



### XVIII PAN AMFRICAN SANITARY CONFERENCE XXII REGIONAL COMMITTEE MEETING

WASHINGTON, D.C., U.S.A. SEPTEMBER-OCTOBER 1970

Provisional Agenda Item 23

CSP18/4 (Eng.) 20 July 1970 ORIGINAL: ENGLISH

### AMENDMENTS TO THE STAFF RULES OF THE PAN AMERICAN SANITARY BUREAU

The Director has the honor to report to the Pan American Sanitary Conference that, pursuant to Staff Regulation 12.2, he submitted to the 64th Meeting of the Executive Committee for confirmation the amendments to the Staff Rules set forth in the Annex to Document CE64/14, which is attached.

They are similar to the amendments that were introduced into the Staff Rules of the World Health Organization by the Director-General and subsequently confirmed by the Executive Board at its 45th Session, effective 1 January 1970.

After considering the amendments, the 64th Meeting of the Executive Committee adopted the following:

### RESOLUTION XIV

THE EXECUTIVE COMMITTEE,

Having considered the amendments to the Staff Rules of the Pan American Sanitary Bureau contained in the Annex to Document CE64/14 submitted by the Director of the Pan American Sanitary Bureau; and

Bearing in mind the provisions of Staff Rule 030,

### RESOLVES:

To approve the amendments to the Staff Rules of the Pan American Sanitary Bureau, submitted by the Director in the Annex to Document CE64/14, to be effective as from 1 January 1970. In view of the foregoing the Conference may wish to adopt a resolution along the following lines:

### Proposed Resolution

THE PAN AMERICAN SANITARY CONFERENCE,

Bearing in mind the provisions of Staff Regulation 12.2,

### RESOLVES:

To take note of the amendments to the Staff Rules of the Pan American Sanitary Bureau presented by the Director in the Annex to Document CE64/14, and approved by the Executive Committee at its 64th Meeting with the effective date of 1 January 1970.



working party of
the regional committee

WORLD
HEALTH
ORGANIZATION

64th Meeting Washington, D. C. June-July 1970

Provisional Agenda Item 18

CE64/14 (Eng.)
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### AMENDMENTS TO THE STAFF RULES OF THE PAN AMERICAN SANITARY BUREAU

In accordance with the provision of Staff Rule 030, the Director submits as an Annex to this document for approval by the Executive Committee proposed amendments to the Staff Rules. The reasons for these changes in the Rules are explained in the Annex.

The proposed amendments are in line with those adopted by Resolution 12 of the Executive Board of the World Health Organization at its 45th Session and are in Compliance with Paragraph 2 of Resolution XIX adopted by the Executive Committee of the Pan American Health Organization at its 59th Meeting, which reads as follows:

"To request the Director to continue to introduce changes as he deems necessary to maintain close similarity in the provision of the Staff Rules of the Pan American Sanitary Bureau to those of the World Health Organization."

The Executive Committee may wish to approve a resolution along the following lines:

### Proposed Resolution

"THE EXECUTIVE COMMITTEE,

Having considered the amendments to the Staff Rules of the Pan American Sanitary Bureau contained in the Annex to Document CE64/14 submitted by the Director of the Pan American Sanitary Bureau; and

Bearing in mind the provisions of Staff Rule 030,

### **RESOLVES:**

1. To approve the amendments to the Staff Rules of the Pan American Sanitary Bureau, submitted by the Director in the Annex to Document CE64/14, to be effective as from 1 January 1970.

Annex

# AMENDMENTS TO THE STAFF RULES

New Text Comments	The amendments in 255.5(b), 255.5(e) and 820.1(e) (iv) are in accordance with an inter-agency agreement streamlining the application of the rules relating to Education Grant.	te-operated No grant of any sort should be paid y or area of toward the cost of attendance at re the charges state-operated schools in the country or area of the duty station.	home country or sary to faci- ation ation ation The extension of reimbursement is justified in the case of tuition in an additional language necessary to facilitate continued education after expatriation, transfer, or in similar circumstances.		e child's journey Education travel is authorized once tion to other each scholastic year, unless it is the staff member unreasonable because of the timing in
N		(b) attendance at state-operated schools in the country or area of the duty station where the charges were $\overrightarrow{\cdot}$	(e) private tuition except tuition in a language of the home country or another language necessary to facilitate continued education		(iv) the timing of the child's journey is reasonable in relation to other authorized travel of the staff member
Present Text	EDUCATION GRANT	The education grant shall not be paid for:  (b) attendance at schools in the country or area of the duty station where the charges were less than the equivalent of US\$10 per annum per child;	(e) private tuition except tuition in a language of the home country at duty stations where satisfactory school facilities for learning that language were not available; or	TRAVEL OF DEPENDANTS	820.1(e) (iv) travel expenses shall not normally be payable in those scholastic years in which travel
No.	255	255.5		820	820.1(e)

relation to other official travel of ø the staff member or his dependants, or because of the shortness of the period spent at the duty station.

