A. Introduction
The Postal Service™ has positioned itself to meet its current and future business objectives by maintaining a skilled and ready workforce that is diverse, engaged, efficient, and safe. This enables the Postal Service to successfully perform our longstanding mission of providing affordable, reliable, universal service.

The Employee and Labor Relations Manual (ELM) is a critical tool for understanding and implementing the programs and processes that contribute to this goal.

B. Explanation
ELM issue 49 was published in March 2021 and includes all revisions published in the Postal Bulletin through July 30, 2020. The Summary of Changes contains detailed information about all revisions since the publication of ELM issue 48 in March 2020. All changes published in the Postal Bulletin are effective immediately.

C. Availability
The ELM is available online and updated periodically; however, all ELM changes that are published in the Postal Bulletin are effective immediately. ELM issues 12.1 through 48 are available on both the Postal Service PolicyNet website and at https://about.usps.com/manuals/elm/elmarch.htm.

D. Comments and Questions.
Send comments and questions to:

HR STRATEGIC PLANNING SPECIALIST, PRINCIPAL EMPLOYEE RESOURCE MANAGEMENT
US POSTAL SERVICE
475 L’ENFANT PLZ SW RM 9301
WASHINGTON DC 20260-9301

Simon Storey
Vice President
Human Resources
Summary of Changes

The Employee and Labor Relations Manual, issue 50, constitutes a revision of ELM issue 49, which was published in September 2020.

How to Use the Summary of Changes

Find the chapter, subchapter, part, section, or system of records in the first column and read across the other columns to find specific information about that revision.

<table>
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<tr>
<th>This chapter, subchapter, part, or section… titled…</th>
<th>was revised to…</th>
<th>in Postal Bulletin issue number…</th>
<th>with an issue date of…</th>
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<td>410 Pay Administration Policy for Nonbargaining Unit Employees</td>
<td>Clarify Postal Service promotion pay policies for nonbargaining unit employees.</td>
<td>22561</td>
<td>12-17-20</td>
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<td>437 Waiver of Claims for Erroneous Payment of Pay</td>
<td>Update the name of the Eagan Accounting Service Center branch where the servicing Human Resources official, after reviewing the file, must send the complete file of an employee requesting a waiver of claims for erroneous payment of pay.</td>
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<td>1-14-21</td>
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<tr>
<td><strong>Chapter 6, Employee Relations</strong></td>
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<tr>
<td>617 Combined Federal Campaign Program</td>
<td>Update program guidelines to reflect changes that the Office of Personnel Management made to regulations and ethics rules governing the Combined Federal Campaign Program.</td>
<td>22566</td>
<td>2-25-21</td>
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<tr>
<td><strong>Chapter 7, Training and Development</strong></td>
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<td>710-750 Overview (710) through Professional Associations (750)</td>
<td>Incorporate the standards of the Postal Service's learning and development platform, HERO, and clarify standards regarding employee external training policy.</td>
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<td>1-28-21</td>
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<td><strong>Chapter 8, Safety, Health, and Environment</strong></td>
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<td>815 Executive and Management Safety and Health Committees</td>
<td>Update the names of the Executive Safety and Health Committees, the titles of those who serve as chairperson, and their primary responsibilities.</td>
<td>22564</td>
<td>1-28-21</td>
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1 Organizational Structures

110 General Information

111 Purpose

111.1 Objectives
The organizational structures policies of the Postal Service are established to meet the following objectives:

a. Support the mission of the Postal Service.

b. Ensure there is no duplication of jobs, functions, or responsibilities within or between organizational structures.

c. Ensure the relevance and consistency of organizational structures and staffing.

Note: See 113.1 for definitions of organizational terms.

111.2 Chapter Content
The content of this chapter:

a. Documents the principles to establish organizational structures and staffing and describes the programs used to monitor and assess them.

b. Establishes guidelines, policies, and procedures for implementing changes in organizational structures and staffing patterns, and it describes factors to be considered in making decisions related to organizational changes. In view of functional diversity, varying work requirements, and the wide range of operational circumstances, factors are considered and decisions are reached on a case-by-case basis.

111.3 Importance of Concepts
Organizational design operates on the basis of standard organizational structures and staffing criteria. Postal Service managers must be aware of the concepts applied in evaluating organizational change requests so that they can:

a. Make informed decisions when requesting organizational changes.

b. Submit appropriate documentation to support proposed changes.

c. Understand the basis upon which their requests will be reviewed and evaluated.
112 Responsibilities

112.1 Headquarters

Employee Resource Management within Human Resources at Headquarters has overall responsibility for the control of organizational structures and staffing for the Postal Service. This includes:

a. Developing and implementing organizational management policies and programs for bargaining unit and nonbargaining unit positions.

b. Designing programs and procedures for auditing and assessing existing structures and staffing.

c. Providing the capability to plan for the long-term organizational development of the Postal Service in response to technological and environmental changes.

112.2 Areas

The area Human Resources manager:

a. Serves as an advisory resource on matters relating to field organizations.

b. Monitors compliance with approved staffing and structures for field units.

112.3 Managers

All levels of managers in the Postal Service are responsible for:

a. Planning and implementing administrative and operating methods that comply with Postal Service organizational structures and staffing policies.

b. Reviewing the structures and staffing of their organizations and recommending changes according to the instructions in this chapter.

113 Definitions

113.1 Organizational Terms

a. Activity — a group of related (but possibly heterogeneous) tasks that constitute an easily defined operation or service which may be performed by an employee or group of employees.

b. Function — a principal method of devising work. A function may be a single activity, but is more commonly a group of related activities placed together under one responsibility. Functions are categorized as major or minor as follows:

(1) Major function — a group of activities that has a direct impact on the overall mission of the Postal Service.

(2) Minor function — a group of activities that has an indirect impact on the mission of the Postal Service.
c. **Organizational structure** — the formal relationship that:
   (1) Reflects the organizational units within a given group and the pattern of work to be accomplished by the employees in the organization;
   (2) Delineates responsibilities and reporting relationships; and 
   (3) Creates a rational division of work.

The organizational structure should respond to the needs of the organization and foster the achievement of its objectives. When there is a basic change in the amount or kind of work to be done or in the assignment of the work to the positions involved, the organizational structure should be changed.

d. **Organizational unit** — an entity in which the necessary activities are divided into segments small enough to be managed or supervised by one person. An autonomous unit operates under a manager with the discretionary decision-making responsibility (see 113.3).

e. **Program** — a specialized, continuing endeavor consisting of a group of selected projects and activities related to one another within a major function.

f. **Staffing** — the number and types of positions within an organization, typically determined by criteria, guidelines, and standards.

### 113.2 Basic Managerial Positions

Basic managerial positions are as follows:

a. **Installation head or manager** — one who plans, organizes, directs, guides, controls, and evaluates the efforts of subordinate managers, employees, or both to achieve organizational goals.

b. **Supervisor** — one who has a direct responsibility for ensuring the accomplishment of work through the efforts of others. Normally, a supervisor has no subordinate employees with managerial responsibility for others.

### 113.3 Organizational Entities

Organization entities include the following:

a. **Executive vice president organization** — an organizational entity in Headquarters that exercises managerial and directive control over one or more vice president organizations or serves as a member of the senior management team.

b. **Vice president organization** — an organizational entity in Headquarters with responsibility for major heterogeneous functions having service-wide impact.

c. **Headquarters unit** — an organizational entity in Headquarters managed by an executive and subordinate to a vice president or a manager with responsibility for one or more major homogeneous functions having service-wide impact.

d. **Headquarters-related field unit** — an organizational entity that performs a major function or group of minor functions, reports directly to a Headquarters manager, and resides outside the Headquarters building.
e. *Service center* — an organizational entity that reports directly to a manager at Headquarters and resides outside the Headquarters building.

f. *Service office* — an organizational entity that performs an activity or group of activities, usually to support a service center.

g. *Area office* — an organizational entity that has responsibility within a specified geographical area for major heterogeneous functions having area-wide impact. These functions include oversight of:

1. Subordinate districts,
2. Processing and distribution centers,
3. Network distribution centers,
4. Airport mail centers,
5. International service centers, and

h. *District office* — an organizational entity subordinate to an area, with responsibility for major heterogeneous functions having district-wide impact, including oversight of subordinate Post Offices™ and delivery distribution centers.

i. *Processing and distribution center (P&DC)* — an organizational entity, subordinate to an area, with significant responsibility for the processing and distribution of mail for a geographic area. A P&DC may have one or more reporting facilities.

j. *Processing and distribution facility (P&DF)* — an organizational entity, generally subordinate to a P&DC, that has responsibility for the processing and distribution of mail for a geographic area.

k. *Network distribution center (NDC)* — an organizational entity, generally subordinate to an area, within a three-tier system of distribution of Standard Mail, periodicals, and packages. Some NDCs serve as consolidation points for truckload volumes.

l. *Surface transfer center (STC)* — an organizational entity, generally subordinate to an area, designed to distribute, dispatch, consolidate, and transfer First-Class Mail®, Priority Mail®, and periodicals within a specialized surface transportation network.

m. *Logistics and distribution center (L&DC)* — an organizational entity, generally subordinate to a district, engaged in the receipt, unloading, sorting, loading, dispatch, and transportation of a variety of mail products for a designated service area.

n. *Remote encoding center (REC)* — an organizational entity, generally subordinate to an area, that processes video images of partially resolved or script letter mail for the P&DCs.

o. *International service center (ISC)* — an organizational entity that distributes and dispatches international mail received from a designated service area to specific foreign countries or to gateway exchange offices.
p. *Post Office* — an organizational entity subordinate to a district, and perhaps also an administrative Post Office, managed by a Postmaster, with responsibility for:

1. Customer services,
2. Local delivery,
3. The receipt and dispatch of all classes of mail, and
4. In some instances, processing and distribution of mail for other Post Offices in the surrounding geographic area.

A Postmaster may be responsible for the operation of more than one facility, and duties may be performed by designated subordinate personnel at the direction of the Postmaster, including when the Postmaster is not physically present.

q. *Remotely Managed Post Office (RMPO)* — a Post Office that:

1. Offers part-time window service hours,
2. Is staffed by a Postal Service employee, and
3. Reports to an Administrative Post Office.

r. *Part-Time Post Office (PTPO)* — a Post Office that:

1. Offers part-time window service hours,
2. Is staffed by a Postal Service employee, and
3. Reports to a district office.

s. *Administrative Post Office* — a Post Office that has administrative control of or responsibility for:

1. A contractor-operated retail facility,
2. A classified station or branch, or
3. Another Post Office.

*Note:* Unless otherwise specified, all references to “Post Office” include RMPOs and PTPOs.

114 **Organization Charts**

An organization chart is the graphic representation of an organization’s structure. The official organization charts of the Postal Service are maintained by Organizational Effectiveness, Employee Resource Management, at Headquarters.

120 **Structures and Staffing**

121 **Overview**

The basic organizational structure of the Postal Service is comprised of Headquarters, areas, districts, P&DCs, and Post Offices. Some units are uniquely designed because of their specialized nature; however, units that perform essentially identical functions are typically standardized. The primary goal of the Postal Service is to standardize structures to the greatest extent...
possible. When special operating conditions or service requirements arise, it is appropriate to make adjustments in organizational structures and staffing.

122 Structuring Principles
The principles of an effective organizational structure include the following:

a. Each position is:
   (1) Tailored to be within the capacities of a single individual.
   (2) Subject to the line authority of only one higher position.
   (3) Clearly defined in terms of objectives and measurable contributions.
   (4) Classified and grouped with other positions to avoid either gaps or overlaps in work and functions.

b. Duties and authority are definitely fixed.

c. Incumbent’s authority corresponds with his or her responsibilities.

d. All activities necessary for an incumbent to achieve objectives are assigned to his or her position.

e. Structure is developed within complement constraints that are projected realistically.

f. Structure provides for control of all work necessary to achieve mandated objectives.

g. Span of control is neither so broad as to exceed the manager’s capacity to manage and integrate effectively nor so narrow as to preclude adequate delegation.

h. Chain of delegation is short enough to minimize vertical filtering of communications.

i. Related activities are integrated at the lowest level consistent with the attainment of objectives, economical use of personnel, and assignment of responsibilities.

j. To the greatest extent possible, the organizational design anticipates future work requirements in order to minimize the need for frequent reorganization.

k. Responsibilities for current and long-range work are clearly segregated.

123 Standard Structures

123.1 Characteristics
Most field operations have common characteristics that can be assessed and used to determine standard organizational structure and staffing requirements. These characteristics include size, complexity, and accountability for the work to be performed.

123.2 Installations
The Postal Service has developed standard organizational structures for most field units (e.g., districts, P&DCs, NDCs, Post Offices, and carrier stations).
124 **Specialized Structures**
Specialized structures must be established individually, based on the operational requirements that separate these units from other organizations. A specialized structure generally meets at least one of the following conditions:

a. The unit’s structure is unique, complex, and normally large due to its service requirements and operational scope.

b. The unit’s functions are highly specialized.

125 **Staffing**

125.1 **Overview**
Once an effective structure is established, the next step in the organizational design process is to identify appropriate staffing levels. Based on operational factors, staffing requirements — numbers, types, and grade levels of positions — may differ for organizations with the same structure. However, functional responsibilities and reporting relationships remain generally consistent from one installation to the next.

125.2 **Criteria**
The amount and type of work are the primary determinants of authorized staffing. Organizations of comparable size and activity that fall within a designated category (e.g., districts, P&DCs, NDCs, and Post Offices) usually can be staffed uniformly above the first level of supervision.

In some structures, circumstances may justify staffing variations above the first level of supervision. Variations occur when the workload in specialized functions fluctuates significantly between organizational units within a standard structure category. In such instances, separate criteria may be developed for position use.

125.3 **Matrices**
Staffing matrices are used to provide staffing guidance to districts and local installation heads. A staffing matrix details the following:

a. Types and numbers of positions authorized for specific functional areas, such as in-plant support or safety.

b. Titles, grades, and the minimum and maximum number of positions appropriate for organizational units such as districts, P&DCs, NDCs, and Post Offices.

130 **Organizational Change Criteria**

131 **Workload Increase or Decrease**

131.1 **Increased Work**
When the volume of work increases to the point where an existing organization can no longer effectively complete the work in accordance with
accepted performance standards, organizational change may be justified. Workload increases may lead to one or more of the following organizational changes:

a. Adding a layer of management to maintain an appropriate span of control.
   
   *Example:* Authorization of a distribution operations manager responsible for supervising multiple supervisors.

b. Adding supervision within an authorized, existing layer in an organization.
   
   *Example:* Authorization of an additional distribution operations supervisor.

c. Adding support positions.
   
   *Example:* Authorization of operations specialists or analysts to support strategies and goals.

131.2 **Decreased Work**

When the volume of work decreases to the point where the organization's existing resources are underutilized, a reduction in authorized staffing and layers of management may be justified.

132 **Change in Nature of Work**

A change in the requirements placed upon an organization may involve adding or eliminating specialized functions within an authorized scope of activity. When functions are added to or removed from an established structure, it may be necessary to modify the organizational structure.

133 **Duplication of Functional Responsibility**

When two or more units within an organization are responsible for accomplishing essentially the same work:

a. Accountability for performance is difficult to fix;

b. Unnecessary costs are incurred; and

c. The units may be working at cross-purposes.

In such cases, consolidation of overlapping functions normally is the appropriate remedy.

134 **Inappropriate Reporting Relationships**

134.1 **Hierarchy of Responsibility**

The tasks assigned to a subordinate unit or position within an organization should be reflected within the broader scope of responsibility of the next higher level of management. It is inappropriate to retain a reporting relationship in which the work of the subordinate unit or position bears no relevance to the functional responsibilities of the management level under which the unit or position is organizationally located.
134.2 **Contingent Work Relationships**
When a high level of interdependence between two organizational functions makes the performance of one unit contingent upon the performance of another, both units usually have a common reporting relationship. In this way, responsibility is clearly fixed for ensuring that the two functions are coordinated. When highly interdependent functions report to different control points in the organization, it may be necessary to restructure the reporting relationships.

135 **Unconnected Work**
Common activities and tasks requiring similar supervisory or technical skill for effective performance should be grouped within an organizational unit or job description. When activities and tasks become too highly differentiated within a unit or position, it may be necessary to separate them into discrete functions.

136 **Inappropriate Span of Control**

136.1 **Factors**
The complexity of a managerial function is a governing factor in establishing an appropriate span of control. When subordinates perform similar tasks, the span of control can be broader than when they perform dissimilar tasks.

136.2 **Considerations**
It is not practical to prescribe upper or lower limits to the span of control in a general context. Each organizational situation must be separately analyzed. The following principles serve as guidelines:

a. When the span is so narrow that delegation is impaired and subordinate supervisors are limited in the use of initiative and judgment, the span should be broadened.

b. When the span is so broad that subordinates are not receiving the proper degree of management, the span should be narrowed.

137 **Change in Mission**
Sometimes the mission of an organization changes so substantially that the existing structure and staffing become inadequate. Under such circumstances, a major reassessment of existing functional responsibilities and capabilities is required.

138 **Reduction of Expenses**
A comparison of work requirements with authorized staffing may reveal inefficiencies. It may be necessary to consolidate duties and responsibilities whenever staffing resources are not being used to the fullest extent. The objective is to achieve operating economies without adversely affecting performance.
139 Completion of Transition
Organizations that have been designed around new and complex systems often move through a start-up phase before becoming fully operational. Note that:

a. During the start-up phase, actual staffing requirements may differ from projected staffing requirements due to specialized activation programs and related activities.
b. When possible, identify the temporary elements of a start-up operation in advance, so that temporary solutions can be developed.
c. When the organization achieves operating stability, it may be necessary to reassess and adjust the initial structure and staffing.

140 Organizational Change Analysis

141 Analysis of Work Requirements

141.1 Nature of Functions
Analyzing the nature of functions involves allocating work of the organization into separate functional components. Each functional component should represent an aggregate of duties that logically fall within the scope of a single job description (i.e., duties that involve similar kinds of skills, knowledge, and abilities).

At this stage, the objective is not to establish detailed position requirements, but to focus on the manner in which work can be segmented and assigned to major functional reporting or control points within a unit.

141.2 Volume of Work
The volume of work:

a. Can be translated into the number of employees required to perform the work by using conversion factors appropriate for the activity involved.
b. Is derived from historical data combined with economic forecasts and other relevant projections, and — whenever possible — expressed quantitatively.
c. Is analyzed for its impact on staffing requirements in the principal areas of operating activity, as well as in supporting functions.

142 Analysis of Skill Requirements

142.1 Purpose
The analysis of skills requirements helps managers to:

a. Establish a basis for determining selection criteria.
b. Develop a hierarchical management structure for the organization that is internally consistent and compatible with structures in other Postal Service installations.
142.2 Method

In order to establish responsibility for work, it is necessary to assign specific duties to designated staff positions. To establish the requirements of a position, the managers must analyze the job-related skills and experience required. This analysis helps to identify structural implications. The first step in this process is to define job content by preparing a narrative description, as follows:

a. State the:
   (1) Functional purpose of the position,
   (2) Scope of responsibility, and
   (3) Degree of supervision required.

b. Outline in detail the core duties and responsibilities performed by the incumbent. The description of each duty and responsibility determines the skills required for efficient work performance. Use action words — such as directs, manages, supervises, oversees, plans, and coordinates — to describe the depth of involvement and the degree of responsibility. Action words help to differentiate the level of skill, knowledge, and ability required.

c. Analyze the functional purpose, duties, and responsibilities of the position to connect the educational disciplines, work experience, physical capacities, and job-related skills expected of the incumbent.

142.3 Selection Criteria and Procedures

Organizational Effectiveness, Employee Resource Management, in consultation with the appropriate executive vice president or vice president organization, determines the selection criteria for each position by issuing a qualification standard or an interim statement of qualifications.

143 Analysis of Functional Relationships

143.1 Basic Factors

The identification of work and skill requirements provides the basis for determining staffing needs. The next step is to analyze the organizational structures to ensure that functional alignments and reporting relationships are appropriate to the unit’s mission. The criteria used to make such a determination are identified in subchapter 130. Critically important criteria, as outlined in previous sections, are repeated below:

a. Review functional statements and job descriptions to eliminate duplication of responsibility between subordinate units of the organization, as discussed in 133. Where such duplication is found, functional responsibility is assigned to the subordinate unit having dominant interests in the activity under review.

b. Group functional activities to ensure homogeneity of work as discussed in 135.

c. Establish a span of control consistent with the guidelines discussed in 136.
d. Establish a hierarchy of responsibility in vertical reporting relationships consistent with the guidelines discussed in 134.1.
e. Align contingent work relationships so they are consistent with the concepts discussed in 134.2.

143.2 Reporting Relationships

143.21 Administrative

An administrative reporting relationship establishes a clear line of authority between positions or units in the organizational hierarchy. The actions of the subordinate are subject to the direction and approval of the next higher level of management, irrespective of the autonomy the latter may choose to grant to, or withhold from, subordinate levels. Subordinate positions never report administratively to more than one higher level supervisor.

143.22 Functional

A functional reporting relationship establishes a connection between positions or organizational units at different management levels based on the specialized nature of the function for which a mutual responsibility is shared. In this type of situation — often referred to as an indirect reporting relationship — the higher level position or unit provides functional guidance and support to positions or units lower in the organizational structure.

For example, Human Resources at Headquarters has functional responsibility for human resources activities in the areas. However, these activities report administratively and directly to the vice president, Area Operations. There is no formal line of authority in a strictly functional relationship.

143.23 Management of Reporting Relationships

The administrative head of an organization integrates all unit activities through the exercise of organizational authority. Detailed functional expertise is usually located immediately below this level of management, where administrative authority and functional direction are joined.

Sometimes it is necessary to separate administrative and functional reporting relationships. A separate functional reporting relationship might be justified when:

a. The knowledge essential to effective performance is so specialized that the function can only be placed in the higher levels of the organization (e.g., the Postal Service medical program).

b. The consequences of an incorrect decision are so great as to require continuing consultation with a higher organizational level having policy responsibility for the functional area in question (e.g., international mail).

c. The sensitivity of the function requires total uniformity of execution throughout the entire organization (e.g., labor relations or purchasing).

Organizational relationships are analyzed in terms of the adequacy of functional direction. Where it is appropriate, functional reporting relationships can be formally established so that sanction channels of communication are not reflected in the administrative structure.
143.3 Line and Staff Relationships
While line relationships are based on the exercise of organizational authority, staff relationships are founded on the exercise of organizational influence and the authority of knowledge. While line managers are empowered to make operating decisions, staff personnel act in an advisory role. Line managers report administratively to the next higher level of management. Staff managers report administratively to line or staff management and often functionally to another level of management outside and, sometimes, above the unit structure.

Staff functions are analyzed based on the following criteria:

a. *Appropriate placement within the structure.* If the reporting point is too low in the structure, the exercise of influence is impaired.

b. *Extent of need.* Functional expertise may be readily accessible to line management outside the immediate structure, obviating the need for redundant internal staff.

143.4 Responsibility and Authority
A principle rule in organizational design requires authority to be commensurate with responsibility. Managers cannot be held accountable for results over which they have limited or no control. Analyze reporting relationships to uncover any organizational defects such as:

a. Placement of authority at one or more levels above the designated level of responsibility.

b. Placement of essential organizational resources outside the managerial control of the manager who needs them most and who should be accountable for their use.

c. Granting overlapping authority to two or more positions or units that could lead to jurisdictional conflicts.

144 Identification of Discrepancies

144.1 Design of Organizational Structure
Performing the analysis described in 141 through 143 provides a basis for the design of an organizational structure, as follows:

a. Analysis of work and skill requirements helps management to identify the organizational resources that are needed.

b. Analysis of functional relationships helps management to arrange the organizational resources into a functional structure.

144.2 Comparison With Existing Organization
If an existing organization is compared to a proposed organizational structure, functional relationships and staffing discrepancies can be identified. The discrepancies become the focal points for organizational change if further analysis confirms the need to modify existing structures or staffing.
Organizational Structures

Organizational Change

Performance Issues

No organization is static, so managers need to ensure that structures and staffing continue to meet their unit’s objectives. However, an organization may not perform up to expectations for reasons other than deficiencies in structures or staffing. If the organization is fundamentally sound, allow structures and staffing to remain intact and consider other courses of action.

The causes of organizational performance issues can often be traced to one or more of the deficiencies listed below. If the organization suffers from any of the deficiencies listed, changes in structures or staffing are not likely to correct them. Management must address these issues directly by actions unrelated to the organizational design process. These include deficiencies in the following areas:

a. Training.
b. Planning and goal setting.
c. Recruitment and selection.
d. Methods and procedures.
e. Controls and feedback.
f. Communication.
g. Leadership.

Reasons for Making Organizational Changes

Basic reasons for making organizational changes may include changes in the following:

b. Centralization of work or shared services concept or insourcing.
c. Consolidation of facilities.
d. Type or amount of work performed.
e. Operating procedures.
f. Reporting relationships.

Types of Organizational Changes

General

Proposed organizational changes are classified as major or minor, as specified in 153.2 and 153.3. Organizational change requests can originate at any level of management. After the request has been reviewed and concurred by the next level managers, it must be initiated by an officer or his designee for approval. Before making an official request, the requestor should discuss it informally with higher level functional management, district or area Human Resources manager, and/or the Manager, Organizational Effectiveness to seek further guidance.
153.2 **Major Organizational Changes**

Major organizational changes are initiated by an officer and implemented by Organizational Effectiveness within the Employee Resource Management function. A major organizational change may consist of at least one of the following:

a. Consolidation: Involving the movement of operations from one or more facilities to other facilities.

b. Closure: Involving the elimination of one or more facilities.

c. Restructure: Involving a major change in strategy within a functional group. (For example: centralization, insourcing, shared services, decentralization, and new technology.)

**Note:** A major organizational change may result in the elimination of encumbered positions which may lead to a potential Reduction in Force (RIF) impact. (See section 354, Assignment of Unassigned Employees.)

153.3 **Minor Organizational Changes**

Minor organizational changes are initiated by an officer and implemented by Organizational Effectiveness. A minor organizational change may consist of at least one of the following:

a. Realignment of functional units. For example: a change in reporting relationship.

b. Realignment of work performed within a functional unit resulting in the modification of one or more job descriptions. This may also result in the creation of new jobs.

c. Change in job titles.

d. Minor changes to a job description.

The above are not all-inclusive. A minor change may consist of other aspects concerning the specific organization.

**Note:** Minor organizational changes should not result in the elimination of an encumbered position.

Before making an official request, the requestor should discuss it informally with higher level functional management, district or area Human Resources manager, and/or the Manager, Organizational Effectiveness, to seek further guidance.

154 **Submitting Requests**

154.1 **Field Units**

Managers of field units are to forward requests with appropriate documentation (see 155) through appropriate managerial channels to the district Human Resources manager. Each level of management must concur before a request is submitted to the next higher level.

a. The district Human Resources manager submits the request to the area Human Resources manager.

b. If it is concurred with at the area human resources level, it is submitted to the area Vice President for review and concurrence.
c. The area vice president or area Human Resources manager submits the formal request to the vice president, Employee Resource Management (ERM).

