Permanent Amendment for Publication in the NCAC

1	25 NCAC 01E .	0311 is amended with changes as published in 34:12 NCR 1158 as follows:	
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3	25 NCAC 01E	.0311 SEPARATION	
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5	(a)—Unused sick leave is not paid when an employee separates from State state service.service except as provided in		
6	<mark>[25 NCAC 01E</mark>	-0210.] Rule .0210 of this Subchapter.	
7	<mark>(b) If an empl</mark>	byee separates and is overdrawn on leave, deductions shall be made from the final salary check.	
8			
9	History Note:	Authority G.S. 126-4;	
10		Eff. February 1, 1976;	
11		Amended Eff. December 1, 2007; July 1, 1995; January 1, 1983;	
12		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. October 4,	
13		2016. _2016;	
14		Amended Eff. July 1, 2020.	
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Permanent Amendment for Publication in the NCAC

1	25 NCAC 01J .1306 is amended with changes as published in 34:12 NCR 1158 as follows:		
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3	25 NCAC 01J .	1306 BACK PAY	
4	In grievances:		
5	(1)	Back pay may be awarded <mark>as allowed by G.S. Chapter 126.in all cases in which back pay is</mark>	
6		warranted by law.	
7	(2)	Full or partial back pay shall not be dependent upon whether reinstatement is ordered.	
8	(3)	Gross back pay shall always be reduced by any gross interim earnings, except that interim	
9		earnings from employment that was approved secondary employment prior to dismissal shall not	
10		be set off against gross back pay. Any unemployment insurance benefits paid to the employee shall	
11		also be deducted from the gross back pay amount duedue if the unemployment insurance benefits	
12		were not taxed when received by the employee.	
13	(4)	All applicable State and federal withholding taxes, including social security taxes, shall be paid	
14		from the reduced gross back pay due. "Reduced gross back pay" is gross back pay due minus	
15		interim earnings and unemployment insurance benefits received.	
16	(5)	The employee's regular retirement contribution shall be paid on the total, unreduced amount of	
17		gross back pay due.	
18	(6)	Back pay shall include payment for all holidays that the grievant would have been paid for except	
19		for the interruption in employment status. Holiday premium pay shall not be a part of any back	
20		pay award.	
21	(7)	Shift pay shall be a part of a back pay award if the grievant would have been entitled to the pay in	
22		the absence of the interruption in employment. This benefit shall not be applicable in cases	
23		involving a failure to hire or a failure to promote.	
24	(8)	Employees shall not be entitled to any discretionary pay that may or may not have been awarded	
25		to them in the absence of the interruption in employment, including merit increments.	
26	(9)	Back pay shall include any across-the-board compensation that would have been included in the	
27		grievant's regular salary except for the interruption in employment. This includes one time	
28		"bonuses," and across-the-board legislative pay increases.	
29	(10)	If the grievant's longevity eligibility date occurred during the period of interrupted employment,	
30		back pay shall include the difference between the prorated longevity payment made at dismissal	
31		and the amount of longevity pay that would have been payable had employment not been	
32		interrupted. If the grievant is reinstated prior to his or her longevity date, no adjustment for	
33		longevity pay shall be made in the back pay award. The prorated longevity payment made at the	
34		time of dismissal shall be deducted from the full amount otherwise payable on the next longevity	
35		eligibility date.	

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1	(11)	Back pay shall be applied for on the Office of State Human Resources form, available on the
2		Office of State Human Resources website, www.oshr.nc.gov. The back pay application form
3		requires the following information:
4		(a) agency or university name;
5		(b) division or department or school; division, department or school;
6		(c) employee name;
7		(d) employee social security number;
8		(e) position classification;
9		(f) position number; and
10		(g) a notarized sworn statement verifying the following information for a total earnings
11		calculation:
12		(i) gross earnings for back pay;
13		(ii)(i) gross interim income, not including secondary employment approved prior to
14		adverse action; and
15		(iii)(ii) unemployment compensation. compensation (untaxed).
16	(12)	One component of the <u>The</u> decision to award back pay shall <u>include be</u> evidence, if any, of the
17		grievant's efforts to obtain available employment following separation from State government. The
18		burden of proof that an employee mitigated his or her lost wages by seeking employment
19		following separation shall be on the employee.
20		
21	History Note:	Authority G.S. 126-4(9); 126-34.01; 126 -34.02;
22		Temporary Adoption Eff. May 23, 2014;
23		Eff. April 1, 2015;
24		Readopted Eff. April 1, 2018<u>,</u>2018;
25		<u>Amended Eff. July 1, 2020.</u>