For the 45-day comment period, proposed text is <u>underlined</u>; and For the 45-day comment period, text proposed to be deleted is shown in strikethrough.

For the 15-day comment period, proposed text is <u>double underlined</u>; and For the 15-day comment period, text proposed to be deleted is shown in double strikethrough.

For the second 45-day comment period, proposed text is <u>italicized underlined</u>; and For the second 45-day comment period, text proposed to be deleted is shown in <u>italicized</u> <u>strikethrough</u>.

For the second 15-day comment period, proposed text is <u>italicized double underlined</u>
For the second 15-day comment period, text proposed to be deleted is shown in <u>italicized</u>
double strikethrough.

CALIFORNIA CODE OF REGULATIONS

TITLE 2 (Administration)

DIVISION 1 (Administrative Personnel)

CHAPTER 1 (State Personnel Board)

SUBCHAPTER 1.3 (Classifications, Examinations, and Appointments)

ARTICLE 10 (Appointments)

§ 249.5. Employment Inquiries Employment Contact Letters.

- (a) When making employment inquiries to determine an eligible candidate's interest in a job vacancy, the appointing power shall document which <u>eligible</u> candidates were contacted, how and when they were contacted, and any response. These records shall be maintained in accordance with section 26.
- (b) When sending employment inquiries, appointing powers shall not make requests or statements that can be construed as discouraging eligible candidates from pursuing an appointment to a position.
- (a) Appointing powers may send employment contact letters to eligible candidates on a certified eligible list. However. Definitions
- (1) For purposes of this article, "contact" means communication by telephone, electronic mail, or written employment contact letter delivered by postal mail or other delivery service. Telephone contact means a live conversation with the candidate or a voicemail message left at the telephone number of record. If a voicemail cannot be left, the appointing power shall use another reasonable contact method, such as electronic mail or a written employment contact letter. The applicable response period in subdivision (c) runs from the date and time the live conversation occurs, the voicemail message is left, or the alternate contact is sent.
- (2) For purposes of this article, "eligible candidate" means an individual whose name appears on an employment list certified pursuant to Government Code section 19057.1 or 19057.3, including any combined certified list issued under those sections, and who has indicated a willingness to accept appointment under the specified conditions of

- <u>employment. The term does not include persons whose names appear on State Restriction of Appointment and reemployment lists, unless expressly stated.</u>
- (b) Appointing powers shall contact send employment contact letters to all eligible State Restriction of Appointments (SROA) and reemployment candidates on a certified eligible-list unless doing so conflicts with a memorandum of understanding reached pursuant to Government Code section 3517.5. In such cases the memorandum of understanding shall be controlling. Appointing powers may, at their discretion, contact any other eligible candidates on the certified eligible list.
- (c) The When an appointing power shall provide an eligible SROA or reemployment candidate the following minimum time periods by which to respond to contacts an employment contact letter candidate under subdivision (b), the appointing power shall allow at least the following minimum time to respond. These minimum periods apply to all candidates contacted, including SROA and reemployment candidates:
- (1) Telephone: A minimum of At least two business days after the date and time of the initial contact, including a voicemail message;
- (2) Mail: <u>A minimum of At least six business days after the date the written notice is sent;</u>
- (3) Electronic Communication: <u>A-minimum of At least six business days after the date</u> the electronic notice is sent.
- (<u>ed</u>) <u>The employment Each</u> contact <u>letter shall provide eligible candidates with a summary of the job vacancy and <u>explain how to apply. At a minimum, the summary shall include:</u></u>
- (1) The summary shall include, at a minimum:
- (1A) The job control number;
- (2B) The final filing date;
- (3) The hiring department's name and mailing address;
- (4D) The iob classification:
- (5€) The salary range:
- (<u>6</u>**≡**) The job location;
- $(7 \oplus)$ The tenure and time base of the position; and,
- (8 H) Any additional information as determined by the Department.
- (be) The appointing power shall document which eligible candidates were contacted as well as the method, and date, and time of each contact and the candidate's response, if any. These records, and shall be maintained these records in accordance with section 26.
- (ef) Eligible candidates on a certified list are not required to respond to an employment contact letter. After the applicable minimum response period expires, the appointing

power may proceed with the certification process consistent with section 258.