154.2 Headquarters Units
Managers of Headquarters units are to forward requests with supporting documentation to their next higher level manager for review and concurrence. The next higher level manager will then submit the request to the vice president of the functional department for concurrence. The vice president of the functional department will seek concurrence from their Executive Leadership Team (ELT) member. The ELT member must submit the formal request to the vice president, ERM for review and consideration.

155 Documenting Requests
The process for requesting a major or minor organizational change is described below:

a. The officer of the functional area submits a formal request to the vice president, ERM, with a copy to the general counsel & executive vice president. The request should include supporting documentation and describe the organizational change, its rationale, potential efficiencies, and cost savings.

b. The vice president, ERM reviews the request and forwards it to the manager, Organizational Effectiveness (OE), for further review.

c. If OE determines the request to be a major change, it will contact the business customer to discuss the completion of an organizational change restructure proposal packet (provided by OE).

d. If OE determines the request to be a minor change and is in agreement with the request, it will contact the business customer to discuss, if necessary, or proceed with the requested change.

Note: Due to the potential employee impact that may result from an organizational change, OE will consult with the Law Department to discuss any legal aspects that should be considered before proceeding with the request.

156 Approval Authority and Disposition of Requests
All organizational changes — major and minor — may be approved by the chief human resources officer or vice president, ERM, or manager, Organizational Effectiveness.

After Organizational Effectiveness reviews the request and initiates all appropriate procedures for implementation, the vice president, ERM may approve, approve in part, deny, or propose changes to any organizational change request.

An approved request that is ready for implementation may include one or more of the following:

a. Organizational chart showing revised reporting relationships, as applicable.
b. List of approved job titles, grades, occupational codes, and number of positions.
c. Implementation guidelines.

156.1 Approval
A request that has been approved is sent to the initiating official through appropriate channels.

156.2 Denial
A letter explaining the reasons for denying a request is sent to the initiating official, with copies provided to the appropriate functional units.

157 Implementation
To effect a major organizational change with service-wide impact, Organizational Effectiveness coordinates the preparation of an implementation plan with stakeholders. Functional management at Headquarters provides technical guidance, as requested, to ensure accuracy of content and consistency with established policy. When the implementation plan is approved, changes to organizational structure will be entered in the Organizational Management system (see 161.1).

Due to the unique circumstances of each organization, implementation plans will differ. However, most implementation plans may include at least one or more of the following items:

a. Schedule of target dates for each phase of the plan.
b. Anticipated internal operational impacts of the modified structure and staffing plan.
c. Standard job descriptions for new or modified jobs.
d. Guidelines for consolidating duties and responsibilities.
e. Guidelines covering the transfer of functions to or from another organizational unit.
f. Clarification of new reporting relationships.
g. Instructions concerning changes affecting bargaining unit positions and consultations with the management associations and local unions, as necessary.
h. Suggested procedures for monitoring compliance.

Note: When implementing an organizational change, the organizational change procedures in 354, Assignment of Unassigned Employees, may need to be invoked.
160 Monitoring and Assessment

161 Organizational Management System

161.1 Explanation
The Organizational Management (OM) system is a computerized system that:

a. Provides information reflecting actual organizational characteristics down to the smallest supervised unit in every Postal Service installation.

b. Identifies the hierarchy of organizational units and authorized positions.

c. Enables the comparison of the structural organization and staffing levels of similar facilities for the purpose of identifying inconsistencies.

161.2 Reports Generated

161.21 Authorized Staffing Organization Report
The Authorized Staffing Organization Report is a graphic display of the distribution of all authorized nonbargaining unit and selected bargaining unit positions within a manager’s span of control. The report displays the structural arrangement of an organizational unit (e.g., Postal Service facility, tour, and specialized unit) and provides the following data:

a. Job title and occupation code.

b. Pay schedule and grade or level for each position.

c. Number of positions authorized for a given job title.

d. Date of the last change to the organizational unit.

e. Cost center code for the specified organizational unit.

Note: The cost center code is a 10-digit number consisting of a unit’s Finance Number and Unit ID.

161.22 Payroll Staffing Condition Report

161.221 Description
The Payroll Staffing Condition Report is a sequential printout of authorized nonbargaining unit positions and their incumbents generated by the web-based Complement Information System (webCOINS). The report shows all variances to approved staffing by comparing data from these two sources:

a. The authorized and on-rolls complement of a unit (identified by cost center code and extracted from the OM system).

b. Current payroll records.

161.222 Identifying Discrepancies
Discrepancies between the two sets of data can be readily identified. The report notes the following variances between authorized and on-rolls in the Variance column:

a. Vacant positions (VAC).

b. Over-complement positions (OVC).

c. Non-authorized positions (NAU).

d. Occupied positions (OCC).
Administrative Responsibility

Headquarters
Organizational Effectiveness establishes policies and procedures for the Organization Management system.

Districts
District Human Resources managers are responsible for verifying organizational and staffing information for all Postal Service facilities within their jurisdiction. If an OM change is required, the district must submit a request to the area for review and concurrence. If the area Human Resources managers concur, they submit a formal request to the vice president, ERM, for review and approval.

Areas
Area Human Resources managers are responsible for verifying organizational and staffing information for all Postal Service facilities within their jurisdiction, including the area office. If an OM change is required, they submit a formal request to the vice president, ERM, for review and approval.

Organization, Staffing, and Position Reviews

Responsibility
Organizational Effectiveness periodically assesses established structures and staffing.

Purpose
Organizational Effectiveness conducts reviews to ensure that the allocation of approved positions and the assignment of personnel reflect the most effective use of human resources. Specific objectives are to:

a. Assess uniformity in organizational structures and position use throughout the Postal Service.

b. Evaluate the adequacy of job descriptions used in the organizational unit review.

c. Assess the effectiveness of approved staffing and structure.

d. Identify the informal organization and compare it to the formal structure.

e. Evaluate staff interaction in a unit or facility to determine whether:
   (1) Approved organizational structures have been implemented.
   (2) Authorized positions are functioning as intended.
   (3) Weaknesses exist in the approved organizational structure, positions used, or both.
   (4) Timely action is taken whenever non-authorized positions are found.

f. Determine if overlapping duties and responsibilities exist within the unit.

g. Determine if structural or staffing designs leave essential work inadequately supported.

Note: The use of the word positions is not related to the on-rolls staffing.
2 Job Evaluation

210 General Information

211 Purpose
This chapter:

a. Provides a logical, fair, and consistent framework for determining the measure of relative value of each bargaining unit and nonbargaining unit position.

b. Establishes a process for reviewing and updating job descriptions and qualification standards used throughout the Postal Service™.

c. Outlines the procedures used to request a job evaluation review.

212 Responsibilities

212.1 Chief Human Resources Officer and Executive Vice President
The chief human resources officer and executive vice president is responsible for ensuring that:

a. Each position in the Postal Service is evaluated and assigned to an appropriate grade level.

b. Postal Service employees receive equal pay for substantially equal work.

212.2 Compensation
Compensation:

a. Ensures that the job evaluation policy reflects the Postal Service’s commitment to an open, equitable, and cost-effective method of determining the relative value of positions and grade levels, using the appropriate job classification system.

b. Employs the appropriate job analysis tools to identify position duties and responsibilities to achieve organizational objectives.

c. Develops new standard job descriptions and qualification standards, when appropriate.

d. Revises existing standard job descriptions and qualification standards, when appropriate.

e. Evaluates all jobs and assigns the appropriate grade levels.

f. Reviews the grade levels assigned to existing jobs.
g. Processes requests for job evaluation reviews (RFRs) applicable to bargaining unit and nonbargaining unit positions and reviews RFRs submitted by Headquarters and area offices.

h. Reviews requests to rank a bargaining unit position (see Exhibit 212.2, PS Form 820, Ranking of Position Request).
### Exhibit 212.2 (page 1 of 2)

**PS Form 820, Ranking of Position Request**

#### A. Position to Be Ranked

<table>
<thead>
<tr>
<th>Name of Office or Organization</th>
<th>This section to be completed by the Approving Officer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Title</td>
</tr>
<tr>
<td>Suggested Title of Position</td>
<td>Position Identification</td>
</tr>
<tr>
<td>Recommended Salary Level (From Part D)</td>
<td>Key Position Reference</td>
</tr>
</tbody>
</table>
| Date Submitted                 | Signature of Approving Official | Date Approved (DD/MM/YYYY)
| Reason for This Request        |                                                  |

#### B. Position Description (Attach continuation sheet if necessary)

1. Basic Functions

   

2. Duties and Responsibilities

   

3. Organizational Relationships

   

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*PS Form 820, March 2014 (Page 1 of 2)*
C. Evaluation

**Instructions:** For comparative purposes, select an existing ranked position in the organization that is functionally related to the position being evaluated. If no such position exists, select from a functional area the existing ranked position that is most comparable in terms of duties, responsibilities, and work requirements.

1. Title of Comparison Position

2. Key or Standard Position Number Assigned to Comparison Position

3. Level of Comparison Position

4. Comparative Analysis (In the table below, compare the position for which a ranking is requested to the comparison position by entering a check in the appropriate column for each component.)

<table>
<thead>
<tr>
<th>Descriptive Comparison (Components of New Position)</th>
<th>Rank in Relation to Comparison Position</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Substantially Below</td>
</tr>
<tr>
<td>Difficulty of Work</td>
<td></td>
</tr>
<tr>
<td>Responsibility Exercised</td>
<td></td>
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<tr>
<td>Scope and Variety of Tasks</td>
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<tr>
<td>Conditions of Performance, Including Physical</td>
<td></td>
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<tr>
<td>Requirements or Hazards</td>
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<tr>
<td>Skill or Knowledge Requirements</td>
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<tr>
<td>Experience Requirements</td>
<td></td>
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<tr>
<td>Public Relations Requirements</td>
<td></td>
</tr>
</tbody>
</table>

5. Specify any other considerations or unusual conditions that may have a bearing on the salary level of the position for which the ranking is required.

D. Recommendation

On the basis of the analysis completed in Part C, I recommend that this position be placed in Level __________

<table>
<thead>
<tr>
<th>Signature of Authorized Official</th>
<th>Date (MM/DD/YYYY)</th>
</tr>
</thead>
</table>

E. Review

If you object to any phase of the assignment: (a) notify the installation heads of the nonauthorized features; and (b) caution them concerning permission to perform the duties. In your notification, do not designate any task by level.

<table>
<thead>
<tr>
<th>Signature of Reviewing Official</th>
<th>Date (MM/DD/YYYY)</th>
</tr>
</thead>
</table>
212.3 **Initiating Offices**

Initiating offices (e.g., Post Offices™, districts, processing and distribution centers or facilities, areas, and Headquarters units):

a. Rank authorized bargaining unit positions within their organizations.

b. Prepare requests to rank bargaining unit positions that cannot be matched to either key or standard job descriptions within their organizations.

c. Prepare RFRs for nonbargaining unit positions.

212.4 **District Offices**

District offices:

a. Match RFRs to existing job descriptions.

b. Provide comments and input on RFR requests submitted to the area office for review.

212.5 **Reviewing Offices**

Each reviewing office reviews RFRs and processes them as follows:

a. If the reviewing office concurs, it submits the recommendations as to the validity of a request to the next review level.

b. If the reviewing office does not concur, it returns the request to the requesting official, explaining the reasons for denial.

Management levels of review are defined as follows:

<table>
<thead>
<tr>
<th>Initiating or Reviewing Office</th>
<th>Level of Review</th>
</tr>
</thead>
<tbody>
<tr>
<td>Post Office/Plant</td>
<td>District</td>
</tr>
<tr>
<td>District</td>
<td>Area</td>
</tr>
<tr>
<td>Area</td>
<td>Compensation</td>
</tr>
<tr>
<td>Headquarters unit</td>
<td>Compensation</td>
</tr>
</tbody>
</table>

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213 **Job Descriptions**

213.1 **Maintenance**

213.11 **Compensation**

Compensation maintains a master file of all job descriptions for bargaining unit and nonbargaining unit positions throughout the Postal Service.

213.12 **Field**

Management officials and support administrative staff in Post Offices and districts can access job descriptions through an electronic database named Job Description (JD) Online or JD Online.

213.2 **Access to Job Descriptions**

All employees are entitled access to job descriptions for the jobs they currently hold or for which they apply. Installation heads must take the steps necessary to ensure that job descriptions are available to employees.
220 Nonbargaining Unit Positions

221 Job Descriptions
Compensation develops and maintains job descriptions, the basic documents used to describe and evaluate all nonbargaining unit positions. A job description includes information that describes the functional purpose of the position, the essential duties and responsibilities, and the organizational reporting relationship. Information concerning the knowledge, abilities, and skills required to perform the duties and tasks of a position are contained in the position’s qualification standards.

222 Requesting a Job Evaluation Review

222.1 Background Information

222.11 Conditions
Employees or managers must initiate a RFR if they believe that:

a. A major aspect of a job’s duties and responsibilities has changed; or
b. A major duty has been added that was not considered in the initial job evaluation review.

222.12 Employee-Management Differences
The job evaluation review process is not to be used to resolve disputes between managers and employees over job requirements. A review may be requested if management concurs with an employee that the work performed is not incorporated into the existing job description or job requirements.

222.13 Change in FLSA-Exempt Status
Employees or managers must initiate an RFR if there is reason to believe that a position previously classified as FLSA-exempt no longer qualifies for that status. The request for review is sent to the area Human Resources manager and the Law Department. An FLSA-exempt status may change for any of the following reasons:

a. The work performed by the employee is not consistent with the work requirements set out in the job description.
b. Management determines that the job description’s work requirements no longer fulfill operational requirements and wants the employee to perform other work.
c. The position is executive exempt (manager or supervisor) and the manager or supervisor does not supervise two or more career or noncareer employees who collectively work 80 or more hours per week regularly. The 80 or more hours per week includes actual work hours, not other paid hours.
**222.2 Documentation Requirements**

**222.21 Preparing a Request for Review**
The incumbent or manager prepares a narrative RFR stating the differences between the content of the employee’s assigned position and the actual duties and responsibilities of the position.

**222.22 Action at Management Review Levels**
Reviewing managers will:
- Ensure that each RFR is accurate and properly stated.
- Determine whether the job description assigned to the employee is consistent with the actual duties and responsibilities of the position.
- Provide a written evaluation that either supports or refutes the RFR. An RFR that does not include a recommendation — either positive or negative — may be returned.
- Forward the RFR through normal management channels to:
  1. The appropriate district office; or
  2. For area or Headquarters jobs, Compensation.

**222.3 Action by Districts**
District Human Resources managers analyze the RFR and take one of the following courses of action:
- Deny the request and prepare a memorandum stating the reasons.
- Forward the request, with comments and a summary of the analysis, to the area Human Resources manager for review.

**222.4 Action by Areas**
Area Human Resources managers analyze the RFR and take one of the following courses of action:
- Deny the request and prepare a memorandum stating the reasons.
- Forward the request, with comments and a summary of the analysis, to Compensation for review.

**222.5 Action by Compensation**
For a position that may need nationwide review and for any area or Headquarters position, Compensation analyzes the RFR and takes one of the following courses of action:
- Denies the request and prepares a memorandum stating the reasons.
- Approves the request and takes one of the following courses of action:
  1. Revises an existing job description to include the duties and responsibilities resulting from the analysis and makes any necessary changes to the qualification standards.
  2. Develops a new job description that reflects the duties and responsibilities resulting from the analysis and makes any necessary changes to the qualification standards.
  3. Sends an approval memorandum to the initiating employee or manager.
230 **Bargaining Unit Positions Covered by a National Agreement**

231 **Job Descriptions**
PS Form 820, *Ranking of Position Request*, (see Exhibit 212.2), is the basic document used to describe and evaluate or rank bargaining unit jobs covered by a collective bargaining unit agreement, and generates the following two types of job descriptions:

a. **Key positions (KPs).** Used as benchmarks, or models, in the creation of standard positions, KPs are ranked to clearly reflect level distinctions. KPs use general terms to describe the duties and responsibilities of more than one employee.

b. **Standard positions (SPs).** Although SPs are described in more specific terms than KPs, they also use general terms to describe the duties and responsibilities of more than one employee.

The purpose of a job description is to describe three components of a position:

a. Primary assignment or basic function,
b. Tasks and duties involved in carrying out the primary assignment, and
c. Organizational relationship.

These components constitute the basis for comparing a position with key positions and for aligning it with other positions in the Postal Service.

*Note:* The job description terminology used in 231 is based on existing regulations.

232 **Using PS Form 820**

232.1 **Background**

232.11 **Purpose**
PS Form 820 is used to establish and review rankings of bargaining unit positions in the field and in certain area and Headquarters units. It serves to document requests for a new position or for changes to an existing one. In most cases, this form is not required because of the number of positions already in existence to which work can be matched.

232.12 **Conditions**
If a position’s duties and responsibilities change or a new position is needed, the Installation Head, functional manager, or designee must complete a PS Form 820 with assistance from Compensation.

*Exception:* If a position changes as a result of a national review of bargaining unit positions, Compensation completes the form.

232.2 **Documentation Requirements**

232.21 **Preparing PS Form 820**
Installation heads enter the following information on the form:
a. Position to Be Ranked:
   (1) Name of Office or Organization. Enter the name of the Post Office or other Postal Service installation where the position exists.
   (2) Suggested Title of Position. Enter the title proposed for the position to be ranked.
   (3) Recommended Salary Level. Enter the level from Part D on page 2.
   (4) Date Submitted. Enter the date on which the PS Form 820 is submitted.
   (5) Reason for This Request. Enter the reason for submitting the PS Form 820.

b. Job Description:
   (1) Basic Functions (Item B.1). Describe the position’s basic function in a concise statement that explains the position’s primary purpose. For example, “Makes general repairs on a variety of postal and building equipment on a tour when no other mechanics are present; performs clerical tasks related to the scheduling, control, and reporting of plant maintenance activities.” Do not attempt to describe the specific tasks associated with the position in Item B1; this information goes in Item C.
   (2) Duties and Responsibilities (Item B.2). Enter the individual tasks performed in carrying out the basic function:
      (a) Explain the tasks in detail sufficient to provide a clear understanding of the work, referring to the evaluation factors given in Part C. These include trade fields in which the work is performed, type of equipment worked on, commonly used hand and power tools, and nature and extent of repairs. Describe work conditions such as “in and around moving machinery,” “bench work,” or “outside work.”
      (b) Explain responsibilities in terms of decisions. For example, “removes needed equipment from service for repair,” or “requests additional mechanical or supervisory assistance.”
      (c) Note skills, knowledge, and/or experience necessary to accomplish the basic function efficiently, especially where the task description does not make these qualities readily apparent. Avoid listing an incumbent’s or applicant’s specific qualities, unless those qualities are clearly essential to the position.
      (d) Note the duties and responsibilities assigned to the position that are beyond the scope of the basic function. Estimate the percentage of time devoted to the separate tasks. Also note tasks performed at intervals other than daily (e.g., quarterly, semiannually, annually).
(e) If the position is composed of a combination of tasks requiring materially different skills and knowledge, estimate the percentage of time to be devoted to each area.

(f) Avoid ambiguous terms like assists or processes. If such a term is used, specify the work tasks attached to that position feature.

(3) Organizational Relationships (Item B.3). Give the title and grade of the position’s immediate supervisor, and:

(a) If the immediate supervisor works a different tour than the incumbent, give the supervisor’s tour time.

(b) If the supervisor works in a different building, make a notation.

(c) Explain the nature and extent of:
   (i) Instructions given to the incumbent before, during, and after task performance.
   (ii) Available guidelines and procedures directly applicable to the work.
   (iii) Review of the finished work.

(d) If more than one supervisor in the chain of command reviews finished work, make a notation.

c. Evaluation:

(1) When choosing a position for comparison in item C.1, select a ranked position in the installation closely related in function to the position under analysis. If no closely related position exists, select one with similar work processes or other characteristics.

(2) Complete items C.2 and C.3.

(3) Rank factors in comparative, not absolute terms. For example, if neither position involves contact with the public, check “Public Relations Requirements” in item C.4 as “Approximately the Same.” Comparison reflects the evaluator’s best judgment, based on knowledge of both the comparison position and the position under review.

(4) Complete item C.5, as applicable.

d. Recommendation: After completing Part C, recommend a position level (grade level), then sign and date the entry.

232.22 Action at Management Review Levels

Reviewing managers review the initiating office’s recommendations and take one of the following actions:

a. If they do not concur with the initiating office’s recommendations, they return the unsigned PS Form 820 with a memorandum explaining reasons for disapproval.

b. If they concur with the initiating office’s recommendations, they forward the request to the next higher management level for review, as appropriate.
232.3 **Action by Districts**
District Human Resources managers take one of the following courses of action:

a. If the job can be matched to an existing key or standard position, they forward the PS Form 820 signed and dated, to the area Human Resources manager for review.

b. If the job cannot be matched to an existing key or standard position, they forward the PS Form 820 with Part C left blank to the area Human Resources manager for review.

232.4 **Action by Areas**
Area Human Resources managers take one of the following courses of action:

a. If they do not concur with the district’s conclusions, the manager returns the PS Form 820 to the initiating office, along with a memorandum stating the reasons for nonconcurrence, and sends a copy of PS Form 820 to the district Human Resources manager.

b. If they concur with the district’s conclusions, the manager forwards the PS Form 820 to Organizational Effectiveness for review.

232.5 **Action by Compensation**
Compensation takes one of the following courses of action:

a. If Compensation does not concur with the area’s conclusions, it returns the PS Form 820 to the area with a memorandum stating the reasons for non-concurrence.

b. If Compensation concurs, it takes the following steps:

1. Evaluates the job against an existing key or standard position, then either:
   
   a) Revises an existing standard position; or
   
   b) Establishes a new standard position.

2. After completing the job evaluation, Compensation forwards the new or revised job description to Labor Relations for review, craft determination, and any further action required under terms of the applicable national agreement.

3. After final approval, Compensation sends a formal response to the area Human Resources manager that includes steps for implementation.

233 **Evaluating Bargaining Unit Positions**

233.1 **Purpose**
Evaluating bargaining unit positions consists of establishing a clear understanding of the duties, responsibilities, and work requirements of a position. Careful description of the position ensures that employees receive equal pay for substantively equal work.
233.2 Basis for Position Evaluation
The comparison of a position’s duties, responsibilities, and work requirements to key job descriptions serves as the only basis for evaluation.

a. The following factors determine final ranking:
   (1) Difficulty of the work to be performed.
   (2) Degree of responsibility to be exercised.
   (3) Scope and variety of tasks involved.
   (4) Conditions under which the work is performed.

b. The following factors do not affect the final ranking:
   (1) The incumbent’s knowledge, skills, abilities, or previous position title.
   (2) Designation of the hiring list or the maintenance craft’s internal promotion eligibility register or preferred assignment register (as applicable) from which the employee will be selected.

233.3 Criteria for Evaluating Mixed Assignments
The criteria for evaluating mixed assignments are as follows:

a. Regularly scheduled to two bargaining unit positions on a daily basis. When a full-time employee is scheduled every workday to perform the work of two separately defined bargaining unit positions in two different grades, the employee is placed in the position of the higher grade. The duties of the lower grade position, while included in the work assignment, represent extra duties in relation to the official position and do not affect the pay grade of the employee.

b. Regularly scheduled on intermittent days in two bargaining unit positions. When a full-time employee is regularly scheduled on intermittent workdays to perform the work of two separate bargaining unit positions in different grades, the employee is placed in the position in which more than 50 percent of the time is spent. If the time is equally divided, the employee is placed in the higher grade position.

c. Regularly scheduled on intermittent days to more than two bargaining unit positions. When a full-time employee is scheduled on intermittent days to perform the work of more than two bargaining unit positions in different grades, and less than 50 percent of the time is spent in a single position, the total work assignment of the employee is separately defined as a position and ranked in an appropriate grade.

d. Regularly scheduled to perform work in two or more bargaining unit positions in the same grade. When a full-time employee is regularly scheduled to perform the work of two or more bargaining unit positions in the same pay grade, the employee is assigned to the position in which more than 50 percent of the time is spent. If the work is evenly divided between two positions, or if less than 50 percent of the time is spent in a single position, the work assignment of the employee is separately defined and an appropriate title is assigned.
234 Appeals

Employees with positions covered by a collective bargaining agreement may grieve the salary level, title, or identification of their positions through the agreement’s grievance-arbitration procedures.

240 Other Bargaining Unit Positions

To establish or change bargaining unit positions that are not covered by a particular collective bargaining unit agreement, this requires submission of a narrative request or PS Form 820. Employees should direct questions regarding these position evaluations to Compensation.

250 Position Reviews

To ensure proper identification of a position and proper evaluation of the position’s duties and responsibilities, Compensation or other appropriate management officials may review any positions at any time — by correspondence or onsite interview. These officials may direct appropriate action to correct the improper evaluation or identification of a position.

251 Qualification Standards

251.1 General

All candidates must meet the appropriate qualification standards for positions. The statements of knowledge, skills, and abilities establish the minimum requirements that candidates must meet.

251.2 Sources

251.21 Nonbargaining Unit and Bargaining Unit Positions

Qualification standards for Postal Service nonbargaining unit positions are available in electronic form on the Postal Service Intranet under the Human Resources homepage (as described in 251.22). These do not include qualification standards for positions in the Postal Career Executive Service (PCES), which do not exist.

Qualification standards for use in entrance and in-service placement for Postal Service bargaining unit positions are found on the Postal Service Intranet under the Human Resources homepage (as described in 251.22). The application of these standards must be consistent with the applicable provisions of the appropriate collective bargaining agreement. See Handbook EL-312, Employment and Placement, 76, Bargaining Position Qualification Standards, for more information.
251.22 **Qualification Standards Online**

Qualification standards for Postal Service nonbargaining unit (except PCES) and bargaining unit positions are available in electronic form on the Postal Service Intranet, as follows:

b. In the right column, under Human Resources, click *HR Home*.
c. Click *Resource Library*.
d. Under *Pay & Benefits*, click *Systems and Tools*.
e. Click *Pay Programs*, then click the hyperlink to *JDO*.
3 Employment and Placement

310 General Provisions

311 Functional Responsibilities

311.1 Basic Principles

311.11 Best Qualified Personnel
Employee Resource Management designs employment and placement processes to ensure that the recruitment, assignment, promotion, motivation, training, development, and retention procedures yield the best qualified personnel to carry out the mission of the Postal Service™ with maximum productivity and economy of operations.

