



Board of Administration

Agenda Item 9a23

November 20, 2019

Item Name: Proposed Decision – In the Matter of the Appeal of Accepting the Application for Industrial Disability Retirement of VANESSA Q. ALCARAZ, Respondent, and CITY OF SEASIDE, Respondent.

Program: Disability and Survivor Benefits Division

Item Type: Action

Parties' Positions

Staff argues that the Board of Administration should adopt the Proposed Decision.

Respondent Vanessa Q. Alcaraz's (Respondent Alcaraz) position is included in Attachment C, if any.

Strategic Plan

This item is not a specific product of either the Strategic or Annual Plans. The determination of administrative appeals is a power reserved to the Board of Administration.

Procedural Summary

Respondent Alcaraz submitted an application for industrial disability retirement based on a psychiatric condition. CalPERS determined that Respondent Alcaraz was ineligible for industrial disability retirement because she had voluntarily resigned from her employment pursuant to a settlement agreement, and she would never be allowed to return. Case law set forth in *Haywood v. American River Fire Protection District*, *Smith v. City of Napa* and *Martinez v. CalPERS*, coupled with CalPERS' Precedential Decisions *In Re: Vandergoot* and *In Re: MacFarland*, hold that Respondent Alcaraz cannot apply for industrial disability retirement because she does not meet the prerequisites for application: her employment relationship with the City of Seaside was permanently severed with no right of return. Under those circumstances, her resignation is tantamount to a dismissal. Respondent Alcaraz appealed this determination and the matter was heard by the Office of Administrative Hearings on August 6, 2019. Respondent was represented by counsel. No appearance was made by Respondent's employer the City of Seaside. A Proposed Decision was issued on September 30, 2019, affirming CalPERS' determination and denying Respondent Alcaraz's appeal.

Alternatives

A. For use if the Board decides to adopt the Proposed Decision as its own Decision:

RESOLVED, that the Board of Administration of the California Public Employees' Retirement System hereby adopts as its own Decision the Proposed Decision dated September 30, 2019, concerning the appeal of Vanessa Q. Alcaraz; RESOLVED FURTHER that this Board Decision shall be effective 30 days following mailing of the Decision.

B. For use if the Board decides not to adopt the Proposed Decision, and to decide the case upon the record:

RESOLVED, that the Board of Administration of the California Public Employees' Retirement System, after consideration of the Proposed Decision dated September 30, 2019, concerning the appeal of Vanessa Q. Alcaraz, hereby rejects the Proposed Decision and determines to decide the matter itself, based upon the record produced before the Administrative Law Judge and such additional evidence and arguments that are presented by the parties and accepted by the Board; RESOLVED FURTHER that the Board's Decision shall be made after notice is given to all parties.

C. For use if the Board decides to remand the matter back to the Office of Administrative Hearings for the taking of further evidence:

RESOLVED, that the Board of Administration of the California Public Employees' Retirement System, after consideration of the Proposed Decision dated September 30, 2019, concerning the appeal of Vanessa Q. Alcaraz, hereby rejects the Proposed Decision and refers the matter back to the Administrative Law Judge for the taking of additional evidence as specified by the Board at its meeting.

D. Precedential Nature of Decision (two alternatives; either may be used):

1. For use if the Board wants further argument on the issue of whether to designate its Decision as precedential:

RESOLVED, that the Board of Administration of the California Public Employees' Retirement System requests the parties in the matter concerning the appeal of Vanessa Q. Alcaraz, as well as interested parties, to submit written argument regarding whether the Board's Decision in this matter should be designated as precedential, and that the Board will consider the issue whether to designate its Decision as precedential at a time to be determined.

2. For use if the Board decides to designate its Decision as precedential, without further argument from the parties.

RESOLVED, that the Board of Administration of the California Public Employees' Retirement System, hereby designates as precedential its Decision concerning the appeal of Vanessa Q. Alcaraz.

Budget and Fiscal Impacts: Not applicable

Attachments

Attachment A: Proposed Decision

Attachment B: Staff's Argument

Attachment C: Respondent(s) Argument(s)

Donna Ramel Lum
Deputy Executive Officer
Customer Services and Support