33.99.15 Reduction in Force for Nonfaculty Employees

Regulation Summary

This regulation establishes uniform procedures for any reduction in force (RIF) for nonfaculty employees of The Texas A&M University System (system).

Regulation

1. GENERAL

1.1 Situations including, but not limited to, a lack of funds, lack of work, reorganization or changes in research needs or technologies may require a RIF to ensure the continued quality and efficiency of the system.

1.2 A RIF may take the form of elimination of jobs, reduction in percent effort or reduction in salary. Modifications in or the elimination of jobs due to changes in funding for a grant or contract, including but not limited to funds obtained from the Texas Advanced Technology or Texas Advanced Research programs, are not to be treated as RIFs subject to this regulation.

1.3 The provisions of this regulation are not to be used to dismiss an employee if the sole cause for dismissal is either misconduct or lack of satisfactory performance. Refer to System Regulation 32.02.02, Discipline and Dismissal of Nonfaculty Employees.

1.4 RIF decisions are made without regard to the employee's race, color, sex, religion, national origin, age, disability, genetic information, veteran status, sexual orientation or gender identity. An individual entitled to a military and/or former foster child’s employment preference in hiring under Texas Government Code, Chapters 657 and 672, is also entitled to a preference in retaining employment if a reduction in workforce occurs. However, this preference applies only to the extent that a reduction in workforce involves other employees of a similar type or classification.

2. PROCEDURES

2.1 The member chief executive officer (CEO) or designee determines when a RIF is needed. When such a determination has been made, the following steps are taken to implement the decision.
2.1.1 An analysis is performed to determine in which areas, activities, programs or organizations reductions must be effected. If an entire activity is to be eliminated, steps described in Sections 2.1.2 and 2.1.3 are not applicable.

2.1.2 Within the affected area, the job functions that need to be performed after the reductions are identified.

2.1.3 Present employees are carefully evaluated as to their qualifications and ability to perform the job functions determined in Section 2.1.2. The evaluation of a present employee’s qualifications and ability to perform the job functions could include, for example, factors such as total relevant experience including specialized training, previous performance evaluations including recognition and disciplinary history, and length of service within the system.

2.1.4 After the job functions and the individual employees have been evaluated, the determination of which employees are subjected to the RIF are made. The documentation used in the evaluation process, along with the explanation, is sent through appropriate administrative channels to the CEO or designee. Prior to notification to affected employee(s), the System Office of General Counsel (OGC) must review and approve in advance for legal sufficiency. If the CEO or designee concurs with the recommendation, the department head or equivalent administrative head notifies affected employee(s) of the RIF decision. Advance notice, while permissible, is not required. If advance notice is provided, the employee may be placed on suspension with pay until the RIF effective date. Any suspension with pay must be submitted to the CEO or designee for approval.

2.2 A leave of absence is not granted in lieu of dismissal.

3. PLACEMENT EFFORTS

If advance notice is provided, employees designated for dismissal are given reasonable time off to interview for other jobs prior to the RIF effective date. Every reasonable effort is made by human resources offices to place dismissed employees in comparable positions for which they are qualified. An employee who refuses to accept a comparable job may forfeit certain rights to unemployment compensation benefits.

4. APPEAL

An employee who receives written notice of a RIF may appeal, as applicable, in accordance with System Regulation 32.01.02, Complaint and Appeal Process for Nonfaculty Employees or System Regulation 08.01.01, Civil Rights Compliance, except that the appeal must be filed within five business days of receiving written notice of the RIF.

5. EFFECT OF RIF ON BENEFITS

Related Statutes, Policies, or Requirements

Tex. Gov’t Code Ch. 657

Tex. Gov’t Code Ch. 672

System Regulation 08.01.01, Civil Rights Compliance

System Regulation 32.01.02, Complaint and Appeal Process for Nonfaculty Employees

System Policy 32.02, Discipline and Dismissal of Employees

System Regulation 32.02.02, Discipline and Dismissal of Nonfaculty Employees

Member Rule Requirements

A rule is not required to supplement this regulation.

Contact Office

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