311.12 Prohibition of Discrimination
It is the policy of the Postal Service that all employees and applicants for employment be afforded equal opportunities in employment without regard to race, color, sex (including gender identity and gender stereotypes), national origin, religion, disability, or service in the uniformed services. As part of its program of equal employment opportunity, the Postal Service prohibits discrimination or harassment based on any of these categories. In addition, it is also the policy of the Postal Service to prohibit discrimination or harassment based on age, genetic information, sexual orientation, marital status, political affiliation, or status as a parent. Position changes and advancement are based solely on merit, applicable experience, and knowledge, skills, and abilities.

311.13 Prohibition of Political Recommendations
The law (39 U.S.C. 1002) prohibits political and certain other recommendations for appointments, promotions, assignments, transfers, or designations of persons in the Postal Service.

311.2 Administrative Responsibilities

311.21 Vice President of Employee Resource Management
The vice president, Employee Resource Management, develops policies, methods, and procedures for recruiting, selecting, appointing, assigning, reassigning, and promoting employees.
311.22 **Area Manager of Human Resources**
The manager Human Resources (Area), directs the review, compliance, and continued long-term improvement of all employee and labor relations programs, including collective bargaining, grievance processing, arbitration, contract interpretation, contract analysis, recruitment, compensation, organizational design, staffing, training, Equal Employment Opportunity (EEO), safety, and Postal Career Executive Service (PCES) administration.

311.23 **Diversity and Inclusion**
Diversity and Inclusion ensures that recruitment, retention, and promotion practices draw upon and support the communities served by the Postal Service. Diversity and Inclusion implements affirmative employment plans and takes the following actions:

a. Develops and implements recruitment and hiring strategies to increase the employability of underrepresented groups, including minorities, women, and people with disabilities.

b. Establishes retention initiatives to reduce turnover of a diverse workforce.

c. Establishes methods to increase participation of underrepresented groups in development and promotion activities.

d. Identifies and removes employment barriers for minorities, women, and people with disabilities.

311.24 **District Manager of Human Resources**
The manager, Human Resources (District), manages the human resources function district-wide, ensuring compliance with postal employment and placement policies and coordinating human resources activities to support postal operations.

### 320 Recruitment

#### 321 General Provisions for Recruitment

**321.1 Anticipating Recruitment Needs**
Generally, nonbargaining positions are filled from within the Postal Service. When vacancies are not filled by internal placement of employees, career and noncareer vacancies may be filled externally. The appointing official must anticipate recruitment needs in time to ensure that qualified persons are available for appointment. The appointing official must consider the number of anticipated vacancies, and decide whether the needs can be met with noncompetitive recruitment sources, competitive recruitment, or a combination of competitive and noncompetitive recruitment sources. When competitive recruitment will be utilized, the appointing official determines whether additional recruitment efforts are necessary to yield a diverse pool of qualified persons for potential Postal Service employment (see Handbook EL-312, *Employment and Placement*, chapter 2).
321.2 **Publicizing Job Opportunities**
District human resources managers and appointing officials must ensure that job opportunities are widely publicized to recruit new employees (see Handbook EL-312, part 42).

321.3 **Veterans’ Preference for Eligible Applicants**
The Postal Service grants veterans’ preference to eligible applicants for Postal Service employment. See Handbook EL-312, 48, Veterans’ Preference, for specific procedural guidelines.

321.4 **Register Preference Factors**
The Postal Service grants veterans’ preference for Postal Service employment. See Handbook EL-312, 48, Veterans’ Preference, for specific procedural guidelines.

321.5 **Register Maintenance**
The district maintains registers for filling positions in an installation or group of installations. Entrance examination results are used to create the registers used to fill jobs. A separate register exists for each examination. See Handbook EL-312, chapter 4, for specific procedures for establishing, maintaining, and using registers.

322 **Special Employment Programs (Employment of Individuals With Disabilities)**

330 **Examinations**

331 **Purpose of Examinations**
The Postal Service administers employment and promotion examinations to help identify the best qualified eligible candidates for filling vacant positions. See Handbook EL-312, chapter 3, for detailed provisions regarding employment and promotion examinations.

332 **Conducting Examinations**

332.1 **General**
The proper conducting of examinations plays an essential role in the employment and placement function in the Postal Service. See Handbook EL-312, chapter 3, for detailed provisions and instructions for conducting examinations.

332.2 **Entrance and Inservice Examinations**
Only authorized personnel and vendors may conduct entrance and inservice postal examinations.
332.3 Inservice Examinations
Installations that have regularly-assigned examiners must use these trained personnel to administer inservice examinations, provided there are no conflicts of interest such as the examiner is assigned to proctor an exam in which he or she or a relative is enrolled. Any exceptions to this policy must be approved by the Headquarters Testing and Assessment department. See Handbook EL-312, chapter 3, for more information.

332.4 Examination Locations
The Postal Service obtains qualified employees and helps applicants seeking postal employment through a network of examination locations where persons may take the required examinations for Postal Service employment.

333 Veterans’ Preference
Veterans’ preference is granted to eligible applicants for Postal Service employment. The Postal Service’s online application system, eCareer, adds claimed preference points to examination ratings as required by the Veterans’ Preference Act of 1944, as amended, or arranges the applicants in rank order by veterans’ preference claim status (see 441). The appointing official or designee adjudicates the claimed preference. See Handbook EL-312, 48, Veterans’ Preference, for more information.

334 Establishing Hiring Lists
334.1 Applicants
Persons who apply to a vacancy announcement posted externally on http://about.usps.com/careers/welcome.htm are applicants.

334.2 Definition of Hiring List
A Hiring List consists of a listing of the names of eligible applicants who applied to the specific vacancy announcement arranged in descending order by score or veterans’ preference status, as appropriate to the position being filled, for appointment consideration. See Handbook EL-312, subchapter 44.

340 Suitability, Selection, and Appointment

341 Positions Restricted to Preference Eligibles
The Postal Service restricts certain positions to preference eligible applicants under the Veterans’ Preference Act of 1944, as amended. This restriction applies only to appointments made from external recruitment sources. See Handbook EL-312, 232.52, Positions Restricted to Applicants Eligible for Veterans’ Preference, for more information.

342 Preemployment Suitability Determinations
To maintain public trust and confidence in the reliability and integrity of its employees, the Postal Service must evaluate the overall suitability of applicants for postal employment prior to consideration and selection.
It is the policy of the Postal Service not to discriminate in personnel decisions on the basis of:

a. Race, color, sex (including gender identity and gender stereotypes), national origin, religion, disability, and uniformed service or
b. Other nonmeritorious factors such as age, genetic information, sexual orientation, marital status, political affiliation, and status as a parent.

**Applicants Separated for Cause**

Prior approval of the manager, Human Resources (District); the manager, Human Resources (Area) for Area positions; or the vice president, Employee Resource Management for Headquarters and Headquarters Field Unit positions, must be obtained before employing any former postal or federal employee who was removed from the Postal Service or other federal employment for cause or who resigned after being notified that charges proposing removal would be, or had been, issued. See Handbook EL-312, 514.11, Handling Removals From Postal Service or Other Federal Employment, for further information.

**Hiring Worksheets**

**344.1 When to Issue Hiring Lists**

When necessary to hire externally from a competitive recruitment source, Human Resources publishes a vacancy announcement on [http://about.usps.com/careers/welcome.htm](http://about.usps.com/careers/welcome.htm). If an entrance examination is required, applicants not currently qualified on the examination may be invited to take the test. A Hiring List containing the names of qualified applicants is created after expiration of the testing time limit. Each applicant listed on the Hiring List is invited to be interviewed for the position.

**344.2 Interviewing Applicants**

Interviewers for nonbargaining vacancies must be trained and certified on *Nonbargaining Selection Methods*, Course 10022345 and *Essentials of Interviewing and Hiring: Behavioral Interview Techniques*, Course 3623586. Interviewers for external bargaining vacancies must be trained and certified on *Entry Level Interviewer Training*, Course 21585-00. Interviewers become certified by completing the course, observing an interview conducted by a certified interviewer, and being observed conducting an interview by a certified interviewer. A trained, certified interviewer conducts interviews with external applicants for bargaining positions.

**344.3 Appointing Official Responsibilities**

The selecting official must make selections for appointment from external Hiring Lists using the *rule of three* (see 344.4). Selections must be made on the basis of merit. It is the policy of the Postal Service not to discriminate in personnel decisions on the basis of:

a. Race, color, sex (including gender identity and gender stereotypes), national origin, religion, disability, and uniformed service, or
b. Other nonmeritorious factors such as age, genetic information, sexual orientation, marital status, political affiliation, and status as a parent.

344.4 Rule of Three
Appointing officials select from among the three highest ranked and available applicants from the appropriate external Hiring List. An applicant who is performing uniformed service is not per se unavailable; consult human resources. This selection method is known as the rule of three (see Handbook EL-312, 624).

344.5 Nonselection of a Veterans’ Preference Eligible
A veterans’ preference eligible candidate may not be passed over to select a nonpreference eligible candidate that is lower on the Hiring List, unless the selecting official objects to the veteran and the objection is sustained. See Handbook EL-312, 627, Objection to or Pass Over of Preference Eligible, for requirements for passing over a veteran.

345 Auditing Hiring Lists
After the appointing official has made all selections and each action has been properly documented, the selections are audited according to provisions found in Handbook EL-312, 63, Auditing Selection Actions.

346 Conditional Offer of Appointment
When an applicant is selected, the appointing official makes a conditional offer of appointment that includes:

a. Full particulars regarding the position, including title, duties, level, salary, location of employment, nature, and duration of appointment.

b. Instructions for medical assessment and any other required conditions the appointee must fulfill after entrance on duty, e.g., serving a probationary period, obtaining a security clearance, or being subject to investigation.

347 Former Postal or Federal Employees
For applicants selected and hired for noncareer jobs after having previously served in a position in the Postal Service or other federal agency, wherein they were covered by civil service retirement, health benefits, or life insurance, such persons must have at least a 4-day break between such service and their appointment as a noncareer employee. For more information on restrictions on hiring a postal or federal employee covered by benefits into a temporary postal position, see Handbook EL-312, 233.34, Dual Employment.
Dual Employment

Dual Employment Within the Postal Service

General Explanation

Under certain circumstances, as described in this chapter, an employee may be appointed to more than one position in the Postal Service. This type of employment is known as a dual appointment. Only one of the appointments may be to a position in the career workforce. The primary purpose of dual appointments is to improve the opportunity of career part-time employees and noncareer employees to gain additional employment and to minimize unemployment compensation expense. Dual appointments also allow the Postal Service to use experienced employees instead of hiring new employees.

Substitute rural carriers (designation/activity codes 720 and 730) may be given a dual appointment to a career part-time position or noncareer position. Postal Support Employees (PSEs), City Carrier Assistants (CCAs), Mail Handler Assistants (MHAs), Casual Mail Handlers, Rural Carrier Reliefs (RCRs), Rural Carrier Associates (RCAs), and Postmaster Relief (Remotely Managed Post Office (RMPO) (PMRs), cannot be given a dual appointment to a career position. Dual appointments of noncareer employees in other noncareer positions may also be limited. Consult the Valid Dual Combinations list on the HRSSC Personnel Administration Toolkit web page as needed.

Consideration Factors

Installation heads must ensure that all dual appointments are cost effective and in the best interest of the Postal Service. Before deciding to make dual appointments, installation heads should consider the following factors:

a. Estimated daily workload requirement (hour by hour) in each craft.

b. Workload that can be covered by increasing the hours of part-time flexible employees currently on the rolls, by the judicious use of overtime hours.

c. Workload that can be covered by using employees from another craft, in accordance with applicable provisions in collective bargaining agreements.

d. Practicality of using part-time employees from nearby Post Offices.

e. Installation flexibility to make necessary leave replacements if dual appointments are made.

f. Average weekly workhours for each employee on the rolls and dual appointment reduction in the Postal Service’s liability for state unemployment compensation benefits.

g. Combined hours of the dual appointment totaling more than 8 hours a day or 40 hours a week.

Appointment Authority

The district manager or designee has authority to make dual appointments, as appropriate.
348.14 **Appointment Requirements**
Employees considered for dual appointments must meet all qualification requirements for both positions, including examination requirements, if any. Likewise, substitute rural carrier employees (designation/activity codes 720 and 730) may be appointed to entry level career positions noncompetitively as permitted under applicable collective bargaining agreements. All other procedures for selection and appointment are included in Handbook EL-312, *Employment and Placement*.

348.15 **Compensation, Benefits, and Other Rights**
An employee serving under a dual appointment is compensated for the work performed in a particular position at the appropriate rate for that position. If one of the positions of a dual appointment carries the right to benefits, the employee accrues the rights immediately upon appointment to that position and retains the rights even while working in another position that does not have such benefit rights. Other rights, which accrue to a position under the terms of a collective bargaining agreement, are accorded to the employee. Special handling is required to ensure that FLSA-overtime is properly paid where the employee works overtime at two different rates and in more than one facility.

348.16 **Change to Full-time Status**
An employee’s change to full-time status requires termination of the dual appointment.

348.2 **Between Postal Service and Other Federal Agencies**
An employee, other than a Governor, may serve and receive pay concurrently as an employee of the Postal Service and as an employee of any other federal agency, except the Postal Regulatory Commission. See Handbook EL-312, 233.35 and 234.23, Dual Employment, for information on restrictions on dual employment. When a postal employee is employed concurrently in another federal agency, postal employment is primary and takes precedence when a scheduling conflict arises.

348.3 **Between Postal Service and Private Industry**
A Postal Service employee may be employed concurrently as an employee in the private sector unless such employment has an adverse impact on postal operations or where conflicts of interest may be generated between the private employer and/or employee and the Postal Service. When a postal employee is employed concurrently by another private employer, postal employment is primary and takes precedence when a scheduling conflict arises. See 662.1 for further information.

349 **Official Personnel Folder**

349.1 **Purpose**
The Official Personnel Folder (OPF) documents the employment history of individuals employed by the federal government. The records included in the OPF protect the legal and financial rights of the government and the
employee. An OPF is established and maintained for each Postal Service employee, regardless of appointment type or duration.

349.2 Contents
The OPF contains personnel records that reflect the employee’s official status, benefits, and service and includes other documents that are significant in the employee’s Postal Service career. When an employee has former postal or federal civilian service, the OPF for that service must be merged into a single OPF.

349.3 Electronic Official Personnel Folder System
The official record of a document in an OPF is the hard copy until the document is scanned and accepted into the Postal Service’s electronic Official Personnel Folder (eOPF) system. At that point, the scanned image contained in the eOPF system is the official record of the document, and the hard copy ceases to be the official record.

Exceptions:

a. If a PS Form 50, Notification of Personnel Actions, (1) has been created electronically and stored in the Postal Service’s human resources information system, and (2) has not been printed out in hard copy and placed in the OPF, then the official record is the electronic version of the PS Form 50 stored in the human resources information system.

b. If a document has been created electronically and stored in the Postal Service’s eOPF system, the official record is the electronic version of the document stored within the eOPF system.

350 Assignment, Reassignment, and Promotion

351 Introduction

351.1 Purpose and Scope

351.11 Employee Utilization
Postal officials in charge of installations have an overall responsibility to effectively use human resources. Supervisory employees have specific responsibilities to improve the use of human resources. Postal officials in charge of installations and supervisors must carefully plan and analyze the anticipated workload to enable the use of the minimum workforce consistent with effective operations.

351.12 Filling Postal Positions
The assignment, reassignment, or promotion of postal employees fills most postal positions, except entry-level positions.

351.13 Eligibility for Promotion
An employee serving under a career appointment is eligible for reassignment or promotion to a career position. An employee serving under a noncareer appointment is not eligible for promotion to a career position.
351.2 **Positions Not to Be Filled on a Permanent Basis**

The following are not to be filled on a permanent basis:

a. Any position from which an employee is absent under circumstances where he or she has a right to be restored to his or her position; for example, because of an on-the-job injury.

b. Any position from which an employee is on leave without pay to perform military service and has or may have reemployment rights under USERRA (see EL-312, section 77). **Note:** A position does not need to be held for an employee who (1) resigned to perform active military duty and (2) executed a *Resignation to Enter Military Service Declaration*; however, an employee placed into a position vacated by an employee who resigned to perform military service and completed a *Resignation to Enter Military Service Declaration* may be removed from that position in order to comply with the requirements of USERRA to reemploy an employee with reemployment rights who resigned to perform military service.

c. Any position from which an employee was (a) subjected to an adverse action (e.g., removal, demotion, or reassignment) and (b) for which a grievance or appeal to the Merit Systems Protection Board is pending.

351.3 **Qualification and Eligibility Requirements**

351.31 **Qualification**

Employees selected for a position must meet the minimum qualification requirements established for the position. See Handbook EL-312, chapter 7, for explanation of nonbargaining qualification standards and bargaining qualification standards.

351.32 **Eligibility for Consideration**

Eligibility for consideration for some nonbargaining positions is limited to employees in specific grades, occupations, geographic areas, or organizations, especially during periods of organizational change. The limitations for bargaining positions are described in collective bargaining agreements and Handbook EL-312, 72, Bargaining Positions. Employees with restoration rights by reason of military duty may request consideration and are considered for promotion, assignment, and conversion to full-time status, if otherwise eligible. **(Consult human resources if an employee absent because of military duty requests consideration, but does not submit a formal application.)** Other employees on extended leave or leave without pay are considered, provided they are eligible and have submitted an application. The personnel action is effected upon return to duty and is dated retroactively to the date the change would have occurred had the employee not been absent.

**Note:** The employee may be entitled to benefits including back pay for leave (including military leave) and retroactive activation of Federal Employees Health Benefits coverage (see Chapter 5, Employee Benefits).
351.4 **Equal Opportunity**
Postal Service policy provides all qualified employees an equal opportunity for assignments and promotions. Assignments and promotions must be based on merit and the relevant experience, training, knowledge, skills, and ability required for the positions being filled. It is the policy of the Postal Service not to discriminate in personnel decisions on the basis of:

a. Race, color, sex (including gender identity and gender stereotypes), national origin, religion, disability, and uniformed service, or

b. Other nonmeritorious factors such as age, genetic information, sexual orientation, marital status, political affiliation, and status as a parent.

351.5 **General Promotion Policies**

351.51 **Merit Promotion Program**
The promotion program for positions in the Postal Service is based on the principle of promotion by merit. The program provides the means for making selections for promotions according to the relative qualifications of the employees eligible for consideration. Officials engaged in the selection process must administer the program systematically, uniformly, and equitably. Promotions to craft positions must be made in accordance with applicable collective bargaining agreements.

351.52 **Merit Promotion Program Objectives**
The goal of the merit promotion program is to obtain maximum effectiveness and efficiency in postal operations by:

a. Identifying highly qualified candidates for management’s consideration in a timely manner.

b. Ensuring best placement of employees according to their capabilities and potential.

c. Maximizing use of employees’ special skills and abilities.

d. Providing employees an incentive to improve their performance and develop their knowledge, skills, and abilities.

e. Providing all employees the maximum possible opportunities for advancement, and ensuring that qualified employees who are eligible and available are given fair and appropriate consideration when filling higher-grade vacancies.

351.53 **Policies**
The following promotion policies apply:

a. First consideration is given to qualified employees within the Postal Service. The area of consideration is broad enough to provide a supply of well qualified candidates for promotion. The selecting official is provided an adequate number of well qualified candidates from which to choose, but should not be burdened with a lengthy list of candidates to consider.

b. Consideration is expanded to postal employees outside the minimum area of consideration when appropriate and necessary to ensure that
an adequate number of qualified candidates are available for promotion consideration.

c. Required files are maintained; adequate procedures are developed for periodic review of promotion actions; and appropriate corrective action is taken if procedural, regulatory violations, or other deficiencies are found.

d. Employees selected for promotion are released from their current positions without undue delay. This is normally not later than 2 to 4 weeks after selection or in conformance with the provisions of any applicable labor agreement.

e. Information is made available to employees, upon request, about:

   (1) Promotion program requirements and procedures and the promotion programs affecting them;

   (2) Promotion opportunities available to them;

   (3) Their eligibility in specific promotion actions; and

   (4) The identity of the person selected.

f. Restrictions on the promotion (or recommendation for promotion) of immediate relatives are explained in Handbook EL-312, 513.3, Relatives.

351.54 **Exceptions to Competitive Promotion Procedures**

Promotions excepted from competitive procedures are listed in Handbook EL-312, 717.32, Exceptions to Competitive Procedures.

351.55 **Temporary Promotions**

See Handbook EL-312, 716.2, Temporary Promotion, for conditions when temporary promotions are appropriate.

351.6 **Mutual Exchanges**

351.61 **General Policy**

Career employees may exchange positions (subject to the provisions of the appropriate collective bargaining agreement) if the officials in charge at the installations involved approve the exchange of positions. Mutual exchanges must be made between employees in positions at the same grade levels. The following employees are not permitted to exchange positions:

a. Part-time flexible employees with full-time employees.

b. Bargaining employees with nonbargaining employees.

c. Nonsupervisory employees with supervisory employees.

351.62 **Rural Letter Carrier Employees**

The mutual exchange of regular rural letter carrier employees of different Post Offices is permitted in accordance with the applicable provisions of the USPS-NRLCA National Agreement. The following mutual exchanges are not permitted:

a. Between regular rural letter carrier employees in the same Post Office.

b. Between rural letter carrier employees and members of other crafts.
352 Selection for Bargaining Positions

Procedures and requirements for filling bargaining positions are found in the following publications:

a. The appropriate collective bargaining agreement contains governing policies and procedures affecting bidding, assignments, reassignments, higher grade assignments, and promotions.

b. Handbook EL-312, 72, Bargaining Positions, contains detailed procedures and administrative requirements.

c. Position descriptions online (http://hrishq.usps.gov/jdonline) on the Postal Service Intranet contain qualification standards for bargaining positions.

353 Selection for Nonbargaining Positions

353.1 Promotion

A promotion is the permanent assignment, with or without relocation, of an employee:

a. To a position having a higher grade than the position to which the employee is currently assigned, or

b. To a position with a higher equivalent grade.

In addition to the general promotion policies in 351.3, specific policies and procedures govern promotion to various nonbargaining positions. Selection procedures for Postal Career Executive Service (PCES) employees are described in 380 of this manual, and for other nonbargaining positions, in Handbook EL-312, 74, Nonbargaining Positions or 75, Supervisor Selection Process.

353.2 Reassignment

A reassignment is the permanent assignment, with or without relocation, of an employee:

a. To another position with the same grade, or

b. To a position with an equivalent grade.

353.21 Management Option

Authorized management officials may reassign nonbargaining employees without following regular competitive procedures (see Handbook EL-312, section 743.11).

353.22 Employee Self-Nomination

Employees who desire noncompetitive reassignment may nominate themselves by making a written request to the selecting official.

353.23 Unassigned Employees

Unassigned nonbargaining employees (i.e., employees whose positions have been abolished) are reassigned in accordance with 354.

353.3 Temporary Assignment

See Handbook EL-312, 716.1, Temporary Assignments.
353.4 **Realignment or Reevaluation**

In a realignment or reevaluation involving nonbargaining positions, Headquarters Employee Resource Management determines the effect on individual positions. Based on those determinations, the following general rules apply when assigning incumbents and filling affected positions:

a. The incumbent is automatically assigned to the position if there is no significant change in duties or responsibilities and no change in grade.

b. The incumbent is promoted noncompetitively if the position is upgraded with no significant change in duties or responsibilities.

c. The incumbent has no assignment or promotion right to the new position if there is a significant change in duties and responsibilities that result in the authorization of a new position at the same or higher grade and abolishment of the present position. The new position is filled in accordance with regular procedures, and the incumbent of the abolished position is assigned in accordance with 354.

d. The incumbent is treated in accordance with 354.241 in any situation where a position is evaluated at a lower grade.

354 **Assignment of Unassigned Employees**

354.1 **Policy**

354.11 **Bargaining Employees**

Assignment of excess bargaining employees must be in accordance with the applicable provisions of the appropriate collective bargaining agreement.

354.12 **Non-bargaining Employees**

Assignment of unassigned career non-bargaining employees must be in accordance with the procedures described in 354.2, as appropriate. Postal Service policy provides equal opportunities for all employees without discrimination because of race, color, religion, sex, national origin, disability, or age.

354.2 **Assignment of Non-bargaining Unit Employees Due to a Potential or Actual Reduction in Force**

The Postal Service has the option to apply to any individual organizational change none, one, or more of the following provisions that are not required by reduction in force (RIF) statutes and Office of Personnel Management RIF regulations applicable to the Postal Service.

354.21 **General**

354.211 **Definition of Reduction in Force**

A reduction in force (RIF) is the administrative process through which the Postal Service eliminates positions and accounts for the employees who formerly occupied those positions. A RIF action occurs when an employee is released from his or her competitive level by separation, demotion, or a reassignment requiring displacement. Release from a competitive level must be caused by the following:

- Elimination or significant modification of existing work.
Creation of new work.
Reorganization.
Transfer of function.
An individual’s exercise of reemployment or restoration rights.
Reclassification of an employee’s position based on the erosion of duties that will take effect after a RIF has been formally announced in the employee’s competitive area (i.e., the area in which the employee competes for retention during a RIF) and when the RIF will take effect within 180 days.

**Note:** With the exception identified above concerning the reclassification of an employee’s position, a change to lower grade based on the reclassification of an employee’s position due to a change in classification standards or the correction of a classification error is not a RIF.

**354.212 Legal Basis for Reduction in Force**

Laws governing RIF are found in Title 5, United States Code (U.S.C.), Sections 3501-3503. These laws are implemented in the federal government through regulations issued by the U.S. Office of Personnel Management (OPM) (Title 5, *Code of Federal Regulations* (CFR), 351). In the Postal Service, these laws apply only to individuals entitled to veterans’ preference during a RIF. The legislative provisions making these laws and regulations applicable to preference eligible employees in the Postal Service are found in Title 39, U.S.C. Section 1005 (a)(2).

**354.213 Management and Human Resources’ Responsibilities**

Management plans and organizes the workforce based on the strategic direction of the Postal Service. That responsibility includes determining the type, number, and location of positions that are to be filled, abolished, or vacated (see 156). When changes are anticipated as a result of this responsibility, management determines whether a RIF is necessary and when such action will occur.

Human Resources is responsible for coordinating RIF avoidance strategies to exhaust all means of placement for a specific competitive area undergoing a RIF. This responsibility includes advising and assisting management in designing a RIF strategy and implementing management’s RIF-related decisions. Human Resources will work with all stakeholders and responsible managers to coordinate the process associated with a reinstatement list for preference eligible employees (see 354.27).

**354.214 Coverage of Reduction in Force Procedures**

RIF procedures apply to the assignment or separation of career non-bargaining employees who occupy positions that have the potential of being impacted by, or will be directly affected by, a RIF.

These procedures apply to non-career, non-bargaining employees serving in an indefinite appointment period only to the extent necessary to terminate their employment, or to avoid (or minimize) the impact of a RIF on career non-bargaining employees.
**Exclusion:** Bargaining employees are excluded from these procedures. The assignment or separation of excess bargaining employees is in accordance with the applicable collective bargaining agreement and applicable statutes.

