

REVISOR'S NOTE: This section formerly was Art. 64A, §§ 24B and 24C.

Former §§ 24B and 24C are not retained in the Code because they are apparently obsolete. However, they are transferred to the Session Laws to avoid any inadvertent substantive effect that their repeal might have on any employee.

The only changes are in style.

This transfer is not intended to supercede more recent enactments that have excluded from the classified service deputy directors and assistant directors of the Department of Social Services of Baltimore City who are appointed after May 1, 1989, and directors of all local departments of social services who are appointed on or after October 1, 1992. See Art. 88A, § 13(b-1), as added by this Act.

[25A.] 21.

Any employee of the laboratory of the Baltimore City health department who, while so employed, applies to the Secretary of Personnel for appointment under the State [Merit System] CLASSIFIED SERVICE on or before July 1, 1970, shall be so appointed, and without further examination or qualification shall be classified in the job classification [under the State Merit System which] THAT is comparable TO, or [which] COMPARES most closely [compares] with, [his] THE EMPLOYEE'S last job classification as a Baltimore City employee. An employee appointed to the [State Merit System] CLASSIFIED SERVICE under this section shall be given credit thereunder for the years of service rendered in Baltimore City for the purposes of establishing retirement and death benefits, compensation rates, including longevity steps, and the basic rates for vacation and sick leave credit earnings. No such employee who has been transferred from the Baltimore City health department to the [State Merit System] CLASSIFIED SERVICE shall receive any diminution in compensation solely as a result of such transfer and appointment.

REVISOR'S NOTE: This section formerly was Art. 64A, § 25A.

Former § 25A is not retained in the Code because it is apparently obsolete. However, it is transferred to the Session Laws to avoid any inadvertent substantive effect that its repeal might have on any employee.

The only changes are in style.

[25B.] 22.

Any employee of the Baltimore City health department who is engaged in the processing of payments for medical care services in Baltimore City who, while so employed, applies to the Secretary of Personnel for appointment under the State [Merit System] CLASSIFIED SERVICE on or before July 1, 1967, shall be so appointed, and without further examination or qualification shall be classified in the job classification [under the State Merit System which] THAT is comparable TO, or [which] COMPARES most closely [compares] with, [his] THE EMPLOYEE'S last job classification as a Baltimore City employee. An employee appointed to the [State Merit System] CLASSIFIED SERVICE under this section shall be given credit thereunder for the years of