(dg) Appointing powers shall not make requests or statements that can be construed as discouraging eligible candidates from pursuing an appointment to a position.

Note: Authority cited: Section 18701, Government Code. Reference: Section 19050, Government Code.

§ 254. Appointment Following Certification.

(a) For a class in which the certification of eligible candidates is under Government Code section 19057.1 and 19057.3, the appointing power shall fill a vacancy in a class by selection from the highest three eligible candidates certified who are willing to accept employment under the conditions of employment specified. If the appointing power has at the same time more than one vacancy in the same class, the first and every succeeding vacancy shall be filled in like manner by selection in turn from the highest three remaining names.

(<u>ba</u>) For a class in which the certification of eligibles <u>candidates</u> is under Government Code sections 19057.1, <u>19057.2</u> and 19057.3, the appointing power shall fill a vacancy in a class by selection from the eligibles <u>candidates</u> in the three highest ranks certified who are willing to accept employment under the conditions of employment specified. If the appointing power has at the same time more than one vacancy in the same class, the first and every succeeding vacancy shall be filled in like manner by selection in turn from the eligibles <u>candidates</u> in the highest three remaining ranks.

(<u>eb</u>) The provisions of this rule do not apply if the certification is from a <u>general</u> reemployment list under Government Code Section 19056<u>.5</u>.

Note: Reference: Sections 19056<u>.5</u>, 19057, 19057.1, 19057.2 and 19057.3, Government Code.

- § 254.2. Three Rank Certification.
- (a) The number of names certified to an appointing power to fill vacancies as provided by Government Code Sections 19057.1, 19057.2 and 19057.3 shall, at the option of the appointing power, be one of the following:
- (1) All eligible *candidate*s in the highest three ranks; or
- (2) Any specific eligible *candidate*(s), identified by the appointing power, who is in one of the highest three ranks.
- (b) A rank shall be considered "cleared" if all eligible candidates within that rank are determined to be not interested in the job vacancy in accordance with section 258. A cleared rank shall not count as one of the highest three ranks for purposes of certification and selection.
- (c) The appointing power shall maintain documentation of the basis for clearing any rank in accordance with section 26.

Note: Authority cited: Sections 18701, 19057.1, 19057.2 and 19057.3, Government

Code. Reference: Sections 19057.1. 19057.2 and 19057.3. Government Code.

§ 258. Time Periods for Eligible Candidate Replies sponses to Employment Inquiries Following Certification Assessing a n Eligible Candidate's Interest in a Job Vacancy.

It shall be the duty of every <u>An</u>eligible candidate <u>shall</u> to respond within a reasonable time to an <u>employment</u> inquiry to ascertain his or her <u>determine their</u> interest in appointment to a position <u>job vacancy</u>. An eligible candidate does not need to respond to an employment inquiry when he or she is they are not interested in the position.

- (a) The Department or appointing power shall provide an eligible candidate the following minimum time periods by which to respond to an employment inquiry:
- (1) Telephone: A minimum of two business days after the initial contact, including a voicemail message;
- (2) Mail: A minimum of six business days after the date the written notice is sent;
- (3) Electronic Communication: A minimum of six business days after the date the electronic notice is sent.
- (b) For purposes of this section, the term "electronic communication" means any communication that is transferred electronically to the eligible candidate, including, by way of electronic mail or e-mail, an online account, or similar methods that use computers or the internet for transmission and that the eligible candidate has agreed to use. "Electronic communication" does not include verbal communication.
- (c) Where an employment inquiry for a job opening <u>vacancy</u> is sent to an eligible candidate and the date by which to respond to the inquiry is prior to the final filing date for the job posting <u>advertisement</u>, the Department or appointing power shall not act upon the <u>eligible</u> candidate's failure to reply <u>respond</u> to the employment inquiry if the <u>eligible</u> candidate files his or her <u>their</u> application by the final filing date, thereby verifying his or her <u>their</u> interest in the position.