**354.215 Veterans' Preference Status**

Entitlement to veterans’ preference is based on the Veterans’ Preference Act of 1944, as amended, and is codified in various provisions of Title 5, U.S.C. Employees who are eligible for veterans’ preference for purposes of initial appointment are also eligible for veterans’ preference for RIF, except for employees who are retired members of the uniformed services. Employees who retired from the military must meet one of several special conditions before they can be granted veterans’ preference for RIF purposes. The conditions differ and depend on whether the employees retired below, at, or above the rank of major.

**354.216 Veterans’ Preference Entitlement**

Veterans’ preference eligible employees are entitled to the following:

a. **Higher Retention Standing.** A preference eligible employee is entitled to a higher retention standing (seniority) on a retention register than a non-preference eligible employee during a RIF.

b. **Assignment Rights.** A preference eligible employee is entitled to assignment rights if the employee’s last merit performance rating of record before separation was better than a non-contributor for RIF purposes or its equivalent under paragraphs (1) or (2) of this subsection.

(1) **Bumping.** A preference eligible employee may replace an employee in the same competitive area who has a lower retention standing and occupies a position that is no more than three grade levels (or appropriate grade interval or equivalent) lower than the position from which the preference eligible employee is released.

(2) **Retreating.** A preference eligible employee may replace an employee (in the same competitive area, tenure group, and veterans’ preference subgroup), who has a lower retention standing, occupies the same position, or a different position that was previously held by the preference eligible employee, that is no more than three grade levels (or appropriate grade interval or equivalent) lower than the position from which the preference eligible employee is released. A preference eligible employee with a compensable service-connected disability of 30 percent or more can retreat to a position that is up to five grade levels (or appropriate grade interval or equivalent) lower than the position from which he or she is released.

c. **Appeal Rights.** A preference eligible employee may file an appeal with the Merit Systems Protection Board (MSPB) under the provisions of 5 CFR 351.901. For additional information, refer to the Merit Systems Protection Board’s website at [mspb.gov](http://mspb.gov).
354.22 Processing Requests for Organizational Change

354.221 Evaluating the Need for Change

Requests to change a Headquarters or field organizational structure are initiated by the business function with approval of the functional organization vice president. An organizational change is made to meet one or more of the following objectives:

a. Change in mission.

b. Change in nature of work.

c. Duplication of jobs, functions, or responsibilities within or between organizational structures.

d. Ensure the relevance and consistency of organizational structures and staffing.

Human Resources, in consultation with the business function, reviews and evaluates the specific needs for change with the functional organization vice president to provide possible solutions (see 140 for more details).

Human Resources evaluates how the proposed changes will affect specific competitive areas and determines whether a RIF may be necessary. If the potential for a RIF exists, Human Resources provides the business function with a preliminary placement plan that outlines the strategies to minimize or avoid the need for a RIF.

354.222 Implementing the Change

Following completion of the evaluation process and final approval, Human Resources takes the following actions:

a. Notifies the business function of the new or modified structure and staffing changes to be implemented.

b. Develops qualification standards (knowledge, skills, and abilities) for any new positions and assigns the positions to the appropriate competitive levels. If placement of competitive area employees into the new organization based on competitive levels and qualification standards does not result in a potential RIF situation, the vice president and competitive area management are advised to proceed to fill any vacant positions under the normal EAS selection procedures.

If the organizational change does result in a potential RIF, Human Resources is responsible for coordinating RIF avoidance or minimization strategies, conducting the RIF process, and, if necessary, coordinating with competitive area management other placement opportunities that may be available.

354.23 Minimization Strategies for RIF Avoidance

To minimize or avoid the impact of a RIF, Human Resources, in coordination with the business function, may implement some or all of the following actions:

a. Freeze hiring and promotion actions.

b. Separate contract employees, temporary employees, and reemployed annuitants.
c. Reassign employees:
   (1) To vacant positions in the same competitive area or other competitive areas.
   (2) To positions within or outside the commuting area. This may be voluntary (e.g., where an employee has responded to a vacancy announcement) or directed by management.
   **Note:** Reassignments are not subject to RIF procedures when employees are involuntarily placed into same level positions.

d. Cancel all detail and temporary promotion PS Forms 50, *Notification of Personnel Action*.

e. Terminate probationary employees.

f. Approve employee requests to voluntarily change to vacant positions at lower grades within the competitive area, including bargaining positions.

g. Provide voluntary resignation incentives.

h. Obtain approval from OPM to offer a voluntary early retirement option.

i. Provide voluntary early retirement incentives.

j. When circumstances warrant, implement other RIF avoidance measures, provided such measures comply with regulations and, if appropriate, the applicable collective bargaining agreements.

### 354.24 Providing Initial Notification and Making Preliminary Placements

#### 354.241 Notifying Employees of a Potential RIF

If the potential for a RIF exists, management at the competitive area must meet with employees to advise them of the situation, either individually or in groups. This meeting occurs after approval is received from Human Resources, but before issuance of the specific RIF notice. The information provided to employees includes, if applicable:

a. A description of the new organization, including the job title and number of any new positions added, their grade levels, and reporting relationships.

b. The number of positions by title and grade level in the organization being abolished.

c. The position titles, grade levels, or organizational function that will be directly impacted by the RIF.

d. The options available to impacted employees, including any RIF avoidance or minimization strategies that will be used (see 354.23).

#### 354.242 Establishing Employee Job Profile

Employees who may be impacted by a RIF must update and maintain their employee profile to apply for any available vacant positions.

#### 354.25 Implementing RIF Procedures

##### 354.251 Issuing Specific RIF Notices

Human Resources issues specific RIF notices to all impacted employees within the competitive area no less than 60 days before the RIF effective
date. Each specific RIF notice either advises an employee that he or she has been placed in the new organization, giving the position title, grade level, occupational code, and duty station location, or that he or she did not receive a placement offer and will be separated from the Postal Service. The specific RIF notice also contains the following:

a. Information used to determine an employee’s assignment rights in the RIF, including the competitive area, competitive level, tenure group, veterans' preference subgroup, RIF service date, and the four most recent merit performance ratings of record.

b. Notification of how to obtain a copy of OPM’s RIF regulations at 5 CFR part 351.

c. Information concerning saved grade and saved salary under the provisions of 415.1.

d. PS Form 999, Application for Reinstatement List, if the employee is preference eligible, did not receive a placement offer, and was notified that he or she would be separated from the Postal Service.

e. If the employee is preference eligible and was separated or changed to a lower grade level as a result of the RIF, information about his or her right, if any, to appeal to the Merit Systems Protection Board.

354.252 Placing Unplaced or Displaced Employees

Procedures for placing employees before the RIF effective date are as follows:

a. Preference eligible employees who are not placed based on their RIF rights and non-preference eligible employees who are considered for any appropriate and available vacant positions remaining in their competitive area as follows:

(1) Following the issuance of the specific RIF notice, Human Resources provides the business function with a list of employees not placed during the specific RIF action (see 354.251), and a list of vacant positions within the competitive area undergoing the RIF, if any. In the case of closure of an entire competitive area, all positions are abolished and no placement opportunities remain within the competitive area.

(2) The business function may place the remaining impacted employees into vacant positions as a RIF assignment based on RIF retention standing. This process is strictly optional.

(3) If the business function elects to place remaining impacted employees into vacant positions as a RIF assignment, it must return the entire placement file to Human Resources. If it chooses not to place remaining impacted employees, it must notify Human Resources in writing.

b. Career bargaining employees, displaced in order to afford a preference eligible employee his or her RIF assignment rights, are reassigned in accordance with the applicable collective bargaining agreement.
Advising Employees of Options

Before the RIF effective date Human Resources meets individually, or in groups, with employees who remain unplaced to discuss in detail the following options:

a. **Non-pay, Non-duty Status.** Employees who do not expect to be placed by the RIF effective date may request to be placed in a 30-day non-pay, non-duty status, as an extension to the RIF effective date. The placement administrator must receive this request before the RIF effective date. During the 30-day extension, employees may continue to seek a position with the Postal Service based on the conditions specified in 354.26.

b. **Compensation Alternatives.** An overview of the compensation programs available to employees who will be separated can be found in the Organizational Change/RIF FAQs on the Organizational Changes website.

Separating Remaining Employees

Employees who decline or fail to request a 30-day extension in a non-pay, non-duty status by the RIF effective date are separated on that date.

Making Post-RIF Employee Placements

Employees placed on a 30-day extension in a nonpay, nonduty status have the following options:

a. **Noncompetitive Consideration.** Employees may apply noncompetitively for any vacancy at or below their current grade within the commuting area. Employees assigned to a lower grade position are entitled to grade and salary treatment in accordance with 415.4.

b. **Voluntary Bargaining Position Placement.** If employees meet the qualifications for vacant bargaining positions, they may volunteer for placement into these vacancies subject to the approval of the manager where the vacancy exists. Seniority and pay provisions governing such placements are in accordance with the applicable collective bargaining agreement.

Establishing a Reinstatement List

Providing Priority Consideration to Employees

A reinstatement list (RL) identifies career preference-eligible employees who are eligible for priority consideration for reinstatement to the Postal Service because they have been separated as a result of a reduction-in-force (RIF).

An RL is established the day after the RIF effective date if one or more employees have been found eligible for placement on the RL. The RL remains in effect for 2 years following its establishment or until no eligible employees remain on the RL, whichever is earlier.

**Note:** Acceptance of an employee’s PS Form 999, *Application for Reinstatement List*, and placement on the RL does not guarantee the employee’s reinstatement to the Postal Service.
354.272 Determining Employee Eligibility
A career employee is eligible to be placed on an RL if all conditions listed below occur:

a. The employee is preference eligible for RIF purposes, as defined in section 354.215.

b. The employee received a specific RIF notice indicating that he or she will be separated from the Postal Service, and that notice has not been canceled or rescinded. An employee who retires on or before the RIF effective date is eligible for placement on the RL, provided he or she meets all other eligibility requirements.

c. The employee does not refuse an offer of a position under 5 C.F.R. part 351, subpart G, with the same type of work schedule and with a representative rate at least as high as that of the position from which the employee was or will be separated.

d. The employee’s last merit performance rating of record before separation was better than a non-contributor for RIF purposes or its equivalent.

e. The employee submits an Application for Reinstatement List no later than the RIF effective date.

f. The employee is at least minimally qualified for one or more of the positions identified on the Application for Reinstatement List.

354.273 Considering Employees on a Reinstatement List
Provisions for reinstatement list consideration are as follows:

a. Eligible RL applicants are provided initial consideration before external advertisement of a vacant position within their competitive area and all other competitive areas within commuting distance not undergoing an organizational change/RIF action. Consideration is limited to those applicants who are at least minimally qualified for the vacant position.

Note: A vacant position does not include positions that are filled through other special programs, such as the restoration of individuals who served in the uniformed services and the reemployment or reassignment of employees injured on duty who recover within one year.

b. Human Resources maintains the RL and checks the list before publishing external job postings.

c. Positions identified by eligible RL applicants on their Application for Reinstatement List form for which they are at least minimally qualified must be:

(1) Authorized positions.

(2) At the same or lower grade level (or representative rate) as the position held before separation due to a RIF action.

d. If an otherwise eligible RL applicant is found to be at least minimally qualified for a position identified on his or her Application for Reinstatement List, he or she must be offered the position before external applicants are considered.
Removing Employees From a Reinstatement List

An employee’s name is removed from the RL in the following situations:

a. The employee accepts a career appointment with the Postal Service or another federal agency;

b. The employee voluntarily requests, in writing to Human Resources, to have his or her name removed from the RL;

c. The employee fails to provide Human Resources with any changes in his or her address or telephone number, thereby preventing Human Resources from contacting the employee about potential employment opportunities; or

d. Human Resources tries to contact the employee about a position with a representative rate at least as high as the representative rate of the position from which the employee was separated, and the employee declines the position, fails to respond, or fails to appear for an interview without having taken reasonable steps to reschedule the interview.

For additional information or to learn more about RIF under OPM’s regulations, refer to OPM’s website; links are available via the Organizational Change website at liteblue.usps.gov/humanresources/organizationalchanges/oc_home.shtml.

Light Duty Assignments

Voluntary Requests

Circumstances

Any full-time regular or part-time flexible employee recuperating from a serious illness or injury and temporarily unable to perform the assigned duties may voluntarily submit a written request to the installation head for temporary assignment to a light duty assignment.

Any ill or injured full-time regular or part-time flexible employee having a minimum of 5 years of postal service, or any full-time regular or part-time flexible employee who sustained injury on duty while performing the assigned duties, regardless of years of service, can submit a voluntary request to the installation head for permanent reassignment to a light duty assignment.

Method

Voluntary requests are made in accordance with the applicable collective bargaining agreement.

Response

The light duty provisions of the various collective bargaining agreements between the Postal Service and the postal unions require that installation heads show the greatest consideration for full-time regular or part-time flexible employees requiring light duty or other assignments, giving each request careful attention, and reassign such employees to the extent possible in the employee’s office.
355.14 **No Guarantee**
The light duty provisions of the various collective bargaining agreements
between the U.S. Postal Service and the postal unions do not guarantee any
employee who is on a light duty assignment any number of hours of work per
day or per week.

### 360 Other Personnel Actions

#### 361 General Considerations
It is the policy of the Postal Service to prohibit discrimination and harassment
in personnel decisions on the basis of (a) race, color, religion, sex (including
gender identity and gender stereotypes), national origin, age, and disability,
or (b) other factors such as genetic information, sexual orientation, marital
status, political affiliation, status as a parent, and past, present, or future
military service. Career advancement is based solely on merit, applicable
experience, and knowledge, skills, and abilities.

#### 362 Change to Lower Level

**362.1 Purpose and Authority**
Changes are initiated based on the application of the employee or at the
request of the installation head. Postal officials who are not authorized to
take final action provide recommendations to the higher authority.

**362.2 When Change to Lower Level May Be Made**

##### 362.21 At Request of Employee
Employees may be changed to a position of lower-grade level at their own
request, without regard to adverse action procedures, when their written
requests establish that the changes are made solely for personal reasons in
their own interests. Employees’ written requests become a part of their
official personnel folders. The request must contain the following facts:

a. Employee and not the postal official initiated the request for the action.
b. Postal official, or any superior, has not pressured the employee.
c. Employee fully understands the requested transaction and considers
the reduction to be in his or her self-interest and benefit.

##### 362.22 Because of Performance
When an employee’s performance is unsatisfactory due to the employee’s
inability to do the work, a change to a lower grade may be made to a position
where the employee can reasonably be expected to adequately perform. A
written notice prepared in compliance with the adverse action procedure
precedes the change.

##### 362.23 Relegation of a Post Office
A change to a lower grade resulting from relegation of a Post Office must be
in accordance with the adverse action procedures. See 650 for
362.24 Employment and Placement

nonbargaining employees. See the appropriate collective bargaining agreement for bargaining employees.

362.24 Realignments
In organizational realignments, management may offer an employee a lower-grade position. Although the offer is management-initiated, the change, if voluntarily accepted by the employee, is not processed as an adverse action. In realignments involving a RIF, 354.2 governs voluntary changes to a lower grade for nonbargaining employees.

362.3 Restrictions on Change to Lower Level
To fill a position by change to lower-grade level, an employee must meet the requirements for the new position described in the applicable qualification standard.

363 Conversions

363.1 Definition
Conversion refers to the process of changing a noncareer employee’s status to a career appointment in one personnel action. The selected noncareer employee should not be separated and then given a career appointment unless the employee’s appointment expires before the employee can be converted to career status.

363.2 Competitive and Noncompetitive Authority
A conversion to career status based on a competitive authority occurs when a selection is made from a Hiring List and the Hiring List documents the selection. A conversion to career status based on a noncompetitive authority occurs when a selection is made due to noncompetitive eligibility such as reinstatement, transfer from another agency, or veterans recruitment appointment.

363.3 Restrictions on Conversion to Career Appointment

363.31 Vacancies
A vacancy for a permanent position must exist for an employee to be converted to a career appointment. Conversion is not possible to a temporary vacancy (for example, due to another employee’s absence on active military duty).

363.32 Positions Restricted to Veterans
Except as required by a collective bargaining agreement, an employee who is not entitled to veterans’ preference may not be converted to career status in a position restricted to veterans unless preference eligibles are unavailable. See Handbook EL-312, 232.52, Positions Restricted to Applicants Eligible for Veterans’ Preference.
Changes in Duty Status

Changes in duty status are changes that place employees in a nonpay status or return them to active duty and pay status. These changes are defined in items a through d.

a. Leave Without Pay (LWOP) – A temporary nonpay status and absence from duty, granted when appropriate, as a result of an employee’s request (includes time spent on active military duty).

b. Suspension – A temporary nonpay status and absence from duty for disciplinary or other reasons. If the suspension is for a specific period, the appropriate documentation specifies the exact number of days and dates of suspension.

c. Absence Without Leave (AWOL) – A temporary nonpay status and absence from duty without appropriate authorization.

d. Return to Duty — A return to active duty and pay status from LWOP in excess of 30 days. This includes a return to duty from active military service (refer to EL-312 773 for additional requirements on return to duty from 30 days or more of active duty military service). In the remarks section of the personnel action, Human Resources indicates the authority and reason for effecting the change in duty status.

Separation

Administrative Considerations

Definition

Separations are personnel actions that result in taking the employee off the rolls of the Postal Service.

Effective Date of Separation

The effective date of separation is the last day the employee is carried on the rolls.

Standard Terminology

A separation from the service must be identified by the prescribed term. Care must be taken to use the term appropriate to the case, (e.g., death, removal, resignation). Standard procedures and terminology must be used in preparing personnel action forms.

Notice to Federal Employee About Unemployment Insurance

See 550.

Separations - Voluntary

Resignation

Definition of Resignation

Resignation is a separation at the employee’s discretion. Resignations must be accepted and are binding once submitted. However, employees are permitted to withdraw their resignation request provided the request to
withdraw is made before close of business on the effective date of the resignation.

365.212 To Avoid Separation for Cause
If an employee submits a resignation after having been notified, either orally or in writing, that an adverse action has been proposed for removal, change to lower grade, or suspension for reasons furnished him or her, the resignation must be accepted. A resignation must also be accepted if an employee receives a written notice of decision to separate the employee for reasons given in a notice of decision.

365.213 Because of Illness
The following policies apply in cases of resignation caused by illness:

a. 5 Years or More of Service. Employees covered by the Civil Service Retirement System with 5 or more years of civilian service who resign because of illness must be advised of their eligibility to apply for a disability retirement.

b. 18 Months or More of Service. Employees covered by the Federal Employees Retirement System with 18 months or more of creditable civilian service must be advised of their eligibility to apply for a disability retirement.

c. Less Than 18 Months of Service. Employees covered by the Federal Employees Retirement System who have less than 18 months of creditable civilian service must furnish medical evidence supporting their claim to the installation head at the time of separation if their seniority on reinstatement is to be restored. The existence of such evidence should be annotated on the separation PS Form 50. The evidence itself is forwarded to the appropriate Postal Service medical official for retention.

365.214 To Perform Military Service
If a career or non-career employee seeks to resign postal employment to perform military service and does not intend to return to the Postal Service, he or she must be notified of the effect this will have on his or her restoration rights and benefits. Therefore, only Human Resources can accept and authorize processing of a resignation for military service (see EL-312 772.3).

365.215 Notice and Acceptance
The following policies apply regarding notice and acceptance of resignations:

a. Written Resignation. Resignations should be submitted in writing. The employee specifies the reason and effective date. When possible, written notice of resignation must be given at least 2 weeks before the anticipated last day of work.

b. Oral Resignation. If employees decline to submit written resignations, their oral resignations must be accepted, preferably in the presence of witnesses. The supervisor or other official who receives an oral resignation records the date received, the reason given, the effective date, and the names of any witnesses. This record, signed by the supervisor, is placed in the employee's official personnel folder as a permanent record.
c. **Reason for Resignation.** The reason for a resignation should be clearly stated in either a written or oral resignation. If the employee fails to give a reason for resignation, the supervisor enters the reason she or he believes the employee resigned. See 365.214 when the reason for resignation is to perform military service.

d. **Effective Date.** When the employee sets an effective date of resignation to include a period of unapproved leave, the unauthorized absence may be charged to either earned annual leave or LWOP at the discretion of the appointing official. The employee is informed of the decision and given an opportunity to change the effective date. If the employee is resigning in lieu of an involuntary separation, he or she may not set an effective date for resignation that will occur after the effective date for the involuntary separation.

365.22 **Separation-Transfer**

365.221 **Definition**

*Separation-transfer* is an action by which career employees are taken off the rolls of a postal installation to permit their appointments to positions in other federal agencies without a break in service.

Contact Human Resources before processing a separation-transfer for an employee on military service. If the employee does not return to duty with the Postal Service, he or she has not been reemployed and is not eligible for transfer.

365.222 **Effective Date**

An employee who notifies the appointing officials of a pending separation-transfer may be carried in an annual leave (or nonpay, if no annual leave is available) status between the last workday in the postal installation and the entrance on duty in the other agency. No action is taken until notice of employment has been received from the gaining agency. The personnel action form is then prepared effective as of the close of business the day before the employee’s entrance-on-duty date at the new activity.

365.223 **Replying to Requests for Suitability Information**

When another government agency requests information on the suitability of an employee transferring from the Postal Service, relevant information contained in Postal Service records is furnished to safeguard its confidential nature and to protect confidential sources.

365.23 **Separation, Retirement**

See 550 and 580.

365.3 **Separations - Involuntary**

365.31 **Removal**

365.311 **Definition**

*Removal* is an action involuntarily separating an employee, other than an employee serving under a temporary appointment or a career employee who has not completed the applicable probationary period, for cause.
365.312 **Effective Date**
The effective date is the date designated by the official making the decision, but is not before the expiration of the required time limit for the notice period.

365.32 **Separation-Disqualification**

365.321 **Applicability**
This type of separation applies only to employees who have not completed their probationary period.

365.322 **Reasons for Action**
Separation-disqualification is an action that results from the failure to meet conditions specified at the time of appointment (such as failure to qualify by conduct or capacity during the probationary period). It may also result from information that, if known at the time of appointment, would have disqualified the employee for the appointment.

365.323 **Probationary Period**
Separation-disqualification must be effected during the probationary period. Action is initiated at any time in the probationary period when it becomes apparent that the employee lacks capacity for efficient service.

365.324 **Who Initiates Action**
Supervisors may recommend separation-disqualification, but such recommendations must be referred for decision to the official having authority to take the action.

365.325 **Procedure in Separating**
If an appointing official decides to terminate an employee who is serving a probationary period due to conditions arising prior to appointment, or because work performance or conduct during this period fails to demonstrate qualification for continued postal employment, the employee’s services are terminated by notifying the employee in writing as to why he or she is being terminated and the effective date of the action. The written notice of termination must at a minimum consist of the appointing official’s conclusions about the inadequacies of performance or conduct.

365.326 **Effective Date**
The effective date of separation must be before the end of the probationary period and must not be retroactive.

365.33 **Termination or Separation of Non-Career Employees**
An employee serving under a temporary appointment may be separated at any time after notice in writing. In determining the proper action for a particular case, the following criteria are used:

a. *Termination, expiration of appointment*, is the term used to separate an employee who has reached the end of his or her term or whose services are no longer required.

b. *Separation* is the term used when describing the discontinuance of the service of a non-career employee because of unsatisfactory performance that warrants termination from the Postal Service.
365.34 **Separation-Disability**

365.341 **Definition**

*Separation-disability* is a term used to indicate the separation of an employee other than a non-career or a probationary employee whose medical condition renders the employee unable to perform the duties of the position and who is ineligible for disability retirement.

365.342 **Applicability**

a. At the expiration of 1 year of continuous absence without pay, an employee who has been absent because of illness may be separated for disability. This action is not mandatory, however, and if there is reason to believe the employee will recover within a reasonable length of time beyond the 1-year period, the employee may be granted additional leave in 30-day periods, not to exceed 90 days. If the employee's condition indicates that LWOP beyond that period is necessary incident to full recovery, the postal official must submit a comprehensive report to the area manager of Human Resources with appropriate recommendation and retain the employee on the rolls pending a decision.

b. An employee covered under USERRA who is hospitalized or convalescing due to a service-connected disability is required to return to work once recovered. The recovery period may not exceed 2 years (see EL-312 773(d)). Before any employee covered under USERRA can be separated for disability, the requesting postal official must submit a comprehensive report through the proper channels to the manager of Human Resources (Area), with appropriate recommendations. The employee must be retained on the rolls of the Postal Service pending a decision.

c. If an employee on the rolls of the Office of Workers' Compensation Programs (OWCP) is unable to return to work at the end of the initial 1-year period of LWOP, the LWOP may be extended for successive additional periods of up to 6 months each. Extensions are granted only if it appears likely that the employee will be able to return to work within the period of the extension. If it does not appear likely that the employee will be able to return to work during the period, the employee, upon approval of the area manager of Human Resources (Area), is separated subject to reemployment rights.

d. Before any employee on the rolls of the OWCP can be separated, the requesting postal official must submit a comprehensive report through channels to the manager of Human Resources (Area), with appropriate recommendations. The employee must be retained on the rolls of the Postal Service pending a decision.

e. If the manager of Human Resources (Area) approves the request, and if the employee has sufficient service for entitlement to retirement, the employee is not separated until given an opportunity to retire. For involuntary separation, the notice and appeal procedures outlined in **650** or the applicable collective bargaining agreement, whichever is appropriate, is followed.
f. An employee who is eligible for disability retirement but chooses not to apply is not separated for disability until a complete medical report has been received and the employee has received retirement counseling.

g. An employee who is eligible for disability retirement is not separated for mental disability. Rather, the appointing official files an application for disability retirement on the employee’s behalf provided the requirements are met (see 568 and 588).

365.343 Notice to Employee

No employees who have completed their probationary period are separated for disability until given a notice in writing of the proposed action and an opportunity to reply in accordance with appropriate adverse action procedures. Employees eligible for disability retirement are advised and notified that unless they file application for disability retirement within 1 year of separation their rights will lapse.

365.344 Effective Date

Separation-disability is effective on the date determined by the Human Resources official or on the date authoritative notice is received in the case of legal incompetence. If unused sick leave remains to the employee’s credit, the effective date may be extended to permit payment for the unused sick leave. If an annuity is involved, an employee may wish to evaluate an earlier annuity payment against the unused sick leave. Separations for disability may not be effected retroactively or before the date of expiration of the time specified in the notice.

365.35 Separation, Reduction in Force

The Postal Service procedure for effecting reductions in force parallels the OPM procedure. The Postal Service attempts to make personnel adjustments by various administrative actions other than RIF. If these actions are not adequate, however, and RIF appears to be appropriate, prior approval for such action must be obtained, through channels of communication, from the vice president of Employee Resource Management.

365.36 Death

365.361 Proof of Death

No action is taken to process the separation until credible evidence of death is received. Evidence of death is filed in the deceased employee’s official personnel folder. The time and date of a postmaster’s death should be reported immediately to the vice president of Area Operations and the vice president of Employee Resource Management.

