

(III) TO [A reemployee shall also] be restored[, upon reinstatement or reemployment] to [the] ANY merit system status[, if any, held by him at the time of his entry into the armed services, and shall be given credit for] THAT THE RETURNING VETERAN HAD WHEN THE RETURNING VETERAN ENTERED MILITARY SERVICE, WITH ADJUSTMENTS TO REFLECT the additional seniority [above provided] CREDITED UNDER PARAGRAPH (1) OF THIS SUBSECTION.

(4) [He shall] A RETURNING VETERAN WHO IS ~~REEMPLOYED~~ REINSTATED UNDER THIS SECTION MAY not be discharged from [the] THAT position [to which he is reinstated or which he is reemployed] WITHIN 1 YEAR AFTER ~~REEMPLOYMENT~~ REINSTATEMENT without substantial cause [within one year after reinstatement,] and only for the reasons and in the manner provided in the merit system LAW, if applicable.

(F) (1) A MEMBER OF A RESERVE COMPONENT OF THE ARMED FORCES OF THE ~~UNITES~~ UNITED STATES, WHO IS ENTITLED TO ~~REEMPLOYMENT~~ REINSTATEMENT UNDER § 2024(C) OF TITLE 38 OF THE UNITED STATES CODE, IS ELIGIBLE FOR THE RIGHTS AND BENEFITS SPECIFIED IN SUBSECTIONS (C) AND (E)(1) THROUGH (3) OF THIS SECTION IF THE INDIVIDUAL SUBMITS AN APPLICATION FOR ~~REEMPLOYMENT~~ REINSTATEMENT:

(I) WITHIN 31 DAYS AFTER THE INDIVIDUAL IS RELEASED FROM THAT ACTIVE DUTY FOR TRAINING AFTER SATISFACTORY SERVICE; OR

(II) WITHIN 31 DAYS AFTER THE MEMBER IS DISCHARGED FROM A HOSPITAL, IF THE HOSPITALIZATION:

1. IS CONNECTED TO THE ACTIVE DUTY FOR TRAINING; AND

2. DOES NOT LAST MORE THAN 1 YEAR FROM THE DATE ON WHICH THE MEMBER IS SCHEDULED TO BE RELEASED FROM THAT TRAINING.

(2) A MEMBER WHO IS ~~REEMPLOYED~~ REINSTATED UNDER THIS SUBSECTION MAY NOT BE DISCHARGED FROM THAT POSITION WITHIN 6 MONTHS AFTER ~~REEMPLOYMENT~~ REINSTATEMENT WITHOUT SUBSTANTIAL CAUSE AND ONLY ~~FROM~~ FOR THE REASONS AND IN THE MANNER PROVIDED IN THE MERIT SYSTEM LAW, IF APPLICABLE.

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(a) In this section, "reemployee" means an individual who is reinstated or reemployed under this section.