



Secretariat

ST/AI/1999/17
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(Consolidated text)

Administrative instruction

CONSOLIDATED TEXT OF ST/AI/1999/17, AS LAST AMENDED BY
ST/AI/1999/17/Amend.1, effective 1 February 2006

Special post allowance

The Under-Secretary-General for Management, pursuant to section 4.2 of Secretary-General's bulletin ST/SGB/1997/1 [abolished and replaced by [ST/SGB/2009/4](#)], promulgates the following to implement staff rule 103.11 [**currently sr 3.10**] and paragraph 10 of section III.B of General Assembly resolution [51/226](#):

Section 1

Scope and definitions

Scope

1.1 The present instruction shall apply to staff members of the Secretariat appointed under the 100 series of the Staff Rules for one year or longer, with the following exceptions:

- (a) Staff members successful in a competitive examination for placement and promotion to posts requiring specific language skills shall be granted a special post allowance (SPA) during the trial period, in accordance with the provisions governing such examinations;
- (b) For mission staff, the requirements of the present instruction shall be adjusted to reflect the special characteristics of mission posts as well as the administrative structures of established and special missions, respectively. These adjustments will be set out in an administrative instruction.

Definitions

1.2 For the purposes of the present instruction, the following definitions shall apply:

- (a) "Temporarily vacant post" shall refer to a post which is blocked for a staff member on mission detail, special leave, secondment, temporary assignment or

loan, who was previously selected for the post under established recruitment or placement and promotion procedures;

(b) “Vacant post” shall refer to a post approved for one year or longer which is not blocked for the return of a staff member under the conditions set out in subsection 1.2 (a) above and is to be filled under established procedures for recruitment or placement and promotion.

Section 2

General provisions

2.1 Under staff rule 103.11 [**currently sr 3.10**], staff members are expected to assume temporarily, as a normal part of their customary work and without extra compensation, the duties and responsibilities of higher-level posts. Nevertheless, payment of a non-pensionable SPA is authorized by the same rule in exceptional cases when a staff member is called upon to assume the full duties and responsibilities of a post which is clearly recognizable at a higher level than his or her own for a temporary period exceeding three months.

2.2 Payment of an SPA is a discretionary grant, for which staff members may be considered when the conditions set out in staff rule 103.11 [**currently sr 3.10**] and section 4 below are met. Consideration for granting an SPA shall be given in accordance with the procedures set out in section 5 below.

2.3 An SPA may only be granted to one level higher than the personal level of the staff member assigned to higher-level functions in his or her own category, whether the higher-level functions are one or several levels higher than the personal level of the staff member. Staff in the General Service and related categories temporarily placed against a post at the Professional level may receive an SPA to the P-1 or P-2 level, in accordance with the provisions of section 10 below.

Section 3

Temporary assignments

Temporary assignments to temporarily vacant posts

3.1 Temporary assignment to a post that is temporarily vacant shall be made in accordance with section 2.4 of ST/AI/1999/8 (ST/AI/2006/3/Rev.1, effective 11 January 2010, [**abolished and replaced by ST/AI/2010/3 of 21 April 2010**]) on the placement and promotion system, and section 2.2 of [ST/AI/1999/9](#) on special measures for the achievement of gender equality, which require that the department or office concerned inform its staff of temporary vacancies expected to last for three months or longer so as to give staff members the opportunity to express their interest in being considered.

Temporary assignments to vacant posts

3.2 In addition to the requirements set out in section 3.1 above and in order to implement paragraph 10 of section III.B of General Assembly resolution 51/226, in which the Assembly requests the Secretary-General “to take effective measures to prevent the placement of staff members against higher-level unencumbered posts for periods longer than three months”, temporary assignments to vacant posts shall require that the department or office concerned has already initiated the proper

procedures for filling the post on a permanent basis. This may be demonstrated by requesting:

(a) Issuance of a vacancy announcement for the vacant post, unless the requirement of such issuance has been waived in accordance with section 3.4 of ST/AI/1999/8 (ST/AI/2006/3/Rev.1, effective 11 January 2010 [**abolished and replaced by section 4 of [ST/AI/2010/3 of 21 April 2010](#)**]);

or:

(b) Classification of the post, where this is a precondition for issuing a vacancy announcement in accordance with section 3.2 of ST/AI/1999/8 (ST/AI/2006/3/Rev.1, effective 11 January 2010 [**abolished and replaced by [ST/AI/2010/3 of 21 April 2010](#)**]);

or:

(c) Filling of the vacant post through the competitive examination process, where applicable.