365.362 Effective Date

The effective date of separation is the date of the employee's death. Personnel action forms also show the last day that the employee was in a pay status.

365.363 Expression of Condolence

The appropriate postal official should express condolences to the survivors, including a sincere expression of sympathy, and an offer to assist in filing claims for any funds to the deceased employee’s credit.
365.37 **Separation — Ineligibility for Reemployment Under USERRA**

365.371 **Definition**
Separation due to ineligibility for reemployment under the Uniformed Services Employment and Reemployment Rights Act (USERRA). This action occurs when the Postal Service determines that an employee who is performing or has been released from uniformed (military) service does not have reemployment rights under USERRA and as a result, the Postal Service separates the employee. This is an administrative action, not a disciplinary action, in compliance with USERRA (see EL-312 774(b)).

365.372 **Effective Date**
The official making the decision chooses the effective date for the separation due to ineligibility for reemployment under USERRA.

### 370 Performance Evaluation

371 **Introduction**
Postal Service employees are expected to conduct themselves in a manner that reflects favorably upon the organization and perform their duties in the most efficient manner. Both the supervisor and employee have a mutual responsibility to achieve these goals. When properly used, performance evaluation strengthens the daily supervisor-employee relationship in working toward this end.

372 **Sound Supervision**
The principles of sound supervision require that supervisors evaluate employee performance daily. Supervisors should counsel and instruct their employees as necessary, giving attention to evidence of good performance, as well as to areas where the employees need improvement.

373 **Performance Evaluation Systems**

373.1 **Formal Evaluation**
Postal Service Headquarters prescribes formal evaluation systems for a variety of purposes. A formal evaluation consists of defined standards of performance, instructions for establishing a measure of where an employee fits within the standards, and a form to record information.

373.2 **Informal Evaluation**
Informal evaluation is based on the supervisor’s day-to-day observations and is characterized by the absence of forms and instructions. The supervisor should make use of available human resources and give personal encouragement and guidance as a part of his or her daily practice. These practices must be part of a continuous formal and informal process.
Discussing Performance With Employees

The supervisor must discuss job performance with each employee. If the employee’s performance is unsatisfactory, the supervisor suggests constructive measures for an employee to follow to improve his or her performance to a satisfactory level.

Outstanding and Unsatisfactory Performance

375.1 Outstanding Performance

Outstanding performance is a level of performance that far exceeds that which is normally expected of an individual in a particular position and is far above the performance and achievement of most satisfactory employees in terms of productive effort, proficiency, and significant contributions to the Postal Service. If a supervisor determines that a bargaining employee’s performance is outstanding, the supervisor considers recommending the employee for a special achievement award or quality step increase. For EAS employees, such performance is recognized in their annual merit review and recognition programs. See 416 and 490 for more information.

375.2 Unsatisfactory Performance

Unsatisfactory performance is a level of performance that is repeatedly or consistently below the minimum requirements expected of an employee in the position, based on an evaluation of job-related factors such as reliability, willingness to work with fellow employees, quantity or quality of work production, and attendance. If a supervisor determines that an employee’s performance is unsatisfactory and reasonable efforts toward improving performance to a satisfactory level have not been successful, effort is made to reassign the employee to a job that the employee can be expected to perform satisfactorily. If there is no such job available and if disciplinary action must be taken, the appropriate adverse action procedure is followed.

Performance Evaluation During Probation

See Handbook EL-312, 584, Employee Evaluation.

Postal Career Executive Service

Purpose

The Postal Career Executive Service (PCES) was established in 1979 to develop and maintain a highly motivated, competent group of individuals capable of filling the key management positions and providing the leadership needed for the continued success of the Postal Service. PCES comprises Officers (PCES II) and Executives (PCES I).
382 Equal Opportunity
The principles of equal opportunity apply to all aspects of the PCES, including executive reassignment, training and development, evaluation, compensation, and awards. The Postal Service considers individuals seeking entry into the PCES without regard to race, color, sex, religion, age, national origin, political affiliation, marital status, disability, or any other nonmeritorious factor or consideration.

383 Positions in the PCES
383.1 Officer Positions
The postmaster general establishes officer positions, subject to approval by the Board of Governors.

383.2 Other Executive Positions
The vice president, Employee Resource Management, establishes executive positions (PCES I), subject to approval of the Postmaster General.

384 Filling PCES Vacancies
384.1 PCES II Vacancies
The postmaster general fills PCES II vacancies through appointment (except for the positions of postmaster general and deputy postmaster general, which are filled pursuant to 39 U.S.C. 202).

384.2 PCES I Vacancies
An officer, subject to approval of the next officer level, fills PCES I vacancies through selection from the Succession Planning List or from outside the Postal Service.

<table>
<thead>
<tr>
<th>Approval Phase</th>
<th>Hardware and Software</th>
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<th>Hardware and Software</th>
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<tbody>
<tr>
<td>Radio and Software</td>
<td>Hardware and Software</td>
<td>Hardware and Software</td>
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<td>Technology Initiative</td>
<td>Hardware and Software</td>
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<td>Priorization</td>
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<td>Assessment (TIPA)</td>
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<td>Process</td>
<td>Hardware and Software</td>
<td>Hardware and Software</td>
<td>Hardware and Software</td>
</tr>
</tbody>
</table>
4 Pay Administration

410 Pay Administration Policy for Nonbargaining Unit Employees

411 General

411.1 Scope

This subchapter establishes the conditions and procedures for setting salaries of Postal Service™ nonbargaining unit career and noncareer employees in supervisory, professional, technical, clerical, administrative, and managerial positions in the Pay Band (V) and Executive and Administrative Schedule (EAS) and applies to all employees except those:

a. Covered by collective bargaining agreements (except when assigned to nonbargaining positions).

b. Assigned to the Postal Career Executive Service (PCES).

c. In the Office of Inspector General.

d. In the Inspection Service designated as law enforcement.

e. In attorney positions in the office of the General Counsel.

411.2 Objectives

The principal objectives of Postal Service compensation policies are to provide the following:

a. Compensation for Postal Service work comparable to compensation paid for comparable levels of work in the U.S. economy’s private sector.

b. Compensation that will attract, motivate, and retain qualified and capable personnel.

c. Adequate and reasonable differentials in rates of pay between employees in the clerk and carrier grades in the line work force and supervisory and other managerial personnel.

d. Effective administration of salary expenditures.

e. Recognition of and reward for differences in individual ability and performance.

f. Uniform methods for establishing and applying salary rates to employment, placement, promotion, and other changes in the status of employees.
411.3 Responsibility

411.31 Assignment of Positions
The chief Human Resources officer (CHRO) is responsible for determining the appropriate nonbargaining unit grade for each position covered by 410. Salary ranges are determined by Human Resources’ Compensation and Benefits through market value research and consultations with the management associations.

411.32 Policy and Procedural Changes
The CHRO directs the evaluation and development of recommendations concerning compensation policy and procedures. Exceptions to the policies contained in this subchapter require approval by the CHRO or designee.

411.33 Determination of Salaries

411.331 Responsibility of Appointing Officer
The appointing officer has the primary responsibility for setting salaries of employees in nonbargaining unit positions according to the policies contained in this subchapter.

411.332 Approval Required
In all cases, the appointing officer’s superior must approve salaries set by the appointing officer.

411.333 Part-Time Postmaster Rates — Part-Time Post Office and Remotely Managed Post Office
The Postal Service pays part-time postmasters in part-time Post Offices (PTPO) and remotely managed Post Offices (RMPO) at hourly rates for less than a 40-hour week (see Rate Schedule F).

412 New Appointment

412.1 Career Appointment

412.11 Applicability
This section applies to newly hired EAS employees only. For bargaining unit to EAS promotional rules, see 413.22.

412.12 New Career Appointment
A new employee hired into the EAS schedule is paid the minimum salary for the grade of the position to which hired. The appointing official has the flexibility to set the starting salary up to the midpoint of the grade. Further variation may occur in the following circumstances:

a. Exceptional Qualifications. If the person has exceptional qualifications, the appointing official may request an exception to set the salary over the midpoint of the grade. Per current pay policy, the functional vice president must approve the exception. Human Resources’ Compensation and Benefits is the final approver.

b. Supervision of Bargaining Unit Employees. When an appointment is to an exempt EAS-15 through EAS-19 grade position that involves directly supervising two or more full-time equivalent bargaining unit employees, current supervisor differential adjustment (SDA) pay policies apply as described in Exhibit 412.12b.
Exhibit 412.12b

Position Groups Eligible for Supervisory Differential Adjustment Rate

<table>
<thead>
<tr>
<th>Position Group</th>
<th>Minimum Salary Is 5 Percent Above</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plant Maintenance</td>
<td>PS-10, step P</td>
</tr>
<tr>
<td>Vehicle Services</td>
<td>PS-8, step O</td>
</tr>
<tr>
<td>Postal Police</td>
<td>RSC Y, step 23</td>
</tr>
<tr>
<td>All Other Eligible EAS-15 to EAS-19</td>
<td>PS-6, step O</td>
</tr>
</tbody>
</table>

412.2 Noncareer Appointment

The Postal Service hires noncareer, nonbargaining employees in accordance with the provisions in 419.

413 Promotion to Nonbargaining Unit Positions

413.1 Definition

A promotion is the permanent assignment, with or without relocation, of an employee to the following:

a. An established position having a higher grade than the position to which the employee was previously assigned in the same schedule, or
b. A position with a higher than equivalent grade (see 418) in another schedule.

Note: When an employee who has rate retention (see 415.3) is assigned to a different position, the assignment is not a promotion unless it is to a position with a grade or grade equivalent higher than the grade on which the rate retention was established.

413.2 Promotion Increase

413.21 Nonbargaining Unit Employees

The following applies to promotion increases for nonbargaining unit employees:

a. Nonbargaining unit employees may receive promotion increases based on the percentage of the employee’s current salary from the maximum of the new grade as follows:

(1) Factor #1:

<table>
<thead>
<tr>
<th>Award this percentage…</th>
<th>If the employee’s current salary is…</th>
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<tbody>
<tr>
<td>5 to 10</td>
<td>Greater than 20 percent from the maximum of the new grade.</td>
</tr>
<tr>
<td>4 to 8</td>
<td>10 to 20 percent from the maximum of the new grade.</td>
</tr>
<tr>
<td>3 to 5</td>
<td>Less than 10 percent from the maximum of the new grade.</td>
</tr>
</tbody>
</table>

(2) Factor #2:

In addition to the eligible promotion increases described in Factor #1, nonbargaining unit employees will automatically
receive a percent increase for promotions that are 3 or more grades.

<table>
<thead>
<tr>
<th>Award this percentage…</th>
<th>If the employee’s promotion equals…</th>
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<tbody>
<tr>
<td>3</td>
<td>3 grades</td>
</tr>
<tr>
<td>5</td>
<td>4 or 5 grades</td>
</tr>
<tr>
<td>8</td>
<td>6 or more grades</td>
</tr>
</tbody>
</table>

For grade counting purposes, grades 18, 43 (18B), V-01, and V-02 are each counted as a separate grade. For example, an employee whose position is a grade EAS-24 and who is promoted to a grade V-02 will receive an additional 5-percent increase for moving up 4 grades.

If the increase to the minimum salary exceeds the 25-percent limit on promotional pay, then the employee is not eligible for Factor #2.

b. For additional information, see the “Promotional Pay Calculator” table under Non-Bargaining Unit Pay at Pay Programs on Human Resources’ Pay & Benefits website. Management should consider the full applicable percent range to determine the amount of a promotion increase, considering such factors as the following:

1. Responsibility and complexity of the job.
2. Skill requirements.
3. The employee’s experience, credentials, and salary history.

c. The following conditions and exceptions apply to promotional increases:

1. An increase cannot result in a salary that is below the minimum or exceeds the maximum of the new grade.
2. An increase of more than the eligible percent is given if necessary to bring the salary to the minimum of the new grade or the minimum salary rate for certain supervisory positions as described in Exhibit 412.12b.
3. There is a 25-percent limit on total promotional percentage pay increases within a 52-week period.
4. The employee is not eligible for Factor #2 if an increase of 25 percent or more is necessary to bring the employee’s salary to the minimum of the new grade or the minimum salary rate for certain supervisory positions as described in Exhibit 412.12b.
5. For promotions to positions at grades 15 through 19 that require supervising two or more full-time equivalent bargaining unit employees, the amount of the increase must result in a salary that is no less than the minimum salary rate for those employees promoted to positions as described in Exhibit 412.12b.

413.22 Bargaining Unit Employees

Bargaining unit employees permanently assigned to a higher equivalent grade in the nonbargaining unit schedule receive a salary adjustment of 5 percent of their basic salary subject to the following:
a. An increase cannot result in a salary that exceeds the maximum of the new grade.
b. An increase of more than 5 percent is given if necessary to bring the employee’s salary to the minimum of the new grade or the minimum salary for certain supervisory positions as described in Exhibit 412.12b.

413.3 Position Upgrade
When an employee’s position is upgraded through the Workload Credit or job evaluation process, a 2 percent basic salary increase is provided. The increase is adjusted higher if necessary to bring the salary to the minimum of the new grade or the minimum salary for certain supervisory positions as described in Exhibit 412.12b.

The increase is adjusted lower if necessary, to keep the salary from exceeding the maximum of the higher grade.

413.4 Part-Time Postmasters (PTPO and RMPO)
When a postmaster in a PTPO or RMPO Post Office is promoted to a position in a grade higher than the PTPO or RMPO postmaster grade, the following occurs to the postmaster’s hourly rate:

a. It is converted to the full-time annual salary equivalent to that hourly rate (hourly rate x 2,080).
b. The promotional increase is then further adjusted in accordance with the promotional pay rules in 413.21, Factor #1 only, which is based on the percentage that the employee’s salary is from the new position maximum. **Note:** Factor #2 does not apply. For additional information, see the promotional pay calculator table for part-time postmasters (PTPO and RMPO) under Non-Bargaining Unit Pay at Pay Programs on Human Resources’ Pay & Benefits website.

c. For promotions from PTPO or RMPO Postmaster grade to FLSA Exempt EAS-15 to EAS-19 that require supervising two or more full-time equivalent bargaining unit employees, employees are instead given a Supervisory Differential Adjustment (SDA), as described in 413.21c(5). The amount of the increase must result in a salary that is no less than the minimum SDA salary rate.

414 Reassignment
414.1 Reassignment to Nonbargaining Unit Positions
414.11 Definition
A reassignment to a nonbargaining unit position is the permanent change, with or without relocation, of an employee to an established EAS position from a position with the same or equivalent grade. (For changes between pay schedules, see Exhibit 418.)

414.12 Rate Adjustment
414.121 Nonbargaining Unit Employees
An EAS employee’s salary is not changed as a result of reassignment within the EAS schedule except when the employee is reassigned to an exempt
EAS-15 through EAS-19 position that involves directly supervising two or more full-time equivalent bargaining unit employees. In this case, the employee's salary must be no less than the supervisory differential adjustment (SDA) rate, as described in Exhibit 412.12b.

414.122 Bargaining Unit Employees

Bargaining unit employees reassigned to nonbargaining unit positions continue to receive their former basic salary provided that it is not below the minimum or above the maximum for the new position.

If the employee is reassigned to an EAS-19 or below position and has served 52 weeks or more in the bargaining unit position since the last step, promotion, or other equivalent increase, the employee’s salary is advanced by 3 percent, provided all of the following conditions are met:

a. The employee has not received an equivalent increase (one equal to the most prevalent step in the salary schedule for the former position) at the time of the reassignment.

b. The employee has satisfactory service.

c. The new salary is below the new maximum.

414.2 Reassignment to Bargaining Unit Positions

414.21 Definition

A reassignment from a nonbargaining unit position to a bargaining unit position is the permanent change, with or without relocation, of a nonbargaining unit employee to an established bargaining unit position with an equivalent grade (see Exhibit 418).

414.22 Rate Adjustment

414.221 Former Bargaining Unit Service in an Equivalent Grade

If the employee has performed prior service in an equivalent bargaining unit grade, the step and next step date are determined as if service had been continuous in the equivalent bargaining unit grade.

Note: Reassignment to PS Schedule 2 must include service the employee would have had in PS Schedule 1 before conversion to PS Schedule 2.

414.222 No Former Bargaining Unit Service in an Equivalent Grade

If the employee has never performed prior service in an equivalent bargaining unit grade, the step is determined by moving the nonbargaining unit salary to the equivalent grade in the bargaining unit pay schedule. If the current salary falls between two steps, the higher step is assigned. To establish the next step date, creditable service is allowed since the last nonbargaining unit Pay for Performance increase or salary adjustment (see 416). The provisions contained in 422.124c(4) also apply.

Note: If the employee's nonbargaining salary exceeds the amount associated with the top step in the bargaining unit schedule, the employee is placed at the top step.
Rate Retention and Change to Lower Nonbargaining Unit Grade

Rate Retention Types

Saved Grade
Under *saved grade*, an employee assigned to a lower grade is treated as being in the higher grade for pay increases and benefit purposes during the saved grade period. During this period of saved grade, employees should apply for positions at their respective saved-grade levels to allow them to return to their previous grade and level of responsibility. Nonbargaining unit employees, except for those assigned to lower grades during RIF-related periods (see 415.21), may be granted saved grade only in accordance with the terms and conditions issued for special situations by the vice president, Employee Resource Management (ERM).

Saved Salary
*Saved salary* provides that an employee assigned to a lower grade position whose higher grade salary does not fall within the salary range of the lower grade has this higher grade salary continued (saved). For as long as the saved salary is higher than the maximum salary of the lower grade position, the employee may receive Pay for Performance lump sums (see 416) based on the policies applicable to employees at or above their salary range maximum. The saved salary is continued in accordance with postal policy or until it is terminated as specified in 415.4.

Changes to Lower Grade

Change to Lower Grade during a RIF Avoidance Period, Specific RIF Notice Period, RIF-Related 30-Day Nonduty, Nonpay Status Period, or a RIF
Nonbargaining employees who are changed to a lower grade career nonbargaining position during RIF-related periods — RIF avoidance; specific RIF notice; 30-day nonduty, nonpay status; and RIF — retain their current grade and pay for a period not to exceed 2 years from the effective date of the change to the lower grade position.

On expiration of the saved grade period, they are automatically reduced to the grade of their current position. If upon expiration of the saved grade period the employee’s salary is within the salary range for the lower grade, the salary is continued.

However, if the salary exceeds the maximum of the new grade, the salary is immediately reduced to the grade maximum. This applies to the following:

a. Changes to lower grade positions within the EAS pay schedule.

b. When changes occur within or between other nonbargaining pay schedules (see 354.2).

Voluntary Change to Lower Grade
An employee who voluntarily changes to a lower grade position is reduced to the lower grade immediately. The salary cannot be set above the maximum for
the new grade or above the employee’s salary immediately before the change. If the employee has a form of rate retention, it is terminated (see 415.4).

However, if an employee was promoted to his or her current position less than one (1) year before the request for voluntary change to lower grade, the employee’s salary will be reduced by the dollar amount of the promotion. Should the employee subsequently be repromoted within one (1) year of the original promotion, the employee’s salary and grade before the promotion will be used as the basis to determine the promotional increase to the new position.

If an employee voluntarily reassigns to a lower grade more than one (1) year after a promotion, the employee’s salary is placed in the salary range or moved to the maximum of the lower grade. The employee is not eligible for a promotional increase up to the previous level until after one year. Within the one-year period after the downgrade, if the employee is subsequently promoted to a higher grade, the promotional pay increase eligibility will be determined based on the highest grade held within the prior 12-month period of the downgrade.

415.23 Position Reclassified to a Lower Grade

When a position is reclassified to a lower grade, the employee is reduced to this grade immediately. The employee’s salary is handled in one of two ways:

a. If the employee’s salary is within the salary range for the lower grade, the salary is continued and there is no saved salary.

b. If the employee’s salary exceeds the maximum salary of the lower grade, saved salary is granted for a period not to exceed 2 years. At the end of the 2-year period, if the salary exceeds the maximum of the new grade, the salary is reduced immediately to the grade maximum.

Any management-initiated involuntary change to a lower grade must be effected according to the grievance and appeals procedures in 650.

In cases when full-time postmaster positions are reclassified to part-time positions for 104 weeks, the postmaster receives an hourly rate that produces the annual salary in effect before the change (full-time annual salary divided by the annual service hours for the part-time position). At the end of 104 weeks, the affected postmaster’s hourly rate is reduced to the maximum hourly rate for the RMPO or PTPO (RSC F) salary schedule.

415.24 Management-Initiated Action When Employee Voluntarily Accepts a Lower Grade Nonbargaining Unit Position

In cases of management-initiated action or in cases in which management determines that it is in the mutual interest of both the employee and the Postal Service, and the employee voluntarily accepts a lower grade nonbargaining unit position, the employee must be placed in a position that he or she is qualified to perform, and as near to the grade of his or her original position as possible. Saved salary (see 415.12) is applicable in such actions for a period not to exceed 2 years. At the end of the 2-year period, the employee’s salary is reduced immediately to the maximum of the lower grade position.
Refusal of a Reasonable Assignment to a Higher Grade Position during a Rate Retention Period

An employee in a lower grade position with rate retention who refuses a reasonable assignment to a higher grade position is reduced immediately to the lower grade, and the employee’s salary is reduced by the dollar amount of the most recent promotion or upgrade received.

Change to Lower Level Due to Demotion for Cause

An employee who is changed to a lower grade position because of a demotion for cause is reduced immediately to the lower grade, and the salary is reduced by 10 percent or placed at the maximum of the lower grade, whichever is lower.

Rate Retention Effect on Promotion

If an employee with rate retention is assigned to a different position, there is no promotional pay raise unless the assignment is to a position with a grade that is higher than the grade on which the retained rate was established. Pay adjustments are made as follows:

a. If the employee is assigned to a position with a grade equal to or lower than the grade on which the retained rate was established, the employee is placed at a salary in the new grade equal to the existing salary, and the retained rate continues until terminated in accordance with 415.4.

b. If the employee is assigned to a position with a grade higher than the grade on which the retained rate was established, the retained rate is terminated, and the employee is eligible for a promotional increase to base pay.

Termination of Salary Retention

Reason for Terminating

A saved grade, retained rate, or both, ceases at the beginning of the pay period following a determination that the employee is no longer entitled to saved grade, rate retention, or both, for any one of the following reasons:

a. A break in service of one workday or more.

b. A demotion or employee-initiated change to a lower grade position.

c. A promotion or assignment change to a rate in a grade or range equal to or above the saved grade, retained rate, or both.

d. A change in the employee’s compensation, for any reason, to a rate equal to or higher than the retained rate.

e. The employee refuses a reasonable assignment to a higher grade position.

f. A change from nonbargaining unit to a bargaining unit schedule.

Note: Item 415.41f terminates nonbargaining unit saved grade, saved salary, or both. However, an eligible employee may continue to receive rate retention subject to bargaining unit rules.
Pay for Performance Program

416.1 Policy
EAS employees are eligible for an annual Pay for Performance (PFP) salary increase and/or lump-sum payment based on a fiscal year performance evaluation. The Postal Service conducts these evaluations in accordance with established performance appraisal instructions. PFP adjustments are made in accordance with guidelines issued annually.

The Postal Service automatically calculates all PFP pay actions based on salary information available from the corporate payroll system and performance ratings provided under the Web-based Performance Evaluation System (PES). Deadlines are published at the end of the fiscal year for completing employee accomplishments in PES.

See Pay for Performance on the Postal Service Human Resources website (https://blue.usps.gov/hr/) for additional information on PFP pay rules and the performance evaluation system and process.

416.2 Management Association Officials Eligibility Requirements
Employees who are placed on leave without pay (LWOP) to devote full-time service as elected national officers of a recognized management association are eligible to have their salary of record adjusted to reflect annual PFP increases as if they were continuing in a pay status. The effective date of an employee’s adjustment is the same as it would be if the employee were in a pay status. The amount of such an adjustment is determined as follows:

a. The percentage increase is equal to the National Performance Assessment score (national rating).
b. The adjusted salary may not exceed the maximum of the range for the employee’s grade.
c. The employee is not eligible for a PFP lump sum.

416.3 Simultaneous Personnel Actions
When a PFP increase and another personnel action are effective on the same date, the PFP increase is granted first.

Temporary Assignment to Nonbargaining Unit Positions (Career Employees)

417.1 Definitions

417.11 Temporary Assignment
A temporary assignment is the placement of a career employee in another established position which is vacant, or from which the incumbent is absent from duty, to perform duties and responsibilities other than those specifically set forth in the employee’s position description, when the employee is not awarded the position on a regular basis.

417.12 Pay Schedule and Premiums
The salary of a career employee who is temporarily assigned to an EAS position is based on the career EAS schedule. However, employees continue
to receive pay premiums applicable to their permanently assigned positions while temporarily assigned to EAS positions.

An FLSA-exempt employee who has been temporarily assigned to perform in an FLSA-nonexempt work position for more than 50 percent of the work hours for the week may be eligible for FLSA overtime for hours actually worked over 40 in that FLSA workweek. (See 417.2 to determine the FLSA status of an employee temporarily assigned to an EAS position.)

417.2 Assigning FLSA Status

It is the policy of the Postal Service that an employee performing work in a position with a different FLSA classification will be classified for FLSA pay purposes as follows:

a. For an FLSA-exempt employee temporarily assigned to an FLSA-nonexempt position:
   (1) For the first full pay period of the temporary assignment — the employee’s FLSA status remains exempt.
   (2) For all pay periods beginning after the first full pay period — the employee’s FLSA status is changed to nonexempt and the employee is eligible for FLSA overtime compensation.
   
   Note: PS Form 50, Notification of Personnel Action, must be issued when the employee’s FLSA status changes to and from FLSA nonexempt status.

b. An employee whose position of record is nonexempt will not be reclassified as FLSA exempt when temporarily assigned to a position that is classified as FLSA exempt, regardless of the length of the temporary assignment.

417.3 Rates of Pay

417.31 Lower Grade

Employees who are temporarily assigned to perform duties of a lower grade continue to receive their existing basic salaries (see 417.2).

417.32 Same or Equivalent Grade

Employees who are temporarily assigned to perform duties of the same grade or of an equivalent grade (see 418) continue to receive their existing basic salaries (see 417.2).

417.33 Higher Grade

417.331 General Requirement

A career employee who is temporarily assigned to a higher grade position must be assigned the primary or core duties and be directed to assume the major responsibilities of the higher grade position to be eligible for higher level pay under the conditions of this section.

417.332 Employee with Rate Retention

When an employee who has rate retention is assigned to a different position, it is not considered a higher level assignment unless that position is at a grade higher than the grade on which the rate retention was established.
417.333 **Higher Level Pay Eligibility**

An employee whose temporary assignment meets the conditions described in 417.334 is eligible for higher level pay when temporarily assigned to an authorized established EAS position in a higher grade than that of the position to which permanently assigned, except as follows:

a. Employees temporarily assigned to PCES positions.

b. Employees in developmental programs for which management instructions provide that participants do not receive higher level pay.