If the eligible candidate is unavailable for employment within 30 calendar days following the date of the job offer, the appointing power may consider this a waiver of appointment then the appointing power may treat the unavailability of the candidate the same as a decline of the job offer. The candidate shall remain active on the employment list.

- (a) An eligible candidate is considered interested in a job vacancy when they file a timely job application in a timely manner in accordance with sections 249.1.2 and 249.1.3.
- (b) Any eligible-candidate who is deemed not interested in a job vacancy shall not be considered for that vacancy.
- (c) An eligible candidate on a certified eligible list is deemed not interested in a job vacancy if they:

- (1) Do not apply for a job vacancy;
- (2) Are unavailable for or decline an hiring interview;
- (3) Withdraw interest at any stage of the hiring process; or,
- (4) Decline an offer of employment.
- (d) If an eligible candidate is unavailable for employment within 30 calendar days following the date of a formal offer of employment, then the appointing power may treat their unavailability as a decline of the job offer. For purposes of this provision, "unavailable" means the candidate is unable or unwilling to begin employment within 30 calendar days following the date of a formal offer of employment, and a later start date cannot reasonably be accommodated consistent with operational needs and applicable law. Before determining unavailability, the appointing power shall consider applicable leave rights and, when a disability or pregnancy-related condition is implicated, engage in the interactive process to evaluate whether a reasonable accommodation, including an adjusted start date within the 30-day period, is feasible.
- (e) <u>Eligible cCandidates certified from any eligible list may decline an unlimited number of hiring interviews or job offers, or withdraw interest at any stage of the hiring process, and shall remain active on the eligible list.</u>
- (f) A determination of not interested or a decline under this section applies to the vacancy for which the certification was issued and does not remove the candidate from the eligible list.
- (g) When an appointing power elects to contact a candidate, the method-specific minimum response periods and recordkeeping requirements in section 249.5 apply.
- (h) Nothing in this section alters the rule of three ranks. Selection must be made from among candidates in the three highest ranks on the certified list, consistent with section 254 and Government Code sections 19057.1 and 19057.3.
- (i) A candidate's statement of acceptable conditions of employment and any changes to those conditions are governed by section 261.
- (j) Nothing in this section diminishes priority rights for State Restriction of Appointment or reemployment candidates. If the provisions of this section conflict with a memorandum of understanding reached pursuant to Government Code section 3517.5, the memorandum of understanding controls.

Note: Authority cited: Section 18701, Government Code. Reference: Sections 18901, 19050, 19057.1, 19057.3, and 3517.5, Government Code.

§ 260. Failure to Respond Eligible Candidate Responses to Employment Inquiries Failure to Appear for Work.

When the board, executive officer, or a state agency transmits to an eligible any communication concerning availability for any type of employment requiring an answer, if the eligible's response is not received within the time provided by Section 258, the eligible may not be considered for that vacancy and, in the case of certification, is a

waiver of contact.

Note: Authority cited: Section 18930, Government Code. Reference: Section 18935, Government Code.

- (a) If an eligible candidate is not interested in a job vacancy, then the eligible candidate will not be considered for the job vacancy.
- (b) An eligible candidate on a certified eligible list is considered to be not interested in a job vacancy when they:
- (1) Fail to respond to an employment inquiry or fail to respond to an employment inquiry within the time provided by Section 258;
- (2) Respond to an employment inquiry as not interested;
- (3) Are either unavailable or decline to interview for a job vacancy;
- (4) Withdraw interest in a job vacancy at any time during the hiring process to fill the job vacancy; or,
- (5) Are either unavailable for employment or decline an offer of employment.
- (c) If an eligible candidate is unavailable for employment within 30 calendar days following the date of a formal offer of employment, then the appointing power may treat the unavailability of the eligible candidate the same as a decline of the job offer. The eligible candidate shall remain active on the eligible list.
- (d) Eligible candidates certified from any eligible list may decline an unlimited number of employment inquiries and hiring interview offers without penalty.