Rules 810(d) or (e) or 820.1(d);

member or his dependants under

CE64/14 ANNEX The intent is to make it possible for a child to have three reunions with the staff member in two years.

(Eng.)

New Text	
Present Text	
No.	

Organization of travel expenses (vi) in cases of hardship, the under both this Rule and Rules authorize the payment by the 810(d), 810(e) or 820.1(d). Director may exceptionally 820.1(e)

Organization of travel expenses (vi) in cases of hardship, the notwithstanding the provisions authorize the payment by the Director may exceptionally of (iv) above.

### Comments

amendment of Rule 820.1(e) (iv). Editorial change required by

## SERVICE BENEFIT

265

265.1

/deleted/ pation in the Staff Pension Fund terminates under this rule (see Rule 270.3). A fixedyears of continuous service or conversion of an appointment providing full particiany entitlement accrued or prospective, or while holding a fixed-term appointpreviously been earning credit towards on fixed-term appointments as defined at least a year of service, shall be paid a service benefit equal to four above, subsequent to 1 January 1958, service benefit. Completion of five staff members on fixed-term appointpurpose all continuous service time shall be credited except that those repatriation grant continue to earn this credit and are not entitled to ment of at least one year but less per cent of salary for any period of expatriated service. For this than five years and on completion ments on 1 January 1958 who had Organization on completion of, A staff member who leaves the

before 1 January 1964, and having As entitlement to Service Benefit service, this Benefit is no more was granted to persons appointed applicable and the relevant text completed less than five years' can be deleted.

> No person appointed on or after l January 1964 will be entitled to Service Benefit.

following a five-year appointment does not

term appointment of less than five years

establish an entitlement under this rule.

/deleted/

may cancel the offer of appointment or amend unsatisfactory in any respect, the Director

tional upon a satisfactory report from the examination required in Rule 330.27. Rule 330.1 /and any appointment is condi-Physician on the examination required in

Should the result of the examination be

examination required in Rule 330.2.

Should the result of either exami-

nation be unsațisfactory in any

Staff Physician on the examination

appointment is conditional upon

required in Rule 330.1 and any

a satisfactory report from the

the terms of the offer of appointment as he

considers appropriate.

the terms of the offer or appointthe offer or appointment or amend respect, the Director may cancel

ment as he considers just.

Comments		nt The revisions to Staff Rules  130.1, 330.2 and 330.3 indicate that one complete medical exami- nation is required before an offer of appointment is issued, instead of two (one preliminary ded examination followed by a complete sician, one on reporting for duty). This for tice, protects both the Organization	and the candidate for employment by ensuring medical fitness before an offer of appointment is made.	is subject
New Text	SNC	Upon acceptance of an appointment and befor commencing any travel to take up his appointment, a staff member shall undergo a prescribed /preliminary/ medical examination by a duly recognized physician, the report of which shall be forwarded to the Organization's Staff Physician, /Ihis examination may be waived for staff locally recruited./	/deleted/	330.2 Any offer of appointment is subject to a satisfactory report from the Staff
Present Text	MEDICAL CERTIFICATION AND INOCULATIONS	Upon acceptance of an appointment and before commencing any travel to take up his appointment, a staff member shall undergo a prescribed preliminary examination by a duly recognized physician, the report of which shall be forwarded to the Organization's Staff Physician. This examination may be waived for staff locally recruited.	Upon reporting for duty, a staff member shall undergo a medical examination by the Organization's Staff Physician, and, if necessary, by any specialist designated by the Staff Physician.	Any offer of appointment is subject to a satisfactory report from the
No.	330	330.1	330.2	330.3

Tex	
New	

Present Text

S S 680

## Comments

MATERNITY LEAVE	
Full-time staff members appointed	Fu11-
for periods of one year or more	for po
who will have completed at least	who w
one year's continuous service at	one y
the anticipated date of confine-	the a
ment shall be entitled to mater-	ment,
nity leave.	nity

680.1

time staff members appointed shall be entitled to materear's continuous service at ill have completed at least nticipated date of confineeriods of one year or more leave with full salary and

weeks' duration prior to confinement. Also on medical advice, maternity leave may be of less than six staff member has a minimum of The amendment ensures that a 12 weeks' maternity leave.

allowances.

six weeks but not less than four weeks before the probable date of confinement. Maternity from the time it is granted, except that in leave shall extend for a period of 12 weeks weeks after the actual date of confinement. At the request of the staff member and on medical advice, the Director may permit the maternity leave to commence less than no case shall it terminate less than six shall be allowed to absent herself from Any such staff member, on presentation probably take place within six weeks, her duties until her confinement /and shall not be permitted to work during of an acceptable medical certificate the six weeks following confinement/ stating that her confinement will

> within six weeks, shall be allowed to absent herself from her duties finement will probably take place

until her confinement and shall not be permitted to work during

ment. Such absences shall be at the six weeks following confine-

full pay.

Any such staff member, on presen-

certificate stating that her con-

tation of an acceptable medical