417.334 **Higher Level Pay Conditions**

Conditions for higher level pay are as follows:

a. *EAS Employees.* Higher level pay is authorized — via approved PS Form 1723, Assignment Order — to eligible EAS employees during each temporary assignment to higher level EAS positions in Headquarters, Headquarters-related units, area offices, and field installations for all such service beginning after 5 consecutive workdays, excluding breaks for normal days off, and continuing for the duration of the assignment. In situations when an employee is assigned from one higher level assignment to another higher level assignment, a new 5-day waiting period is not required. Different employees are not to be assigned consecutively to the same vacancy solely to avoid the higher level pay requirements.

b. *Bargaining Unit Employees.* Bargaining unit employees, both career and eligible noncareer, are authorized higher level pay — via approved PS Form 1723 — for all time worked on higher level assignments. They receive certain bargaining unit pay premiums according to their bargaining unit agreement when temporarily assigned to a nonbargaining position. However, they are not also eligible for supervisory differential adjustment (SDA) or the Pay for Performance Program.

417.335 **Payment Amount**

Higher level pay is calculated as follows:

a. *To or Within the EAS Schedule, Except Rural Carriers.* The employee receives a salary increase equal to 5 percent of the employee’s actual salary or the minimum salary for the higher grade, whichever is greater. Total higher level compensation may not exceed the maximum salary rate of the higher level position in which such service is performed, or the employee’s existing salary if above the maximum of the range for the higher grade.

b. *From Rural Carrier to Nonbargaining Unit Schedule.* A rural carrier is paid based on the assigned route’s evaluation for the first 30 days of a temporary higher level assignment. At the beginning of the pay period following this 30-day period, the carrier’s salary is converted to that of a 40-hour route, attained step. The salary is then adjusted in accordance with 417.335a.
Payment Factors

Payment factors for nonbargaining employees include:

a. **Holiday Pay.** An employee receives holiday leave pay for the holiday at the rate of the higher level position, provided the employee received the higher level pay for both the full workday preceding the holiday and the full workday following the holiday. If the employee works in the higher level position on a holiday, he or she is paid at the rate of the higher level position for work in the higher level position on a holiday.

b. **Annual, Sick, Holiday, or Other Paid Leave during Higher Level Service.**
   The following applies:
   
   (1) Except as provided in (2) below, when full-time employees are absent on approved annual, sick, or other paid leave falling within a period of temporary assignment to a higher level position, they receive leave pay at the rate for the higher level position provided they receive higher level pay for both the full workday immediately preceding and the full workday immediately following the period of absence.

   (2) If a second person is assigned to replace the absent employee, the original temporary higher level assignment is canceled and the absent employee has no entitlement to higher level pay for the parts of the leave period during which he or she is replaced.

c. **Assigning FLSA Status.** See 417.2.

Officer in Charge

Definition

The assignment to be an officer in charge (OIC) is the temporary assignment of an employee to act as postmaster during which the accountability of postmaster is transferred to the employee.

Basis for Rate of Pay

The salary of a career employee temporarily assigned to a Post Office as OIC is based on the grade of the Post Office to which he or she is assigned and is determined in accordance with the provisions of 417.3. The salary of a noncareer employee assigned to a Post Office as OIC is set in accordance with 419.2.

Assignment to a Different Salary Schedule — Equivalent Grades

When an employee is reassigned, reduced in grade, promoted, or otherwise permanently or temporarily changed to a position in another salary schedule, see Exhibit 418 for grades that are equivalent for pay purposes. This chart determines the appropriate Nature of Action (NOA) triggered when processing a PS Form 50, Notification of Personnel Action. Special salary handling during an involuntary reduction in grade involving bargaining unit employees is performed in accordance with the applicable collective bargaining agreement.
### Exhibit 418
### Equivalent Grades

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* X signifies a single-level schedule.

**EQUIVALENT GRADE DETERMINATION — To use the chart:**

**Step 1.** In the horizontal list at the top, locate the salary schedule and grade of the employee’s position before the change action.
**Step 2.** Cross over to the salary schedule into which the employee is being assigned.
**Step 3.** Determine the nature of the placement action from the following:

<table>
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<th>If the new grade is...</th>
<th>Then the placement action is...</th>
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<tr>
<td>On the same line as the previous grade</td>
<td>Lateral reassignment to an equivalent grade.</td>
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<tr>
<td>On a lower line than the previous grade</td>
<td>Promotion.</td>
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<tr>
<td>On a higher line than the previous grade</td>
<td>Reduction in grade (change to lower level).</td>
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</tbody>
</table>

The number of lines on the chart between the old grade and the new grade is considered to be the number of grades changed for the purpose of calculating promotions or reductions in grade.
419 Supplemental Noncareer Workforce

419.1 Casual Employee
Casual employees are nonbargaining unit, noncareer employees with limited-term appointments. These employees are employed as a supplemental workforce, as described in collective bargaining agreements, to perform duties assigned to bargaining unit positions.

419.2 Nonbargaining Temporary Employees

419.21 Definition
Nonbargaining temporary employees appointed from outside the Postal Service are nonbargaining unit, noncareer employees who perform duties assigned to nonbargaining unit positions.

419.22 Salary Grades
Temporary employees are paid in accordance with the EAS Temporary schedule. Prior to hiring a temporary employee for other positions, the installation head or other appointing official should carefully assess operational needs of the office and determine the EAS grade for the types of work to be performed. Based on this determination, the temporary employee is hired at the minimum salary for that grade. The full-time salary is divided by 2,080 to determine the appropriate hourly rate.

419.3 Postmaster Relief/Leave Replacements

419.31 Definition
A Postmaster Relief/Leave Replacement (PMR) is a noncareer hourly rate employee who performs as a relief or leave replacement during the absence of a postmaster in a Part-Time Post Office (PTPO), or as assigned to a 2-hour Remotely Managed Post Office (RMPO).

419.32 Salary Grades
The Postal Service pays PMRs in accordance with the Postmaster Relief/Leave Replacement salary schedule, available under noncareer salary schedules on Non-Bargaining Unit Pay at Pay Programs on Human Resources’ Pay & Benefits website.
420  Wage Administration Policy for Bargaining Unit Employees

421  General Principles and Terms

421.1  Scope
This subchapter establishes the conditions and procedures for setting the wages for Postal Service employees covered by collective bargaining agreements.

Note:

a. Consistency With Agreements. It is not the intent of these instructions to amend or conflict with the provisions of the collective bargaining agreements negotiated between the Postal Service and the officially recognized labor unions. The applicable provisions of a collective bargaining agreement control in the event of any conflict with this subchapter.

b. Categorization of Bargaining Units. Exhibit 421.7 provides a categorization of bargaining unit employees.

c. Employee Classifications. Employee classifications for bargaining unit employees appear in 432.111.

421.2  Objectives
The principal objectives of the wage administration policies are:

a. To provide uniform compensation rules and practices consistent with the provisions of the bargaining unit agreements for the establishment of wage rates for employment, reassignment, promotion, and other changes in the pay status of bargaining unit employees.

b. To provide for the effective administration of wage expenditures.

421.3  Responsibilities

421.31  Assigning Positions to Salary Schedules
The executive vice president of Human Resources is responsible for determining the appropriate salary schedule for each position covered in 420.

Note:

a. A position is the aggregate of all the current duties and responsibilities contained in a work assignment. These duties and responsibilities are to be performed during an employee’s full working schedule, as normally reflected in the authorized position description.

b. The procedures for authorizing and ranking bargaining unit positions appear in 230 and 240.

c. Each bargaining unit position is assigned to one of the authorized salary schedules, based upon the established categories listed in Exhibit 421.7.
Setting Wages
The appointing official has primary responsibility for setting the wage of an employee according to the guidelines for the appropriate salary schedule (see 422.12). Higher level approval is required when appropriate or when specified (see 422.514 and 422.714).

Definitions

Appointments

The types of appointments are as follows:

a. Career appointment — a new hire for an appointment without time limit requiring the completion of a probationary period that confers full employee benefits and privileges. The term applies to (a) new employees, (b) former employees who are being reinstated, (c) employees transferring from federal agencies, and (d) current Postal Service employees who choose to transfer to or from the rural carrier craft.

b. Temporary/casual appointment — a new hire for a time-limited appointment; does not apply to bargaining unit employees.

c. Appointment to additional position — applies to cases of dual employment, as described in 422.15, when an existing employee is appointed up to three additional positions.

Assignments

The types of assignments are as follows:

a. Permanent assignment — simply called assignment; a set of specific duties at a specified location in a specified schedule related to an employee's position description. For postal police officers, an individual preferred schedule consists of a desired tour and nonscheduled days at a work facility.

b. Temporary assignment — the assignment of an employee for a short period of time to perform duties and responsibilities other than those specifically contained in his or her position description when a formal personnel action is not required.

(1) Employees assigned to higher level duties may receive higher level pay (see 422.14).

(2) Employees other than rural carriers assigned to lower level duties continue to receive their regular pay. In the rural carrier craft, compensation is dependant upon the evaluated route hours or length of the assigned route.

(3) For postal police officers, temporary assignment is a transfer to another schedule (tour and days off) or work facility.

Change Actions

The types of change actions are as follows:

a. Promotion — the permanent assignment of an employee (a) to an established position having a higher grade than the position to which the employee was previously assigned in the same schedule or (b) to a
position with a higher than equivalent grade (see Exhibit 418) in another schedule.

b. **Reassignment** — the permanent assignment or relocation of an employee (a) to another established position with the same grade in the same schedule or (b) to a position with an equivalent grade (see Exhibit 418) in another schedule, also called *lateral assignment* or simply *lateral*. For postal police officers, reassignment is a permanent transfer to another work facility.

c. **Demotion** — the permanent assignment due to unsatisfactory performance of an employee (a) to an established position with a lower grade in the same schedule or (b) to a position with a lower than equivalent grade (see Exhibit 418) in another schedule, also called *disciplinary reduction*.

d. **Voluntary reduction** — the permanent assignment at the request of the employee (a) to an established position with a lower grade in the same schedule or (b) to a position with a lower than equivalent grade (see Exhibit 418) in another schedule.

e. **Management action reduction** — the permanent, nondisciplinary, and involuntary, assignment of an employee for reasons such as changes in job ranking criteria and job elimination (a) to an established position with a lower grade in the same schedule or (b) to a position with a lower than equivalent grade (see Exhibit 418) in another schedule. Rate retention provisions apply in cases of this type of reduction (see 421.5).

### Terms

The wage terms are as follows:

a. **Basic wage** — the annual, daily, or hourly rate of pay provided by the applicable salary schedule for the employee’s assigned position.

b. **Compensation** — the same as an employee’s basic wage plus special pay.

c. **Special pay** — pay and allowances for additional and premium hours. See 430 for special pay provisions, which include the following:

   1. Overtime pay (see 434.1).
   2. Night differential (see 434.2).
   3. Sunday premium (see 434.3).
   4. Holiday-worked pay (see 434.5).
   5. Out-of-schedule overtime (see 434.6).
   6. Information service center on-call pay (see collective bargaining agreement).
   7. Territorial cost-of-living allowance — TCOLA (see 439).

d. **Grade** — the numerical salary standing and salary range in the salary schedule assigned to a position; also called *salary grade*.

e. **Equivalent grade** — the grade in one salary schedule that is most similar in salary range to the grade in another salary schedule whether bargaining or nonbargaining (see Exhibit 418). (See 418 for wage adjustment rules for assignments to a different salary schedule.)
f. **Step** — the number or letter assigned to specific wage rates within a grade of a salary schedule. Maximum step is the highest schedule step for a position.

g. **Salary standing** — the step rate or percentile with respect to the appropriate salary schedule.

h. **Red-circle amount** — the dollar portion of an employee’s salary that is in excess of the maximum salary of the grade and that results from the saved rate provisions described in 421.52.

i. **Promotion** — an increase in an employee’s pay grade, within a rate schedule or as a result of a movement to a different rate schedule, determined to be a promotion by Exhibit 418.

j. **Repromotion** — a promotion to a grade equivalent to that originally held before reduction in grade occurred (see 421.5).

k. **Interim promotion** — a promotion to a grade lower than a grade held before reduction in grade (see 422.123).

l. **Reduction in grade** — a voluntary or involuntary change to lower or lower than equivalent level.

### 421.45 Wage Increases

The types of wage increases are as follows:

a. **General increase** — an across-the-board wage increase in the step rate or salary range that applies to all employees within the specified category.

b. **Step increase** — an increase that represents advancement from one step to the next within a specific grade of a position dependent on satisfying certain waiting period criteria (see 422.13); also called **periodic step increase**. To be eligible for a step increase, occupational health nurses and postal police officers must in addition satisfy certain performance criteria (see 422.53 and 422.83).

**Most prevalent step** is the dollar amount determined by calculating the most frequently occurring incremental amount between steps within a grade level, known in mathematics as the **mode**. When two amounts occur the same number of times, the higher of the two amounts is designated as the **most prevalent step**. In the unusual circumstance in which there are multiple most prevalent steps (multiple modes), the most prevalent step chosen is the most similar to historical precedent.

c. **Equivalent increase** — any increase other than a general increase, a quality step increase, or an incentive award that results in a total increase equal to or greater than the most prevalent step in the salary range for the employee’s position and grade. The following is applicable:

1. When moving between salary schedules, there may be an equivalent increase if the total amount of an increase exceeds the most prevalent step in the salary range for the employee’s former position.
(2) A new waiting period begins on the effective date of an equivalent increase, except as described in 422.123a4 for repromotions and in 422.125 for reduction in grade.

d. Quality step increase — an increase in addition to a periodic step increase granted on or before expiration of required waiting periods in recognition of extra competence (see 495.4).

e. Cost-of-living adjustment (COLA) — a general increase based on increases in the consumer price index (CPI) over a base month as specified by collective bargaining agreements.

421.5 Rate Retention Provisions

421.51 Protected Rate

421.511 Explanation
An individual employee who is assigned to a lower grade position has a protected rate (i.e., continues to be paid the wage he or she received in the previous higher grade position, as detailed in 421.512, below, augmented by any general increases granted (see also 422.113), for a specified period of 2 calendar years provided all of the following conditions are satisfied:

a. The employee is serving under a career appointment.

b. Reduction in salary standing is not disciplinary (for personal cause) or voluntary (at the request of the employee).

c. The employee served for 2 continuous years immediately preceding the effective date of reduction in a position with a salary standing higher than that to which reduced.

d. Salary in the higher salary standing was not derived from a temporary appointment or temporary assignment.

e. Reduction in salary standing is not caused by a reduction in force due to lack of funds imposed on the Postal Service by outside authority or curtailment of work. For this purpose, curtailment of work does not include reduction in revenue unit category of any Post Office or reduction in route mileage on a rural route.

f. Employee’s performance of work was satisfactory at all times during such period of 2 calendar years.

421.512 Rate Determination
The basic wage of an employee entitled to a protected rate is the lowest of the following:

a. The employee’s basic wage at the time of reduction.

b. An amount that is 25 percent more than the maximum basic wage for the new grade (i.e., the grade to which reduced).

c. The basic wage in the lowest salary standing that the employee held during the 2 years immediately preceding reduction in salary standing, augmented by each step increase he or she would have earned in such salary standing.

Note: For rural carriers serving evaluated routes, the existing basic wage includes additional heavy duty compensation up to 40 hours.
421.513 **Duration**
An employee who is entitled to a protected rate retains the protected rate, augmented by general increases, for 2 calendar years from the effective date of the protected rate. If, before the 2 years expires the employee is again reduced in salary standing, the following applies:

a. A new protected rate period of 2 calendar years begins.
b. The new protected rate is redetermined according to the rule in 421.512 in relation to the salary standing following the latest reduction.

421.514 **Termination**
Rate protection ceases at the beginning of the pay period following a determination that an employee is no longer entitled to protection for any one of the following reasons:

a. A break in service of 1 workday or more.
b. Reduction to a lower salary standing (1) for disciplinary reasons or (2) at employee’s own request.
c. Promotion (or other advancement) of an employee to a higher grade in the same rate schedule, or to a position with a higher than equivalent grade in another rate schedule that includes a maximum wage equal to or above the protected rate. For the protected rate special pay status to terminate in this circumstance, the employee must be first slotted to the appropriate step in the new grade that represents a wage equal to or above that protected by the special pay status.
d. Change in compensation of the employee to a basic wage equal to or higher than the protected rate for any reason other than by a general increase.

421.515 **Effect on Other Compensation**
Rate protection affects other compensation as follows:

a. *Promotion Rules.* In applying the promotion rules, the former basic wage is the basic wage the employee would have received except for the protected rate.
b. *Rural Routes.* Equipment maintenance allowances on rural routes are paid in relation to the documented route to which the carrier is assigned.

421.516 **Documentation**
PS Form 50, *Notification of Personnel Action*, is used to notify an employee who is changed to a lower grade or salary standing of entitlement to rate retention. The PS Form 50 contains under the Remarks section a reference to 421.5 explaining the amount and duration of the rate retention. The PS Form 50 is also used to notify an employee of the expiration of the rate retention status.

421.517 **Step Increases**
An employee with a protected rate continues to receive step increases in the grade to which the employee is reduced. However, under no circumstances can receipt of these step increases cause the employee’s wage to exceed the maximum step of the lower grade.
421.52 Saved Rate

421.521 Explanation

Employees with a saved rate will continue to be paid the wage they received in the previous higher grade position, augmented by any general increases occurring while the saved rate is in effect. A saved rate differs from a protected rate in that it continues for an indefinite period, subject to the conditions explained below (see 421.522 through 421.526) and occurs in several different circumstances, as follows:

a. An employee is given a permanent, nondisciplinary, and involuntary assignment to a lower grade due to a management action such as a change in job ranking criteria affecting more than one position under the same job description. In this case, saved rate means that the employee continues to receive the wage of the higher grade position.

b. Management action effects a general increase that, when added to an employee’s wage, produces a wage above the maximum rate for the grade. In this case, saved rate means that the amount of the general increase is added to the employee’s wage and the employee continues to receive the new wage even though it is above the maximum for the grade.

c. An employee is given a position reevaluation down-grade assignment to a lower grade due to a change in the Cost Ascertainment Group (CAG) of a Post Office.

d. An employee accepts a job offer based on his or her limitations due to an injury on duty (see 546.143).

421.522 Red-Circle Amount

The red-circle amount is the dollar portion of an employee’s salary that is in excess of the maximum salary of the grade. An employee continues to receive a red-circle amount as long as he or she is in saved rate status. Note the following:

a. Red-circle amount results from saved rate only. It does not result from protected rate.

b. If an employee who receives a red-circle amount (under section C, Special Rule, Pay System for Employees, covered by the collective bargaining agreement of November 18, 1970) is subsequently promoted and later returned to the former position, the red-circle amount is restored.

421.523 Duration

Employees retain the saved rate for as long as they hold a position in the same or higher grade for which the maximum schedule rate is below the saved rate.
421.524 Termination
Saved rate is terminated for any of the following reasons:

a. A break in service of 1 workday or more.
b. Demotion or voluntary reduction.
c. Promotion (or other advancement) of an employee to a higher grade in the same rate schedule, or to a position with a higher than equivalent grade in another rate schedule, which has a maximum wage equal to or above the saved rate. For the saved rate special pay status to terminate in this circumstance, the employee must be first slotted to the appropriate step in the new grade that represents a wage equal to or above that saved by the special pay status. See 421.525.
d. Change in compensation of the employee to a basic wage equal to or higher than the saved rate for any reason other than by a general increase.

421.525 Effect on Promotion
If an employee with a saved rate is placed into a different position, the placement is compared to those in Exhibit 418, Equivalent Grades, to determine whether or not the placement action is a promotion, change to lower level, or lateral reassignment. If the action is a promotion and the employee’s saved wage exceeds the maximum of the new grade, then the saved rate special pay status continues following the promotion. However, if the promotion is to a higher grade in the same rate schedule, or to a position with a higher than equivalent grade in another rate schedule that includes a maximum wage equal to or above the saved rate, the employee is slotted to the appropriate step in the new grade, and the saved rate special pay status terminates.

421.526 Documentation
PS Form 50 is used to notify an employee of a saved rate status.

421.53 Saved Grade

421.531 Explanation
Saved grade provisions can be invoked only in accordance with the applicable collective bargaining agreement. Decisions to disapprove saved grade are subject to review through the grievance and arbitration process. Saved grade must be approved by area Human Resources managers or their designees. Saved grade applies to all bargaining unit employees except the following:

a. Employees in Operating Services Division at Headquarters and the Merrifield Engineering Support Center (APWU) (see 422.7).
b. Employees under the National Postal Professional Nurses’ (NPPN) Agreement (see 422.5).
c. Employees under the Fraternal Order of Police, National Labor Council (FOP-NLC) Agreement (see 422.8).
421.532 **Duration and Termination**
The saved grade will be in effect for an indefinite period of time subject to the conditions below:

a. To continue to receive a saved grade, an employee must bid or apply for all vacant jobs in the saved grade for which he or she is qualified.

b. If the employee fails to bid or apply, the employee loses the saved grade status immediately.

c. The Information Service Centers collective bargaining agreement requires that, in order to retain the saved grade, employees bid or apply for reassignment to their former grade or to any position at a grade between that of their former grade and present grade.

421.533 **Step Increases**
An employee with a saved grade continues to receive step increases in the saved grade. However, under no circumstances can these step increases exceed the maximum step of the saved grade (see 421.45b).

421.6 **Changes in Compensation Following Review or Audit**
A review or audit of a position may result in a change in compensation if a decision is made to change the evaluation of the position or its identification. The compensation change occurs at the beginning of the pay period following the date of the decision.

421.7 **Rate Schedule Summary and References**
Exhibit 421.7, Rate Schedule Summary and References, outlines the rate schedule codes (RSCs) for the categories and subcategories of bargaining unit employees, their salary schedule acronyms, and their grade ranges. It also provides references to ELM sections with appropriate exhibits and explanations.
### Rate Schedule Summary and References

Effective November 29, 2003

<table>
<thead>
<tr>
<th>Rate Schedule Code (RSC)</th>
<th>Salary Schedule</th>
<th>Salary Schedule Acronym</th>
<th>Range</th>
<th>ELM 420 Reference</th>
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<tbody>
<tr>
<td>C</td>
<td>Mail Equipment Shops/Material</td>
<td>MESC-1</td>
<td>Grades 1–12</td>
<td>422.1</td>
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<tr>
<td>CB</td>
<td>Distribution Center</td>
<td>MESC-2</td>
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<td></td>
</tr>
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<td>G</td>
<td>Postal Nurses</td>
<td>PNS</td>
<td>Grade 1</td>
<td>422.5</td>
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<td>Operating Services Division</td>
<td>OSD</td>
<td>Grades 1–9</td>
<td>422.7</td>
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<td>Mail Handlers</td>
<td>MH</td>
<td>Grades 4–6</td>
<td>422.3</td>
</tr>
<tr>
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<td>Information Technology/Accounting</td>
<td>IT/ASC</td>
<td>Grades 6–23</td>
<td>422.6</td>
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<td></td>
<td>Service Centers</td>
<td></td>
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<td></td>
</tr>
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<td>Postal Service</td>
<td>PS-1</td>
<td>Grades 1–12</td>
<td>422.1</td>
</tr>
<tr>
<td>PB</td>
<td></td>
<td>PS-2</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Q</td>
<td>City Carriers</td>
<td>CC</td>
<td>Grades 1–2</td>
<td>422.2</td>
</tr>
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<td>R</td>
<td>Rural Carrier</td>
<td>RC</td>
<td>Hours 12–48</td>
<td>422.4</td>
</tr>
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<td>R</td>
<td>Evaluated</td>
<td>RCS</td>
<td>Miles 6–140</td>
<td></td>
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<td>Substitute Rural Carrier</td>
<td>RSCR</td>
<td>6-Day: Hours 12–48</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>5 1/2-Day: Hours 41–46</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>5-Day: Hours 40–48</td>
<td></td>
</tr>
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<td>Rural Auxiliary</td>
<td>RAUX</td>
<td>Grade 5</td>
<td>422.4</td>
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<td>Rural Carrier Associate</td>
<td>RCA</td>
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<td>B</td>
<td>Rural Carrier Relief</td>
<td>RCR</td>
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<td>T</td>
<td>Tool and Die Shop</td>
<td>TDS</td>
<td>Grades 4–11</td>
<td>422.9</td>
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<td>Y</td>
<td>Postal Police Officers</td>
<td>PPO</td>
<td>Grade 6</td>
<td>422.8</td>
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</tbody>
</table>

### Calculation Methods

#### 421.81 Exhibit 421.81, Higher Level Pay

Exhibit 421.81, Higher Level Pay, provides calculation methods to use in computing higher level pay.

Exhibit 421.81

Higher Level Pay

Effective November 20, 1999

[Reserved]

#### 421.82 Exhibit 421.82, Promotional Increases

Exhibit 421.82, Promotional Increases, provides calculation methods to use in computing promotional increases.
Exhibit 421.82
Promotional Increase
Effective November 20, 1999

**Note:** Use this chart in conjunction with Exhibit 418, Equivalent Grades, to determine whether or not a change represents an equivalent grade or a higher grade.

<table>
<thead>
<tr>
<th>From Rate Schedule</th>
<th>To Rate Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>C — Mail Equipment Shops/Material Distribution Center (MESC-1)</td>
<td>— — 1 1 1 1 — 9 1 3 1 1</td>
</tr>
<tr>
<td>CB — Mail Equipment Shops/ Material Distribution Center (MESC-2)*</td>
<td>— — 7 7 7 7 — 5 7 3 7 7</td>
</tr>
<tr>
<td>E — Executive &amp; Administrative (EAS)</td>
<td>— 8 6 6 8 8 8 8 — 8 8 3 8 8</td>
</tr>
<tr>
<td>F — A–E Postmasters (A–E)**</td>
<td>— 8 6 — 8 8 8 8 — 8 8 3 8 8</td>
</tr>
<tr>
<td>G — Postal Nurses (PNS)</td>
<td>— 9 2 — — 1 1 1 1 — 9 1 — 1 1</td>
</tr>
<tr>
<td>K — HQ Operating Service (OSD)</td>
<td>— 1 2 — 1 1 1 1 — 1 1 3 1 1</td>
</tr>
<tr>
<td>M — Mail Handlers (MH)</td>
<td>— 9 2 — 1 1 1 1 — 9 1 3 1 1</td>
</tr>
<tr>
<td>N — Information Technology/Accounting Service Centers (IT/ASC)</td>
<td>— 1 2 — 1 1 1 1 — 1 1 3 1 1</td>
</tr>
<tr>
<td>P — Postal Service (PS-1)</td>
<td>— 9 2 — 1 1 1 1 — 9 1 3 1 1</td>
</tr>
<tr>
<td>PB — Postal Service (PS-2)*</td>
<td>— 5 2 — 7 7 7 7 — 5 7 3 7 7</td>
</tr>
<tr>
<td>Q — City Carriers (CC)</td>
<td>— 9 2 — 1 1 1 1 — 9 1 3 1 1</td>
</tr>
<tr>
<td>R — Rural Carriers (RC)**</td>
<td>— 9 2 — 1 1 1 1 — 9 1 — 1 1</td>
</tr>
<tr>
<td>T — Tool &amp; Die Shop (TDS)</td>
<td>— 8 2 — 8 8 8 8 — 8 8 3 4 8</td>
</tr>
<tr>
<td>Y — Postal Police Officers (PPO)</td>
<td>— 1 2 — 1 1 1 1 — 1 1 — 1 —</td>
</tr>
</tbody>
</table>

* New schedules effective 11/20/1999 for all new hires and promotions from within and from other rate schedules.

