

ARBITRATOR ISSUES MIXED RULING ON EVS REBID

Ruling holds that Sutter can proceed with EVS rebid, but it must adhere to several new requirements for posting float positions

The decision from the arbitrator concerning the EVS rebid is finally here and it's not a good one. But it's not all bad either. Here's what it says:

The employer may implement the EVS restructuring and rebid proposal submitted to the Staffing Committee with the following qualifications. Sixty days after implementation, subsequent schedules posted for bid are to include for Float assignments and for Relief assignments, as near as it is practicable, the scheduled hours, the shift, the classification, the department, the primary work assignment, and whether the days off are fixed or variable with rotating weekends off.

— Matthew Goldberg, Arbitrator
July 19, 2018

What does this mean?

It means that the arbitrator believes that Sutter has the right to implement the rebid the way they have it. **BUT** starting in September, all posted Float positions must have regular scheduled hours, shift, area, and work assignment. Sutter must also specify if the position has fixed or rotating weekends off.

What Now?

Sutter has agreed to meet with your co-workers on August 8 at 10 a.m. at the California Campus to follow up about the issues we raised concerning scheduling, hours, seniority, and area assignments. All members are welcome and encouraged to attend.



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