The purpose of the present requirement is to ensure that assignments to higher-level vacant posts, as well as any SPAs granted on that basis, are limited to cases where vacant posts cannot be filled within three months under the established procedures for recruitment or placement and promotion, and where successful programme delivery requires temporary assignment to vacant posts for longer than three months.

Section 4

Eligibility

Staff members who have been temporarily assigned to the functions of a higher-level post in accordance with the provisions of section 3 above shall be eligible to be considered for an SPA when they meet all of the following conditions:

(a) They have at least one year of continuous service under the 100 series of the Staff Rules or, in the case of staff members who have been reappointed from the 300 series to the 100 series, at least one year of continuous service under the 300 series and/or the 100 series of the Staff Rules;

(b) They have discharged for a period exceeding three months the full functions of a post which has been (i) classified, and (ii) budgeted at a higher level than their own level. Such period may be part of the one year required by subsection 4 (a) above;

(c) They have demonstrated their ability to fully meet performance expectations in all the functions of the higher-level post.

[Section 4 (a), as amended by ST/AI/1999/17/Amend.1, effective 1 February 2006]

Section 5

Consideration and decision

5.1 The executive office or local personnel office shall ensure that the following documentation is assembled before a request for SPA is considered:

- (a) The request for SPA, which may be initiated by the staff member or his or her supervisor;
- (b) A statement from the supervisor indicating when the staff member took up the full functions of the higher-level post and whether the staff member has demonstrated his or her ability to fully meet the performance expectations of all functions of the post;
- (c) A classified job description of the higher-level post;
- (d) An explanation of how the vacancy occurred and the status of the vacancy, i.e., whether the post is temporarily vacant or vacant, as defined in section 1.2 above, as well as progress made in filling a vacant post;
- (e) A justification for the selection of a recommended staff member, including evidence that the department or office concerned has informed its staff of the temporary vacancy and has reviewed all eligible candidates who have expressed interest in assuming higher-level functions in accordance with sections 2.4 of ST/AI/1999/8 (ST/AI/2006/3/Rev.1, **abolished and replaced by ST/AI/2010/3 of 21 April 2010**) and 2.2 of ST/AI/1999/9. Such justification is not necessary in cases of a request for SPA for the incumbent of a post reclassified to a higher level.

5.2 In accordance with section 6 of ST/AI/1999/1, the head of department or office shall make the decision on granting an SPA. Decisions on requests for SPA to the D-2 level shall be taken by the head of department or office after consultation with the Assistant Secretary-General for Human Resources Management.

5.3 Decisions on requests for SPA up to and including the D-1 level shall require the advice of a joint departmental panel (SPA panel). Where joint departmental panels already exist for other purposes, such as recruitment, placement and promotion, they may serve as SPA panels. At duty stations where, in accordance with section 7.7 of ST/AI/1999/8 (ST/AI/2006/3/Rev.1, **abolished and replaced by ST/AI/2010/3 of 21 April 2010**), there has been agreement of management and staff that cases are to be submitted directly to the local appointment and promotion bodies, these bodies may serve as SPA panels.

5.4 In all cases, the SPA panel shall comprise:

- (a) One or more officials appointed by the head of department or office;
- (b) An equal number of representatives designated by the staff of the department or office, at an appropriate level, depending on the level of the SPA requested;
- (c) An ex officio representative from the Office of Human Resources Management or the local personnel office.

5.5 The head of department or office shall ensure that the departmental focal point for women, ex officio, shall be invited to attend the meetings of the panel, in accordance with subsection 4.4 (b) of ST/AI/1999/9.

Section 6

Effective date of SPAs

6.1 The earliest date from which an SPA may be paid shall normally be the beginning of the fourth month of service at the higher level. Exceptionally, an SPA may be paid as of the date when the staff member has assumed the higher-level functions in the following cases, provided that the staff member has discharged those functions for a period exceeding three months, in accordance with subsection 4 (b) above:

- (a) When a staff member has assumed the functions of a post classified more than one level above his or her level;
- (b) When a staff member has assumed higher-level functions in a mission;
- (c) When a staff member in the General Service or related categories has assumed the functions of a post in the Professional category, subject to the special conditions set out in section 10 below.