** For A–E postmasters promoted to full-time positions, first adjust the current wage to the full-time equivalent rate. For EAS employees promoted to A–E postmasters, compute the full-time equivalent rate per item number 7 in step 3 below, and convert to the A–E rate using the appropriate hours for the office.

*** Rural carriers promoted into a different salary schedule are converted first to the wage for a 40-hour evaluated route, attained step, before applying the applicable promotional increase.
Wage Adjustment Calculations — To use this chart:

**Step 1.** In the vertical list on the left side, locate the rate schedule of the employee’s position before the change action.

**Step 2.** On the same line, cross over to the rate schedule of the position into which the employee is being assigned.

**Step 3.** Use the number found in that cell to choose from the following:

<table>
<thead>
<tr>
<th>Number in Cell Above</th>
<th>Calculation Method to Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>To current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if between two steps. If the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), refer to 422.123a4.</td>
</tr>
<tr>
<td>2</td>
<td>To the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within the range.</td>
</tr>
<tr>
<td>3</td>
<td>Place at Step A all new regular rural carriers appointed from other schedules unless they were on Postal Service rolls before August 7, 1991. In that case, place instead at Step C.</td>
</tr>
<tr>
<td>4</td>
<td>Assign the Incumbent Rate of the new position to employees promoted from the Incumbent Rate of the former position. For employees at less than the Incumbent Rate to the current full-time salary, add 2 percent for a one-grade promotion, and 3 percent increase for a two or more grade promotion.</td>
</tr>
<tr>
<td>5</td>
<td>Use the PS and MESC Schedule 2 to Schedule 2 Promotion Chart. Note, however, that the bargaining unit repromotion rule does not apply to promotions within Schedule 2 (see Exhibit 422.123b).</td>
</tr>
<tr>
<td>6</td>
<td>To the current full-time salary, add up to 8 percent. The new salary may not be below the minimum or exceed the maximum for the new grade.</td>
</tr>
<tr>
<td>7</td>
<td>To the current full-time salary, add 2 step increments of the current grade. Advance this amount to the next higher salary step in the new grade if between two steps. If the employee is promoted to a bargaining unit grade previously held, place the salary and the next step the same as if the employee had remained in that grade.</td>
</tr>
<tr>
<td>8</td>
<td>To the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if between two steps. If the employee is promoted to a bargaining unit previously held (i.e., repromotion), place the salary and next step date the same as if the employee had remained in that grade.</td>
</tr>
<tr>
<td>9</td>
<td>Use the PS and MESC Schedule 1 to Schedule 2 Promotion Chart. Note: the bargaining unit repromotion rule does not apply to promotions to or within Schedule 2 (see Exhibit 422.123a).</td>
</tr>
</tbody>
</table>

## Salary Schedules Covered by Specific Agreements

### 422.1 Postal Service and Mail Equipment Shops/Material Distribution Center Salary Schedules

#### 422.11 Salary System

#### 422.111 Salary Schedules

The relevant salary schedules are as follows:

a. The Postal Service (PS) Schedule applies to clerks, vehicle service drivers, maintenance service employees, and vehicle maintenance employees. The PS schedule consists of PS Grades 1 through 12.

b. The Mail Equipment Shops/Material Distribution Center (MESC) Schedule applies to bargaining unit employees in the mail equipment shops and the material distribution center. The MESC schedule consists of MESC Grades 1 through 12.
422.112 **Basis of Rates**

Rates are established as follows:

a. *Annual Rates for Full-time Employees.* The basic annual salaries for the grades and steps of the schedule are established for full-time employees on the basis of a work schedule of 2080 hours per annum.

b. *Hourly Rates for Part-time Employees.* The basic hourly rates of the schedule are determined as follows:

   1. For part-time regular schedule employees, divide the appropriate annual rate by 2,080 hours.
   2. For part-time flexible schedule employees, divide the appropriate annual rate by 2,000 hours.

422.113 **Cost-of-Living Adjustment**

Bargaining unit employees receive cost-of-living (COLA) as specified by their applicable collective bargaining agreement (see 421.45e).

422.114 **Setting Wages**

The appointing officer has primary responsibility for setting wages of employees according to the guidelines in 422.1.

422.115 **Employee Classifications**

The bargaining unit classifications in 432.111 that apply are:

a. Full-time regular.

b. Part-time regular.

c. Part-time flexible.

422.12 **Change Action Pay Rules**

422.121 **Career Appointment**

An employee new to the Postal Service hired with a career appointment is to be paid the rate for the first step of the grade of the position for which hired, except as specified below:

a. *Reinstatement.* A former Postal Service employee is to be paid the rate for the first step of the grade of the position for which hired. However, for exceptional circumstances, as authorized by the district Human Resources manager, a former Postal Service employee may be placed in the first step that is less than one full step above the highest former basic wage (augmented by any general increases since the date of separation) — provided the new basic wage does not exceed the maximum step of the grade.

b. *Congressional Service.* A new employee who has 2 or more years of service in the legislative branch and was paid by either house of Congress may be placed in the first step that does not exceed the highest previous basic wage (augmented by statutory pay increases).

c. *Transfer of Function.* If a Postal Service installation assumes the function of a federal agency, the employee who performed the function may be transferred with the function. If so, the employee is placed in the first step that is less than one full step above the pretransfer basic wage — provided the basic wage does not exceed the maximum of the grade.
d. **Veterans’ Preference Eligible.** An employee whose service seniority is established pursuant to the appropriate entrance register standing (i.e., a veterans’ preference eligible) is placed in the step attained by the lower eligible with the same anniversary date for step increases as the lower eligible. (See also Handbook EL-312, *Employment and Placement*.)

e. **Hiring Into the Rural Carrier Craft.** A new employee to the Postal Service, or an existing employee hired since August 7, 1991, who transfers into the rural carrier craft, is given a new appointment and placed into Step A in the rural carrier pay schedule (RSC R or B). An existing Postal Service employee who has been on the rolls before August 7, 1991, who decides to transfer to the rural carrier craft is placed at Step C in the rural carrier pay schedule.

f. **Hiring Into PS (RSC PB) and MESC (RSC CB) Schedule 2.** All employees new to the Postal Service are hired into the entry step of Schedule 2. All reinstated former employees are hired into the entry step of Schedule 2 or, at the discretion of the district Human Resources manager, into a higher Schedule 2 step that is less than one full step above the highest former basic salary (augmented by any general increases since the date of separation), providing the new basic salary does not exceed the maximum salary.

422.122 **Additional Appointment**

If an employee is appointed to an additional position, the compensation for the position is determined according to the rules for career appointment in 422.121 above. (See 422.15 for additional information about dual employment.)

422.123 **Promotion Rules**

**Note:** See 421.43a and 421.44i for definition of promotion, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:

a. **Basic Rules.** The basic rules are as follows:

   (1) **Promotion From PS or MESC Schedule 1.** For this promotion:

   (a) To a position in PS (RSC PB) or MESC (RSC CB) Schedule 2: Assign the proper step in Schedule 2 by referring to Exhibit 422.123a. A new step waiting period begins on the effective date of the promotion.

   (b) To a position in EAS (RSC E): Add 5 percent to the current full-time salary. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.

   **Note:** Promotions to FLSA-exempt EAS-15 to EAS-18 positions that supervise two or more full-time equivalent bargaining unit employees are instead given a supervisory differential adjustment, as described in 413.21d.
Note: For promotion from this schedule to a nonbargaining schedule, see 413.

(c) To a position in PNS (RSC G), OSD (RSC K), MH (RSC M), IT/ASC (RSC N), CC (RSC Q), TDS (RSC T), or PPO (RSC Y): To the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromoted), in which case see 422.123a4.

(2) Promotion From PS Schedule 2. For this promotion:

(a) To a position in the PS (RSC PB) or MESC (RSC CB) Schedule 2: Assign the proper step in the new grade by referring to Exhibit 422.123b. A new step waiting period begins on effective date of the promotion.

(b) To a position in EAS (RSC E): Add 5 percent to the current full-time salary. If the result is below the minimum or above the maximum of the new grade, adjust the new salary to fit within this range.

Note: Promotions to FLSA-exempt EAS-15 to EAS 18 positions that supervise two or more full-time equivalent bargaining unit employees are instead given a supervisory differential adjustment, as described in 413.21d.

Note: For promotion from this schedule to a nonbargaining schedule, see 413.

(c) To a position in PNS (RSC G), OSD (RSC K), MH (RSC M), IT/ASC (RSC N), CC (RSC Q), TDS (RSC T), or PPO (RSC Y): To the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromoted), in which case see 422.123a4.

(3) Promotion From Other Rate Schedules To PS Schedule 2. For this promotion:

(a) From PPO (RSC Y), IT/ASC (RSC N), or OSD (RSC K): To the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is
promoted to a bargaining unit grade previously held (i.e., repromoted), in which case see 422.123a4.

(b) From PS (RSC P) or MESC (RSC C) Schedule 1, PNS (RSC G), MH (RSC M), CC (RSC Q), or RC (RSC R or B): Assign the proper step by referring to Exhibit 422.123a. A new step waiting period begins on the effective date of the promotion.

(c) From EAS (RSC E), Postmaster (A-E) or TDS (RSC T): To the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromoted), in which case see 422.123a4.

(d) From PS (RSC PB) or MESC (RSC CB) Schedule 2: Assign the proper step in the new grade by referring to Exhibit 422.123b. A new step waiting period begins on the effective date of the promotion.

(4) Repromotion. An employee is repromoted if he or she is promoted to a bargaining unit grade previously held, or to one equivalent to the one previously held, before a change to lower level, as defined further under 421.5. When a repromotion occurs, the employee is assigned to the step in the repromoted grade, or its equivalent, with waiting period credit toward the next step date as if he or she had remained continuously in that previously held grade.

Note: Effective November 20, 1999, and later, the repromotion rule stated above does not apply to employees promoted within or into the PS or MESC Schedule 2. The repromotion rule does, however, apply to employees promoted to other rate schedules.

(5) Promotion Pay Anomaly. No employee is at any time compensated less as a consequence of a promotion than that employee would have been if the employee had not been promoted but, instead, advanced in step increments in the lower grade by fulfilling the waiting time requirements necessary for step increases. This rule includes employees who were promoted to a higher grade and subsequently reassigned to their former grade. If, during any pay period following the promotion, the employee’s basic wage is less than the employee would have received for that pay period if the employee had not been promoted, the difference is paid to the employee in a lump sum payment.

Note: The promotion pay anomaly policy described above does not apply to employees promoted into (or within) the PS (RSC PB) and MESC (RSC CB) Schedule 2, or to PS or MESC employees promoted into other rate schedules.
b. **Supplemental Rules.** The supplemental rules are as follows:

1. **Maximum Step.** An employee is placed into the maximum step for the new grade if there is no other step below the maximum step that provides the increase specified in 422.123a above.

2. **Above Maximum Step.** An employee’s existing basic wage is retained if it exceeds the maximum step of the new grade.

3. **Protected Rate.** This paragraph applies the rules in 422.123a to an employee whose rate of pay is protected under the provisions of 421.51, as follows:
   
   (a) **Promotion or Interim Promotion to Grade With Maximum Wage Below the Protected Rate.** If an employee with a protected rate of pay receives an interim promotion to a grade that includes a maximum wage below the protected rate, the rate protection continues.

   (b) **Promotion or Interim Promotion to Grade With Maximum Wage Equal To, or Above, the Protected Rate.** If an employee with a protected rate receives an interim promotion to a grade that includes a maximum wage equal to or above the protected rate, the employee is slotted to the step in the new grade that represents the same or higher wage protected by the special pay status. To determine the appropriate pay schedule step during slotting, only the protected rate of pay is considered (no promotion increase should be added). After the employee is slotted to the appropriate step, the rate protection terminates.

   (c) **Repromotion.** If an employee with a protected rate receives a repromotion, the rate protection terminates and the appropriate step is assigned in accordance with 422.123a4.

4. **Saved Rate.** This paragraph applies the rules in 422.123a to an employee whose rate of pay is saved under the provisions of 421.52, as follows:

   (a) **Promotion or Interim Promotion to Grade With Maximum Wage Below the Saved Rate.** If an employee with a saved rate of pay receives an interim promotion to a grade which includes a maximum wage below the saved rate, the saved rate continues.

   (b) **Promotion or Interim Promotion to Grade With Maximum Wage Equal To, or Above, the Saved Rate.** If an employee with a protected rate receives an interim promotion to a grade which includes a maximum wage equal to or above the saved rate, the employee is slotted to the step in the new grade that represents the same or higher wage saved by the special pay status. To determine the appropriate pay schedule step during slotting, only the saved rate of pay is considered (no promotion increase should be added). After
the employee is slotted to the appropriate step, the saved rate terminates.

(c) Repromotion. If an employee with a protected rate receives a repromotion, the saved rate terminates and the appropriate step is assigned in accordance with 422.123a4.

(5) Saved Grade. In applying the rules in 422.123a to an employee whose grade is protected under the provisions of 421.53, the employee does not receive a promotional increase unless the promotion is to a position with a grade higher than the saved grade.

(6) Rule Choice. When the wage would be more favorable to the employee, the district Human Resources manager may determine an employee’s wage under rules for career appointment in 422.121 instead of under the rules for promotion increases.

(7) Exclusions. Salary received under limited appointments cannot be used as the highest previous salary when determining the employee’s new salary.
Exhibit 422.123a
Promotion Chart — PS Schedule 1 to PS Schedule 2
(For promotions to PS Schedule 2 from PS Schedule 1 and from other rate schedules)
Effective November 29, 2003

**How to use this chart:**
1. Choose the table from the chart that has the employee’s current grade and step in the “From Grade” row.
2. In the “To Grade” rows of that table, find the row that represents the grade to which the employee is being promoted.
3. Move to the right along that row until you reach the cell directly under the employee’s current step in the “From Grade” row.
4. The letter in that cell represents the step the employee should be assigned to in the new grade after the promotion.

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Exhibit 422.123b

Promotion Chart — PS Schedule 2 to PS Schedule 2
(For promotions within the P-2 and MESC-2 Schedules)
Effective November 29, 2003

How to use this chart:
1. Choose the table from the chart that has the employee’s current grade and step in the “From Grade” row.
2. In the “To Grade” rows of that table, find the row which represents the grade to which the employee is being promoted.
3. Move to the right along that row until you reach the cell directly under the employee’s current step in the “From Grade” row.
4. The letter in that cell represents the step the employee should be assigned to in the new grade after the promotion action.

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Reassignment Rules

An employee’s step, next step date, and salary are not changed as a result of reassignment. (See 421.43b for definition of reassignment.) The following provisions apply:

a. A change from a part-time position (flexible or regular) to a full-time position (or reverse) in the same grade is a reassignment — not a promotion; the employee retains the step attained and the existing basic annual salary including any red-circle amount.

b. A part-time regular employee must be converted to a part-time flexible before becoming a full-time regular unless that bargaining unit craft does not have an employee classification of part-time flexible.

c. For reassignments to equivalent grades in another bargaining unit (see Exhibit 418), the following provisions apply:

(1) When an employee is reassigned to an equivalent grade in another rate schedule not formerly held, the employee’s current salary is moved to the equivalent grade in the new schedule. If the current salary falls between two steps of the new grade, the new salary is set at the higher of the two steps. However, the new salary may not be set below the minimum nor above the maximum of the new grade.

(2) When an employee is reassigned to an equivalent grade formerly held in another rate schedule, the employee is returned to the formerly held grade as if service had been uninterrupted since the last time held.

(3) Career Postal Service employees reassigned to a rural carrier position are assigned to the appropriate step in the Rural Carrier schedule in accordance with Article 9 of the USPS-NRLCA National Agreement.

(4) Creditable service in the former position is maintained toward a step increase, subject to two situations.

(a) If the employee’s salary is increased by the reassignment by at least one most prevalent step in the former grade, a new step waiting period commences on the effective date of the reassignment (see 421.45c).

(b) If the waiting period time already served equals or exceeds that required to advance to the next step following reassignment, the employee is advanced one additional step and a new step waiting period commences on the effective date of the reassignment.

d. For PS and MESC employees, reassignments are handled as follows:

(1) Within the PS or MESC Schedules. The employee is reassigned to the same grade and into PS (RSC PB) and MESC (RSC CB) Schedule 2. The step and next step date are not changed following the reassignment.

(2) From Other Rate Schedules To a Grade in the PS (RSC PB) and MESC (RSC CB) Schedule 2 Not Formerly Held. The employee is reassigned to the step in Schedule 2 that is equal to his or her
current salary. If the salary falls between two steps, the employee is reassigned to the next higher step. Creditable service in the former position is maintained toward a step increase (see 422.124c4).

(3) From Other Rate Schedules To a Grade in the PS (RSC PB) and MESC (RSC CB) Schedule 2 Formerly Held. The employee is reassigned to the appropriate step in Schedule 2, and to the next step date, as if service had been continuous in the grade. **Note:** The reassignment to PS Schedule 2 must include service the employee would have had in PS Schedule 1 before conversion to PS Schedule 2.

(4) From the PS and MESC Schedules To a Grade in Another Rate Schedule Not Formerly Held. The employee is assigned the step in that rate schedule that is equal to his or her current salary. If the salary falls between two steps, the employee is assigned to the next higher step. Creditable service in the former position is maintained toward a step increase (see 422.124c4).

(5) From the PS and MESC Schedules To a Grade in Another Rate Schedule Formerly Held. The employee is assigned to the appropriate step in that rate schedule, and the next step date as if service had been continuous in the grade.

422.125 **Reductions in Grade**

The following provisions apply.

a. **General.** Reductions in grade include voluntary changes to a lower level, management-initiated changes to a lower level, and demotions.

b. **Step and Next Step Date Assignment for Bargaining Unit to Bargaining Unit Reductions in Grade.** Assignments are made as follows:

(1) **Step.** The employee’s current salary is moved to the lower grade. If the current salary falls between two steps in the lower grade, the salary is set at the higher of the two steps. The salary may not be set below the minimum or above the maximum of the lower grade.

(2) **Next Step Date.** Creditable service in the former position is maintained toward the next step increase, with the following exceptions:

   (a) If the employee’s salary is increased by at least one most prevalent step in the former grade, a new step waiting period begins on the effective date of the reduction in grade (see 421.45c).

   (b) If the conditions of 422.125b2a are not met, and if the waiting period time already served equals or exceeds that required to advance to the next step following the reduction in grade, the employee is advanced one additional step and a new step waiting period begins on the effective date of the reduction in grade.
c. **Step and Next Step Date Assignment for Nonbargaining Unit to Bargaining Unit Reductions in Grade.** For all nonbargaining reductions in grade to the Rural Carrier schedule, consult 422.423 and 422.424 to determine the proper step and next step date. For all other nonbargaining-to-bargaining reductions in grade, determine the employee’s salary, step, and next step date as if the service had continued uninterrupted from the level/step in effect at the time of the nonbargaining promotion.

(1) For reductions in grade to the same Rate Schedule occupied immediately prior to a promotion to a nonbargaining position, the following provisions apply:

(a) When an employee returns to the same level as that occupied immediately prior to the nonbargaining promotion, assign the salary, step, and next step date as if the service had continued uninterrupted from the level/step in effect at the time of the nonbargaining promotion.

(b) When an employee changes to a higher level than that occupied immediately prior to the nonbargaining promotion, apply the promotion rules for the appropriate salary schedule in 422 to determine the employee’s new salary, step, and next step date.

(c) When an employee changes to a lower level than that occupied immediately prior to the nonbargaining promotion, apply the reduction in grade rules in 422.125b to determine the employee’s new salary, step, and next step date.

(2) For reductions in grade to a different Rate Schedule occupied immediately prior to a promotion to a nonbargaining position, use the Equivalent Grades chart (Exhibit 418) and apply the appropriate rule as follows:

(a) When an employee changes to an equivalent level, apply the reassignment rules in 422.124c to determine the employee’s new salary, step, and next step date.

(b) When an employee changes to a higher level, apply the promotion rules for the appropriate salary schedule in 422 to determine the employee’s new salary, step, and next step date.

(c) When an employee changes to a lower level, follow the reduction in grade rules in 422.125b to determine the employee’s new salary, step, and next step date.

(3) For reductions in grade when there is no prior bargaining unit service, the employee is assigned to the step and next step date in the lower grade as if all career postal service had been in the lower grade.
d. **Rate Retention.** Rate retention provisions do not apply to changes to a lower grade that are voluntary or disciplinary. However, they do apply in nondisciplinary management reductions, as follows (also see 421.511 and 421.512 for application):

1. **Protected Rate.** The employee continues to receive the wage he or she received in the higher grade for 2 calendar years (a) if the grade of the position is reduced due to a management action such as a change in job ranking criteria that affects the grade of only one position and (b) if the employee occupied the position at the higher grade for 2 consecutive years preceding the effective date of the reduction. (See also 421.51.)

2. **Saved Rate.** For saved rate:
   a. An employee has a saved rate resulting in a red-circle amount if the grade of his or her position is reduced due to a management action such as a change in job ranking criteria that affects the grade of more than one position under the same job description.
   b. If an employee who receives a red-circle amount is subsequently promoted and later returned to the former position through no fault of his or her own, the red-circle amount is restored. (See also 421.52.)

3. **Saved Grade.** A bargaining unit employee is entitled to saved grade if he or she is assigned to a lower grade position because of a management action that eliminates the position (e.g., job elimination due to technological and mechanization changes). (See also 421.53.)

**422.13 Step Increases**

**422.131 Eligibility Requirements**

Eligibility for a periodic step increase is based on three conditions. An employee must have:

a. Received and currently be serving under a career appointment.

b. Not received an equivalent increase (see 421.45c) during the waiting period.

c. Completed the required waiting period according to the step increase waiting period table, Exhibit 422.13.

In addition to the periodic step increase, employees may be considered for a quality step increase (see 495.4).
### Postal Service (PS 2) & Mail Equipment Shops/Material Distribution Center (MESC 2) Schedule 2

#### Bargaining Unit Step Increase Waiting Periods

(All waiting periods shown are expressed in weeks.)

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<td>44</td>
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<td>36</td>
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<tr>
<td></td>
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<td>44</td>
<td>36</td>
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<td></td>
<td>I–J</td>
<td>44</td>
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<td>36</td>
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<td>36</td>
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<td>44</td>
<td>36</td>
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</tr>
<tr>
<td></td>
<td>L–M</td>
<td>44</td>
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<td>36</td>
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</tr>
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<td>44</td>
<td>44</td>
<td>36</td>
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</tr>
<tr>
<td></td>
<td>N–O</td>
<td>44</td>
<td>44</td>
<td>36</td>
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</tr>
<tr>
<td></td>
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#### Mail Handlers (MH) Schedule

<table>
<thead>
<tr>
<th>Steps (From — To)</th>
<th>RSC M</th>
<th>Grades 4–5</th>
<th>Grades 6–7</th>
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<tbody>
<tr>
<td></td>
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<td>96</td>
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<td>AA–A</td>
<td>88</td>
<td>96</td>
</tr>
<tr>
<td></td>
<td>A–B</td>
<td>88</td>
<td>96</td>
</tr>
<tr>
<td></td>
<td>B–C</td>
<td>44</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>C–D</td>
<td>44</td>
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<tr>
<td></td>
<td>D–E</td>
<td>44</td>
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<tr>
<td></td>
<td>E–F</td>
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<td>F–G</td>
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<tr>
<td></td>
<td>G–H</td>
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<tr>
<td></td>
<td>H–I</td>
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<td>I–J</td>
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<td></td>
<td>J–K</td>
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<td>M–N</td>
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<tr>
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<td>N–O</td>
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<td></td>
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<tr>
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#### Rural Carrier Evaluated (RC) Schedule

<table>
<thead>
<tr>
<th>Steps (From — To)</th>
<th>RSC R</th>
<th>Hours/Miles</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>BB–AA</td>
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<tr>
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<td>A–B</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>B–C</td>
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<tr>
<td></td>
<td>C–D</td>
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<tr>
<td></td>
<td>D–E</td>
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</tr>
<tr>
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<td>E–F</td>
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<td></td>
<td>F–G</td>
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<tr>
<td></td>
<td>G–H</td>
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<tr>
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<td>H–I</td>
<td>44</td>
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<tr>
<td></td>
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<tr>
<td></td>
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<tr>
<td></td>
<td>K–L</td>
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<td>L–M</td>
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<tr>
<td></td>
<td>Yrs.</td>
<td>34</td>
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#### Rural Carrier Auxiliary (RAUX) Schedule

<table>
<thead>
<tr>
<th>Steps (From — To)</th>
<th>RSC B</th>
<th>Grade 5</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>BB–AA</td>
<td>96</td>
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<tr>
<td></td>
<td>AA–A</td>
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</tr>
<tr>
<td></td>
<td>A–B</td>
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</tr>
<tr>
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<td>B–C</td>
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</tr>
<tr>
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<td>C–D</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>D–E</td>
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</tr>
<tr>
<td></td>
<td>E–F</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>F–G</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>G–H</td>
<td>44</td>
</tr>
<tr>
<td></td>
<td>H–I</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>I–J</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>J–K</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>K–L</td>
<td>26</td>
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<tr>
<td></td>
<td>L–M</td>
<td>26</td>
</tr>
<tr>
<td></td>
<td>M–N</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>N–O</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>O–P</td>
<td>24</td>
</tr>
<tr>
<td></td>
<td>Yrs.</td>
<td>24</td>
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#### Postal Police Officers (PPO) Schedule

<table>
<thead>
<tr>
<th>Steps (From — To)</th>
<th>RSC Y</th>
<th>Grade 6</th>
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<tbody>
<tr>
<td></td>
<td>BB–AA</td>
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</tr>
<tr>
<td></td>
<td>AA–A</td>
<td>42</td>
</tr>
<tr>
<td></td>
<td>A–B</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>B–C</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>C–D</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>D–E</td>
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</tr>
<tr>
<td></td>
<td>E–F</td>
<td>34</td>
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<tr>
<td></td>
<td>F–G</td>
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<tr>
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<td>G–H</td>
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<tr>
<td></td>
<td>H–I</td>
<td>34</td>
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<tr>
<td></td>
<td>I–J</td>
<td>34</td>
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<td></td>
<td>J–K</td>
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<tr>
<td></td>
<td>K–L</td>
<td>34</td>
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<tr>
<td></td>
<td>L–M</td>
<td>34</td>
</tr>
<tr>
<td></td>
<td>M–N</td>
<td>26</td>
</tr>
<tr>
<td></td>
<td>N–O</td>
<td>26</td>
</tr>
<tr>
<td></td>
<td>O–P</td>
<td>26</td>
</tr>
<tr>
<td></td>
<td>Yrs.</td>
<td>52</td>
</tr>
</tbody>
</table>
Exhibit 422.13 (p.2)
Bargaining Unit Step Increase Waiting Periods
(All waiting periods shown are expressed in weeks.)

