the monthly premium(s).

Disability Insurance

Eligibility for participation in the Short-Term and Long-Term Disability plans and the optional COLA coverage terminates at the beginning of any unpaid leave.

Retirement Plan

An employee’s service in the military must be counted in determining his/her vested interest and accrued benefits in the Retirement Plan only to the extent required to do so under the law. (USERRA Regulations, 20 CFR & 1002.259, 260, 261, 262)

Courtesy Scholarship

Courtesy Scholarship for dependents may continue during a military leave.

Definitions

n/a

Related Links

• Current Version of This Policy: http://policies.emory.edu/4.75

Contact Information

<table>
<thead>
<tr>
<th>Subject</th>
<th>Contact</th>
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Revision History

• Version Published on: Oct 11, 2017
• Version Published on: Oct 05, 2012
• Version Published on: Jun 22, 2012
• Version Published on: Sep 15, 2008
• Version Published on: Jun 21, 2007 (Original Publication)