6.2 Notwithstanding the provisions of section 6.1 above, the effective date of an SPA may not predate either:

- (a) The original request for an SPA by more than one year;
- or:
- (b) The effective date of the classification decision in cases of upwards classification of the post.

Section 7

Duration and extension of SPAs

7.1 SPAs shall be granted for a specific period determined in accordance with the provisions of the present section.

SPA for assignment to a temporarily vacant post

7.2 When an SPA is granted to a higher-level post which is temporarily vacant, it may be granted for an initial period of up to one year.

7.3 The SPA may be extended by the department or office without reference to the SPA panel to cover a total period of up to two years, including the initial period, upon the supervisor's certification that the staff member continues to satisfactorily perform the full functions of the higher-level post.

SPA for assignment to a vacant post or a post reclassified at a higher level

7.4 When an SPA is granted to a staff member temporarily placed against a higher-level vacant post or a post reclassified at a higher level, the SPA may be granted for an initial period of up to three months.

7.5 Any extension beyond the initial period shall require resubmission to the SPA panel, with justification based on the progress made in filling of the post and certification by the supervisor that the staff member has continued to satisfactorily perform the full functions of the higher-level post. Extensions may be given for periods of up to three months at a time only.

Section 8

Discontinuance of SPA

8.1 An SPA shall be discontinued:

(a) From the date on which the staff member ceases to perform the full functions of the higher-level post. For staff in receipt of an SPA while on mission assignment, that date shall be the date of departure from the mission area;

or:

(b) When the staff member is absent on any type of leave for a period of three months or longer. In that case, the SPA shall be discontinued as of the first day of the leave period.

8.2 When an SPA is discontinued, the staff member will revert to his or her regular salary level. The time during which the higher salary was paid will be credited as service for the purpose of determining the date of the next salary increment at the regular level.

Section 9

Computation of SPA

9.1 The SPA shall be computed in the same manner as in the case of a promotion, under staff rule 103.9 [**currently sr 3.4**].

9.2 The elements affected by an SPA, where applicable, are: base salary, staff assessment, post adjustment, dependency allowance, mobility and hardship allowance, medical and dental insurance premiums and subsidies, language allowance, overtime compensation, night differential, daily subsistence allowance and rental subsidy.

9.3 The elements not affected by an SPA are: contributions to the United Nations Joint Staff Pension Fund, termination indemnity, commutation of annual leave, payment of compensation under appendix D to the Staff Rules, life insurance premium, repatriation grant, and surviving dependants' benefits under staff rule 109.10 [**currently sr 9.11**].

Section 10

Special provisions concerning staff in the General Service and related categories assigned to the functions of a post in the Professional category

10.1 Temporary assignment of a staff member in the General Service or related categories to the functions of a post in the Professional category shall normally be limited to mission posts at the P-1 or P-2 levels and to posts temporarily vacant because the incumbent is on mission detail or special leave without pay.

10.2 Exceptionally, a staff member in the General Service or related category may be temporarily assigned to a vacant post at the P-1 or P-2 level pending recruitment of a candidate successful in a competitive examination. Such exception requires prior approval of the Office of Human Resources Management.

10.3 An SPA to the Professional level does not affect the status of locally recruited staff members. However, if the SPA is granted on the basis of a temporary assignment away from the regular duty station, an entitlement to education grant and mobility and hardship allowance may arise under conditions specified in the administrative instructions governing those entitlements.

10.4 Staff members in receipt of an SPA to the Professional category shall not be entitled to compensation for overtime in accordance with staff rule 103.12 (a) [**currently sr 3.11**] while serving at the Professional level.

10.5 Staff members in receipt of an SPA to the Professional category are not entitled to receive accelerated increments, which are limited to staff recruited under the system of desirable ranges.

10.6 If a staff member passes a language proficiency examination while in receipt of an SPA to the Professional category and would have received a language allowance under the applicable administrative instruction on language proficiency and language incentives, the amount of the SPA shall be recalculated accordingly.

Section 11

Final provisions

11.1 The present administrative instruction shall enter into force on 1 January 2000.

11.2 Administrative instruction ST/AI/276 is hereby abolished.

(Signed) Joseph E. Connor
Under-Secretary-General for Management