Notwithstanding section 258, subdivision (f), ‡if a hired candidate fails to appear for work on an agreed upon start date and time without any further agreement, the eligible candidate will be deemed no longernot interested in the job vacancy on 's name will be placed on inactive status of the certified eligible list and will be made inactive on the eligible list for that classification and shall not appear on any certified eligible list for that classification unless and until eligibility is reestablished.

This section addresses a candidate's failure to appear for work after acceptance of a formal offer of employment and does not apply to situations in which an appointing power rescinds a formal offer of employment after acceptance. Rescission after acceptance is governed by title 2, California Code of Regulations, sections 243 through 243.6 and applicable Government Code provisions.

Note: Authority cited: Section 18701, Government Code. Reference: Section 18935, Government Code.

§ 260.1. Decline a Job Offer or Failure to Appear for Work or Job Interview After Acceptance of Appointment Formal Offer of Employment.

In the case of certification, ilt the eligible eligible a hired candidate declines a job offer, it is considered a waiver of appointment. If the eligible fails to appear for a job interview or the first day of work after acceptance of an appointment and on an agreed upon start

date and time between the candidate and the appointing authority without any further agreement, the eligible's <u>eligible</u> candidate's name will be placed on inactive status of the <u>certified</u> eligible list, and it is considered a waiver of appointment.

Note: Authority cited: Section 18701, Government Code. Reference: Section 18935, Government Code.

§ 261. Conditions of Employment and Waiver of Certification.

The executive officer Department may ascertain from each eligible <u>candidate</u> the salary, tenure, <u>time base</u>, location, and other pertinent conditions of employment under which the eligible <u>candidate</u> will accept appointment. Such statement of acceptable conditions of employment shall constitute an automatic waiver of certification to positions having other conditions of employment. The conditions of employment acceptable to an eligible <u>candidate</u> may at any time be changed <u>by the eligible candidate either electronically or by written request</u> at that eligible's candidate's written request; but, in such event, that eligible <u>candidate</u> shall not be entitled to consideration for appointment to any position for which certification has already been forwarded to the appointing power.

- (a) The Department, or a delegated appointing power, may request and record for each eligible candidate the conditions of employment under which the candidate will accept appointment. Conditions may include tenure, time base, work location, and other pertinent conditions of employment.
- (b) A candidate's statement of acceptable conditions limits certification to positions that meet those conditions and constitutes an automatic waiver of certification to positions with different conditions of employment.
- (c) A candidate may change acceptable conditions of employment at any time as follows:
- (1) For a statewide eligible list, by submitting an electronic or written request to the <u>Department</u>. Electronic submissions shall be made through the <u>Department</u>'s designated online system.
- (2) For a departmental eligible list, by submitting an electronic or written request to the Department or delegated appointing power that administers the examination and the eligible list.
- (d) A change to acceptable conditions is effective when received by the Department, or by a delegated appointing power, and is prospective only. The change does not affect any certification issued before the effective date of the change.
- (e) The Department, or a delegated appointing power, shall record the method, date, and time the change is received in the candidate's eligibility record.

Note: Reference: Section 19057. Government Code.

§ 261.1. Waiver of Contact. [Repealed]

(a) If, after being contacted to ascertain interest in a position, and the eligible candidate is not interested, the eligible candidate will not be considered for the vacancy, and, iIn

the case of certification, the eligible <u>candidate</u> is deemed to have waived contact for that certified list. An eligible <u>candidate</u> is considered not interested when any of the following occur:

- (1) Eligible <u>Candidate</u> fails to respond to a contact, or fails to respond in accordance with rule 258:
- (2) Eligible Candidate responds to a contact as not interested;
- (3) Eligible Candidate is either unavailable or declines to interview for a position;
- (4) Eligible <u>Gandidate</u> withdraws interest in a position at any time during the recruitment process to fill the vacancy.
- (5) Candidate is either unavailable for employment or declines the job offer.
- (6) Candidate fails to appear for work on the designated start date.
- (b) Eligibles <u>Candidates</u> certified from any open list may decline an unlimited number of employment inquiries and hiring interview offers without penalty of being charged a waiver of appointment.

Note: Authority cited: Section 18701, Government Code. Reference: Section 18935, Government Code.