



\$→ [None] This bill provides an immediate effective date. ←\$
Utah Code Sections Affected:
AMENDS:
67-19-18, as last amended by Laws of Utah 2006, Chapter 139
67-19a-408, as last amended by Laws of Utah 2006, Chapter 14
REPEALS:
67-19-17 , as last amended by Laws of Utah 2006, Chapter 139
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 67-19-18 is amended to read:
67-19-18. Dismissals and demotions Grounds Disciplinary action
Procedure Reductions in force.
(1) [Career] A career service [employees] employee may be dismissed or demoted:
(a) to advance the good of the public service; or
(b) for just causes [such as], including inefficiency, incompetency, failure to maintain
skills or adequate performance levels, insubordination, disloyalty to the orders of a superior,
misfeasance, malfeasance, or nonfeasance in office.
(2) [Employees] An employee may not be dismissed because of race, sex, age,
disability, national origin, religion, political affiliation, or other nonmerit factor including the
exercise of rights under this chapter.
(3) [The] In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking
Act, the executive director shall establish rules governing the procedural and documentary
requirements of disciplinary dismissals and demotions.
(4) If an agency head finds that a career service employee is charged with aggravated
misconduct or that retention of a career service employee would endanger the peace and safety
of others or pose a grave threat to the public interest, the employee may be suspended pending
the administrative appeal to the department head as provided in Subsection (5).
(5) (a) A career service employee may not be demoted or dismissed unless the
department head or designated representative has complied with this subsection.
(b) The department head or designated representative notifies the employee in writing
of the reasons for the dismissal or demotion.

57	(c) The employee has no less than five working days to reply and have the reply
58	considered by the department head.
59	(d) The employee has an opportunity to be heard by the department head or designated
60	representative.
61	(e) Following the hearing, the employee may be dismissed or demoted if the
62	department head finds adequate cause or reason.
63	(6) (a) Reductions in force required by inadequate funds, change of workload, or lack
64	of work are governed by retention [rosters] points established by the executive director.
65	(b) Under those circumstances:
66	(i) The agency head shall designate the category of work to be eliminated, subject to
67	review by the executive director.
68	(ii) Temporary and probationary employees shall be separated before any career service
69	employee.
70	(iii) (A) Career service employees shall be separated in the order of their retention
71	points, the employee with the lowest points to be discharged first.
72	(B) Retention points for each career service employee shall be computed according to
73	rules established by the executive director, allowing appropriate consideration for proficiency
74	and [for] seniority in state government, including any active duty military service fulfilled
75	subsequent to original state appointment.
76	[(iv) A career service employee who is separated in a reduction in force shall be:]
77	[(A) placed on the reappointment roster provided for in Subsection 67-19-17(2); and]
78	[(B) reappointed without examination to any vacancy for which the employee is
79	qualified which occurs within one year of the date of the separation.]
80	(c) (i) A career service employee who is separated in a reduction in force under this
81	section shall be given preferential consideration when applying for a career service position.
82	(ii) Preferential consideration under Subsection (6)(c)(i) applies only until the former
83	career service employee accepts a career service position.
84	(iii) The executive director shall make rules in accordance with Title 63G, Chapter 3,
85	Utah Administrative Rulemaking Act, concerning the manner of granting preferential
86	consideration under Subsection (6)(c)(i).
87	[(c)] (d) (i) An employee separated due to a reduction in force may appeal to the

88	department head for an administrative review.
89	(ii) The notice of appeal must be submitted within 20 working days after the
90	employee's receipt of written notification of separation.
91	(iii) The employee may appeal the decision of the department head according to the
92	grievance and appeals procedure of this act.
93	Section 2. Section 67-19a-408 is amended to read:
94	67-19a-408. Career Service Review Board hearing Evidentiary and procedural
95	rules.
96	(1) The board shall:
97	(a) hold a hearing to review the hearing officer's decision not later than 30 days after it
98	receives the official transcript and the briefs;
99	(b) review the decision of the hearing officer by considering the official record of that
100	hearing and the briefs of the parties; and
101	(c) issue its written decision addressing the hearing officer's decision within 40
102	working days after the record for its proceeding is closed.
103	[(2) In addition to whatever other remedy the board grants, it may order that the
104	employee be placed on the reappointment roster provided for by Section 67-19-17 for
105	assignment to another agency.]
106	[(3)] (2) If the board does not issue its written decision within 40 working days after
107	closing the record, the agency that is a party to the grievance is not liable for any claimed back
108	wages or benefits after the date the decision is due.
109	[(4)] (3) The board may not award attorneys' fees or costs to either party.
110	[(5)] (4) The board may close a hearing by complying with the procedures and
111	requirements of Title 52, Chapter 4, Open and Public Meetings Act.
112	[(6)] (5) The board may seal the file and the evidence produced at the hearing if the
113	evidence raises questions about an employee's character, professional competence, or physical
114	or mental health.
115	Section 3. Repealer.
116	This bill repeals:
117	Section 67-19-17, Reappointment of employees not retained in exempt position.
117a	Ŝ→ <u>Section 4. Effective Date.</u>
117b	If approved by two-thirds of all the members elected to each house, this bill takes effect upon
117c	approval by the Governor, or the day following the constitutional time limit of Utah
117d	Constitution
117e	Article VII, Section 8 without the Governor's signature, or in the case of a veto, the date of
117f	<u>override.</u> ←Ŝ

S.B. 126 1st Sub. (Green) - State Personnel Management Act Amendments

Fiscal Note

2009 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

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Office of the Legislative Fiscal Analyst