Postal Nurses (PNS) Schedule

<table>
<thead>
<tr>
<th>Steps (From — To)</th>
<th>RSC G</th>
<th>1-2</th>
<th>2-3</th>
<th>3-4</th>
<th>4-5</th>
<th>5-6</th>
<th>6-7</th>
<th>7-8</th>
<th>8-9</th>
<th>9-10</th>
<th>10-11</th>
<th>11-12</th>
<th>12-13</th>
<th>13-14</th>
<th>14-15</th>
<th>Yrs.</th>
</tr>
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<tbody>
<tr>
<td>Grade 1</td>
<td></td>
<td>52</td>
<td>44</td>
<td>44</td>
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<td>44</td>
<td>44</td>
<td>12.0</td>
</tr>
</tbody>
</table>

Operating Services Division, Headquarters & Facilities Services Section, Merrifield, VA

| Steps (From — To) | RSC K | AA-A | A-B | B-C | C-D | D-E | E-F | F-G | G-H | H-I | I-J | J-K | K-L | L-M | M-N | N-O | Yrs. |
|------------------|-------|------|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| Grades 3–4       |       | 96   | 96  | 88  | 88  | 44  | 44  | 44  | 44  | 44  | 44  | 34  | 34  | 26  | 26  | 24  | 14.9 |
| Grade 5          |       | –    | 96  | 96  | 88  | 44  | 44  | 44  | 44  | 44  | 44  | 34  | 34  | 26  | 26  | 24  | 13.2 |
| Grades 6–8       |       | –    | 96  | 96  | 44  | 44  | 44  | 44  | 44  | 44  | 44  | 34  | 34  | 26  | 26  | 24  | 12.4 |
| Grades 9–10      |       | –    | –   | –   | 52  | 44  | 44  | 44  | 44  | 44  | 34  | 34  | 26  | 26  | 24  | 8.8  |

Information Technology/Accounting Service Centers (IT/ASC) Schedule

<table>
<thead>
<tr>
<th>Steps (From — To)</th>
<th>RSC K</th>
<th>A-B</th>
<th>B-C</th>
<th>C-D</th>
<th>D-E</th>
<th>E-F</th>
<th>F-G</th>
<th>G-H</th>
<th>H-I</th>
<th>I-J</th>
<th>J-K</th>
<th>K-L</th>
<th>L-M</th>
<th>M-N</th>
<th>N-O</th>
<th>O-P</th>
<th>P-Q</th>
<th>Yrs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grades 6–10</td>
<td></td>
<td>96</td>
<td>96</td>
<td>44</td>
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<td>11.5</td>
</tr>
<tr>
<td>Grade 11</td>
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<td>–</td>
<td>96</td>
<td>44</td>
<td>52</td>
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<td>9.7</td>
</tr>
<tr>
<td>Grade 12</td>
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<td>–</td>
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<td>52</td>
<td>52</td>
<td>9.0</td>
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<tr>
<td>Grades 14–16</td>
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<td>52</td>
<td>52</td>
<td>13.0</td>
</tr>
</tbody>
</table>

City Carriers (CC) Schedule

| Steps (From — To) | RSC Q | A-B | B-C | C-D | D-E | E-F | F-G | G-H | H-I | I-J | J-K | K-L | L-M | M-N | N-O | Yrs. |
|------------------|-------|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|-----|
| Grades 1–2       |       | 96  | 96  | 44  | 44  | 44  | 44  | 44  | 44  | 34  | 34  | 26  | 26  | 24  | 12.4 |
422.132 **Creditable Service**

The following provisions apply:

a. *Postal Service.* Except as provided in this section, credit for advancement for step increases may be earned only by career employees in pay status on the rolls of the Postal Service. For computing creditable service, the following applies:

   (1) **Service Week.** In computing the required waiting period, each full service week beginning at 12:01 a.m. Saturday and ending at 12 midnight the following Friday is creditable.

   (2) **Leave Without Pay (LWOP).** Periods of LWOP of less than 13 weeks for which no step deferment is made are included with paid service in computing the waiting period of service (see 422.133).

   (3) **Prior Service.** Employees reinstated or reemployed to a career position within 52 weeks of separation are allowed credit (not in excess of 52 weeks) for prior service provided:

      (a) An equivalent increase was not received at the time of reinstatement or reemployment.

      (b) The prior service was not under a casual or temporary appointment.

b. *Military Duty.* An employee who returns to postal duty following a separation or leave for military duty receives credit for the period of military duty as if duty with the Postal Service had been continuous (see 517).

c. *Injury Compensation.* An employee on official absence due to an injury compensable under rules of the Office of Workers’ Compensation Programs (OWCP) receives credit for the period of absence as if duty with the Postal Service had been continuous.

d. *Union Officials.* Employees on LWOP to devote full or part-time to a union signatory to a collective bargaining agreement with the Postal Service are to be credited with step increases as if they had been in a pay status (see 514).

422.133 **Leave Without Pay**

The following provisions apply:

a. When an employee has been on LWOP for 13 weeks or more during the waiting period for receipt of a periodic step increase and has not been on military furlough, on the rolls of the Office of Workers’
Compensation Programs, or on official union business, the scheduled date for the employee’s next step increase is deferred as follows:

<table>
<thead>
<tr>
<th>Total Weeks LWOP</th>
<th>Pay Periods Deferred</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 to less than 13</td>
<td>No deferment</td>
</tr>
<tr>
<td>13 to less than 26</td>
<td>7</td>
</tr>
<tr>
<td>26 to less than 40</td>
<td>13</td>
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<tr>
<td>40 to less than 52</td>
<td>20</td>
</tr>
<tr>
<td>52</td>
<td>26</td>
</tr>
<tr>
<td>More than 52</td>
<td>One pay period for each 2 weeks of LWOP</td>
</tr>
</tbody>
</table>

b. For periods of LWOP that encompass an entire pay period, the full charge of 80 hours is applied. For partial pay periods, absence from scheduled service on a day is counted as 1 calendar day. Only whole days of LWOP are counted. Fractional days on which the employee has work hours or paid leave and takes LWOP are not counted in calculating the total LWOP.

422.134 Simultaneous Personnel Actions
If an employee is eligible for a step increase in the assigned position and is being reassigned or promoted to another position on the same date:

a. The actions are effected simultaneously in a manner that provides maximum benefit to the employee.

b. If the assignment change involves an increase in compensation that is greater than the increase an employee could obtain by a step increase in the former position, the employee is given the step increase before compensation is adjusted to the appropriate step in the new position.

422.14 Higher Level Assignments

422.141 Definitions
A higher level assignment is a temporary assignment to a ranked higher grade position, whether or not such position has been authorized at the installation. The subcategories of such an assignment are:

a. Short-term temporary assignment — an assignment in which an employee has been on a temporary assignment to a higher level position for a period of 29 consecutive workdays or less at the time he or she takes any annual or sick leave. The temporary assignment must be resumed upon return to work. All short-term assignments are automatically canceled if replacements are required for employees temporarily assigned to higher level positions.

b. Long-term temporary assignment — an assignment in which an employee has been on temporary assignment to the higher level position for a period of 30 consecutive workdays or longer before he or she takes any annual or sick leave. The temporary assignment must be resumed upon return to work.
422.142 Written Management Order
Any employee, except one of those covered in 432.2, who is temporarily assigned to higher level work is given PS Form 1723, Assignment Order, stating beginning and approximate termination and directing the employee to perform the duties of the higher level position. The written order is accepted as authorization for higher grade pay. The failure of management to give a written order is not grounds for denial of higher level pay if the employee was otherwise directed to perform the duties of the higher level position.

422.143 Rate of Pay
Rates are as follows:

a. Part-time Flexible Employees. A part-time flexible employee remains a part-time flexible employee while temporarily assigned to a higher level position. The employee neither has nor acquires a regular work schedule and is paid at the part-time flexible hourly rate for the higher level position.

b. Regular Employees. Rules for pay for temporary higher level work depend on the factors below:

(1) Assignment in PS Schedule. A PS employee who is temporarily assigned to higher level work in the PS schedule is paid at the higher level for time actually spent on such job. The employee’s higher level rate is determined as if he or she had been promoted to the position. (See promotion rules in 422.123.)

(2) Assignment to Other Schedule. The rate of pay for service in a higher grade position in other than the PS Schedule is determined in accordance with promotion rules for the salary schedule in which the higher level position is placed. (See rules for assignment to a different salary schedule in 410.)

(3) Service in Several Positions. If higher level service is performed in more than one position in a pay period, the appropriate rate for each wage level is determined and paid in accordance with the actual time worked at each level.

(4) Annual and Sick Leave Pay. Leave pay for employees temporarily assigned to a higher level position depends on the term of the assignment as follows:

(a) Short-term Temporary Assignments (see 422.141a). These employees, except those covered by 422.8, are entitled to approved annual and sick leave paid at the higher level rate for a period not to exceed 3 days for each occurrence, provided that they are not replaced while on leave and that they resume the assignment upon returning to work.

(b) Long-term Temporary Assignments (see 422.141b). These employees are entitled to approved annual and sick leave paid at the higher level rate for the full period of leave provided that they resume the assignment upon returning to work.
(5) **Holiday Leave Pay.** Full-time employees are paid for the holiday at the rate of the higher level, provided that they perform higher level service both on the workday preceding and on the workday following the holiday. Otherwise, the employee is paid for the holiday at the rate appropriate for his or her regular position.

(6) **Holiday Worked Pay.** If an employee performs authorized service at the higher grade on a holiday, the employee is paid at the rate for the higher grade position, in addition to holiday leave pay.

422.144 **Adjustments and Increases**

Adjustments and increases are made as follows:

a. **Step Increase Credit.** An employee temporarily assigned to a higher grade bargaining unit position is entitled to credit toward the next step increase for service in the higher grade with higher grade pay that is continuous to the date of any subsequent promotion.

b. **Effect on Promotion.** If subsequently promoted, the employee’s salary is reviewed to ensure application of the appropriate promotion rule and credit for continuous service at the higher grade if the higher level service is continuous to the time of promotion to the higher grade. (See 422.123 for promotion rules.)

422.145 **Benefits**

The following benefits apply:

a. **Terminal Leave Payments.** Terminal leave payments resulting from death are paid at the higher grade for any employee, except one of those covered by 422.9, who is temporarily assigned to a higher grade position on his or her last day in a duty status.

b. **Retirement Deductions.** Retirement deductions are determined from the basic annual salary and any additional basic higher level pay the employee is receiving for the pay period.

c. **Continuation of Pay (Injury Compensation).** An employee who is eligible for continuation of pay as a result of an injury on duty and who is serving in a higher level position when injured will receive such payments at the higher level rate.

422.15 **Dual (Multiple) Employment**

422.151 **Explanation**

Dual or multiple employment means that a current employee is appointed to an additional position or a new employee is appointed to two or more positions at the same time.

422.152 **Salary Determination**

The appropriate compensation for each new position is determined under the rules relating to appointments (see 422.121).

422.153 **Documentation**

Separate personnel actions are effected for each position, with an estimate of the work hours to be spent in each position and compensation specified in advance for the employee’s attention.
422.154 **Step Increases**

Periodic step increases for separate positions are earned separately:

a. If dual employment is accomplished on the same day or if the employee does not receive an equivalent increase when appointed to an additional position, creditable service toward step increases in the first position is also creditable toward step increases in the subsequent positions. In these cases, the anniversary dates for step increases in all positions are the same.

b. If an employee receives an equivalent increase when appointed to an additional position, step increases are earned separately for each position on the basis of time served in each position. Receipt of the equivalent increase in one position does not start a new waiting period in the other position.

422.155 **Leave**

The appropriate rate of compensation for annual and sick leave when taken from two or more positions in different salary grades is determined from the PS Form 50 affecting the assignment as follows:

a. An employee assigned for 50 percent or more of the time to the higher grade work is paid for leave at the higher grade rate of pay.

b. An employee assigned to the lower grade work for more than 50 percent of the time is paid for leave at the lower grade rate of pay.

c. If less than 50 percent of the time is spent in any one grade, the employee is paid for leave at the rate for the intermediate grade. The annual rate of compensation for annual or sick leave taken in one position is determined from the salary grade for that position.

422.156 **Reassignment**

When an employee serving in two or more part-time positions is changed to a full-time annual rate position in the same grade as one of the occupied positions, the step is determined according to 422.124. Compensation received in unaffected additional positions may not be used as highest previous compensation in calculating the new wage.

422.157 **Promotion**

When an employee is promoted to a position in a grade above the highest grade to which appointed, compensation of the highest grade is used in establishing the step according to 422.123.

422.16 **Change From Rural Carrier Schedules**

For all changes other than those covered by 546, a career rural carrier’s wage is converted to that of the attained step in the 40-hour evaluated salary schedule. Following this conversion, the applicable procedures in 422.1 apply.

422.2 **City Carrier Schedule**

The provisions of 422.1 cited on the next page are made applicable to this salary schedule by reference.
**422.21** **Salary System**

**422.211** **Salary Schedule**
The City Carrier (CC) Schedule consists of two rate schedules. Schedule 1 (RSC Q) is applicable to city carriers with a career appointment date (CAD) before January 12, 2013. Schedule 2 (RSC Q7) is applicable to city carriers with a CAD on or after January 12, 2013. Carrier technicians receive an additional 2.1 percent of the employee’s applicable hourly rate for all paid hours.

**422.212** **Basis of Rates**
See 422.112.

**422.213** **Cost-of-Living Adjustments**
See 422.113.

**422.214** **Setting Wages**
See 422.114.

**422.215** **Employee Classifications**
See 422.115.

**422.22** **Change Action Pay Rules**

**422.221** **Career Appointment**
See 422.121.

**422.222** **Additional Appointment**
See 422.122.

**422.223** **Rules for Assignment into Carrier Technician Position**
Rules are as follows:

a. *Change to Carrier Technician from City Carrier.* The city carrier moving to carrier technician position receives a 2.1 percent increase in the employee’s applicable hourly rate for all paid hours and retains the same step. The employee will retain the waiting period step credit that had been earned prior to the change to carrier technician in calculating the next step increase date. If the employee previously served as a carrier technician, see 422.123a4.

b. *Promotion to These Schedules from Other Rate Schedules.* For this promotion:

   (1) From EAS (RSC E) and Part-Time Postmasters (RSC F), and to the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion); in which case, see 422.123a4.

   (2) From PNS (RSC G), OSD (RSC K), MH (RSC M), IT/ASC (RSC N), PS (RSC P) or MESC (RSC C), RC (RSC R), and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade. (Add three times for a promotion of three or more grades.)
Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion); in which case, see 422.123a4.

c. **Promotion from These Schedules to Other Rate Schedules.** For this promotion:

1. To IT/ASC (RSC N), to the current full-time salary, add two times the most prevalent step increment of the current grade. (Add three times for a promotion of three or more grades.) Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion); in which case, see 422.123a4.

2. To EAS (RSC E), Pay Band (RSC V), and Attorney (RSC U) to the current full-time salary, see 413.22.

3. To PS, OSD, or MESC Schedule 2 (RSC P and C), assign the proper step by referring to Exhibit 422.123a. A new step waiting period begins on the effective date of the promotion.

4. To RC (RSC R), see 422.422a2.

   **Note:** See also Exhibit 421.82.

d. **Promotion Pay Anomaly.** No employee is at any time compensated less as a consequence of a promotion than that employee would have been if the employee had not been promoted, but instead advanced in step increments in the lower grade by fulfilling the waiting time requirements necessary for step increases. This rule includes employees who were promoted to a higher grade and subsequently reassigned to their former grade.

   If, during any pay period following the promotion, the employee’s basic wage is less than the employee would have received for that pay period if the employee had not been promoted, the difference is paid to the employee in a lump sum payment.

e. **Supplemental Rules.** See 422.123b.

422.224 **Reassignment Rules**

See 422.124.

422.225 **Reductions in Grade and Rules for Assignment from Carrier Technician to City Carrier Position**

The following provisions apply:

a. **General.** Reductions in grade include:

   1. Voluntary changes to a lower level or from carrier technician to city carrier,

   2. Management-initiated changes to a lower level or from carrier technician to city carrier, and

   3. Demotions.
b. Step and Next Step Date Assignment for Bargaining Unit to Bargaining Unit Reductions in Grade within or into the City Carrier Rate Schedule (RSC Q and Q7). Assignments are made as follows:

(1) To Former Lower Grade. The employee is assigned to the step and next step date as if service had been uninterrupted in the lower grade since the last time held.

(2) To New Lower Grade. The employee is assigned to the step and next step date in the lower grade as if all career Postal Service had been in the lower grade.

c. Step and Next Step Date Assignment for Nonbargaining Unit to Bargaining Unit Reductions in Grade. The following applies:

(1) For all nonbargaining reductions in grade to the Rural Carrier Schedule, consult 422.423 and 422.424 to determine the proper step and next step date.

(2) For all other nonbargaining-to-bargaining reductions in grade, determine the employee’s salary, step, and next step date as if the service had continued uninterrupted from the level/step in effect at the time of the nonbargaining promotion.

(3) For reductions in grade to the same rate schedule occupied immediately before a promotion to a nonbargaining position, the following provisions apply:

(a) When an employee returns to the same level as that occupied immediately before the nonbargaining promotion, assign the salary, step, and next step date as if the service had continued uninterrupted from the level/step in effect at the time of the nonbargaining promotion.

(b) When an employee changes to a higher level than that occupied immediately before the nonbargaining promotion, apply the promotion rules for the appropriate salary schedule in 422 to determine the employee’s new salary, step, and next step date.

(c) When an employee changes to a lower level than that occupied immediately before the nonbargaining promotion, apply the reduction in grade rules in 422.125b to determine the employee’s new salary, step, and next step date.

(4) For reductions in grade to a different rate schedule occupied immediately before a promotion to a nonbargaining position, use the Equivalent Grades chart (Exhibit 418) and apply the appropriate rule as follows:

(a) When an employee changes to an equivalent level, apply the reassignment rules in 422.124c to determine the employee’s new salary, step, and next step date.

(b) When an employee changes to a higher level, apply the promotion rules for the appropriate salary schedule in 422 to determine the employee’s new salary, step, and next step date.
(c) When an employee changes to a lower level, follow the reduction in grade rules in 422.125b to determine the employee’s new salary, step, and next step date.

(5) For reductions in grade when there is no prior bargaining unit service, the employee is assigned to the step and next step date in the lower grade as if all career Postal Service had been in the lower grade.

d. Rate Retention. Rate retention provisions do not apply to changes to a lower grade that are voluntary or disciplinary. However, they do apply in nondisciplinary management reductions, as follows (also see 421.511 and 421.512 for application):

(1) Protected Rate. The employee continues to receive the wage he or she received in the higher grade for 2 calendar years:

(a) If the grade of the position is reduced due to a management action, such as a change in job ranking criteria that affects the grade of only one position, and

(b) If the employee occupied the position at the higher grade for 2 consecutive years before the effective date of the reduction (see also 421.51).

(2) Saved Rate. For saved rate:

(a) An employee has a saved rate resulting in a red-circle amount if the grade of his or her position is reduced due to a management action, such as a change in job ranking criteria that affects the grade of more than one position under the same job description.

(b) If an employee who receives a red-circle amount is subsequently promoted and later returned to the former position through no fault of his or her own, the red-circle amount is restored (see also 421.52).

(3) Saved Grade. A bargaining unit employee is entitled to saved grade if he or she is assigned to a lower grade position because of a management action that eliminates the position (e.g., job elimination due to technological and mechanization changes; see also 421.53).

422.23 Step Increases

422.231 Eligibility Requirements
See 422.131 and Exhibit 422.13.

422.232 Creditable Service
See 422.132.

422.233 Leave Without Pay
See 422.133.

422.234 Simultaneous Personnel Actions
See 422.134.

422.24 Higher Level Assignments
See 422.14.
422.241 Definitions
See 422.141.

422.242 Written Management Order
See 422.142.

422.243 Rate of Pay
See 422.143.

422.244 Adjustments and Increases
See 422.144.

422.245 Benefits
See 422.145.

422.25 Dual (Multiple) Employment
[Reserved]

422.26 Change From Rural Carrier Schedules
See 422.16.

422.3 Mail Handlers Schedule
The provisions of 422.1 and 422.2 cited below are made applicable to this salary schedule by reference.

422.31 Salary System

422.311 Salary Schedule
The Mail Handler (MH) Schedule consists of two rate schedules. Schedule 1 (RSC M) has Grades 4 through 6, and is applicable to mail handlers with a career appointment date (CAD) before February 15, 2013. Schedule 2 (RSC M7) has Grades 4 and 5, and is applicable to mail handlers with a CAD on or after February 15, 2013.

422.312 Basis of Rates
See 422.112.

422.313 Cost-of-Living
See 422.113.

422.314 Setting Wages
See 422.114.

422.315 Employee Classifications
See 422.115.

422.32 Change Action Pay Rules

422.321 Career Appointment
See 422.121.

422.322 Additional Appointment
See 422.122.

422.323 Promotion Rules
Note: See 421.43a and 421.44i for definition of promotion, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:
a. **Basic Rules.** The basic rules are as follows:

(1) **Promotion Within Schedule 1.** For this promotion:

The employee receives a promotional increase equal to two times the most prevalent step in the former grade for a promotion of one or two grades (three times for a promotion of three or more grades). Add this increase to the employee’s former basic wage and slot the employee to the closest step in the new grade. If the increased salary falls between two steps of the new grade, place the employee at the next higher step. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case, see 422.123a4.

(2) **Promotion Within Schedule 2.** For this promotion:

The Grade 4 employee receives a promotional increase that brings the salary to the same step in Grade 5. The promoted employee will retain the waiting period step credit that had been earned prior to the promotion in calculating the next step increase date. If this is a repromotion, see 422.123a4.

(3) **Promotion To These Schedules From Other Rate Schedules.** For this promotion:

(a) From EAS (RSC E) and Part-Time Postmasters (RSC F), to the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case, see 422.123a4.

(b) From PNS (RSC G), OSD (RSC K), IT/ASC (RSC N), PS (RSC P) or MESC (RSC C), RC (RSC R), and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case, see 422.123a4.

(4) **Promotion From These Schedules To Other Rate Schedules.** For this promotion:

(a) To PNS (RSC G), OSD (RSC K), CC (RSC Q), IT/ASC (RSC N), and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case, see 422.123a4.
(b) To EAS (RSC E), Pay Band (RSC V), and Attorney (RSC U) to the current full-time salary, see 413.22.

(c) To PS (RSC P) or MESC (RSC C) Schedule 2, assign the proper step by referring to Exhibit 422.123a. A new step waiting period begins on the effective date of the promotion.

(d) To RC (RSC R), see 422.422a2.

Note: See also Exhibit 421.82.

(5) Promotion Pay Anomaly. No employee is at any time compensated less as a consequence of a promotion than that employee would have been if the employee had not been promoted but, instead, advanced in step increments in the lower grade by fulfilling the waiting time requirements necessary for step increases. This rule includes employees who were promoted to a higher grade and subsequently reassigned to their former grade. If, during any pay period following the promotion, the employee’s basic wage is less than the employee would have received for that pay period if the employee had not been promoted, the difference is paid to the employee in a lump sum payment.

b. Supplemental Rules. See 422.123b.

422.324 Reassignment Rules
See 422.124.

422.325 Reductions in Grade
The following provisions apply.

a. General. Reductions in grade include:
   (1) Voluntary changes to a lower level;
   (2) Management-initiated changes to a lower level; and
   (3) Demotions.

b. Step and Next Step Date Assignment for Bargaining Unit to Bargaining Unit Reductions in Grade Within or Into the Mail Handler Rate Schedule (RSC M and M7). Assignments are made as follows:
   (1) To Former Lower Grade. The employee is assigned to the step and next step date as if service had been uninterrupted in the lower grade since the last time held.
   (2) To New Lower Grade. The employee is assigned to the step and next step date in the lower grade as if all career Postal Service had been in the lower grade.

c. Step and Next Step Date Assignment for Nonbargaining Unit to Bargaining Unit Reductions in Grade. For all nonbargaining reductions in grade to the Rural Carrier schedule, consult 422.423 and 422.424 to determine the proper step and next step date. For all other nonbargaining-to-bargaining reductions in grade, determine the employee's salary, step, and next step date as if the service had continued uninterrupted from the level/step in effect at the time of the nonbargaining promotion.
(1) For reductions in grade to the same Rate Schedule occupied immediately before a promotion to a nonbargaining position, the following provisions apply:
   
   (a) When an employee returns to the same level as that occupied immediately before the nonbargaining promotion, assign the salary, step, and next step date as if the service had continued uninterrupted from the level/step in effect at the time of the nonbargaining promotion.
   
   (b) When an employee changes to a higher level than that occupied immediately before the nonbargaining promotion, apply the promotion rules for the appropriate salary schedule in 422 to determine the employee’s new salary, step, and next step date.
   
   (c) When an employee changes to a lower level than that occupied immediately before the nonbargaining promotion, apply the reduction in grade rules in 422.125b to determine the employee’s new salary, step, and next step date.

(2) For reductions in grade to a different Rate Schedule occupied immediately before a promotion to a nonbargaining position, use the Equivalent Grades chart (Exhibit 418) and apply the appropriate rule as follows:

   (a) When an employee changes to an equivalent level, apply the reassignment rules in 422.124c to determine the employee’s new salary, step, and next step date.
   
   (b) When an employee changes to a higher level, apply the promotion rules for the appropriate salary schedule in 422 to determine the employee’s new salary, step, and next step date.
   
   (c) When an employee changes to a lower level, follow the reduction in grade rules in 422.125b to determine the employee’s new salary, step, and next step date.

(3) For reductions in grade when there is no prior bargaining unit service, the employee is assigned to the step and next step date in the lower grade as if all career Postal Service had been in the lower grade.

d. Rate Retention. Rate retention provisions do not apply to changes to a lower grade that are voluntary or disciplinary. However, they do apply in nondisciplinary management reductions, as follows (also see 421.511 and 421.512 for application):

   (1) Protected Rate. The employee continues to receive the wage he or she received in the higher grade for 2 calendar years (a) if the grade of the position is reduced due to a management action such as a change in job ranking criteria that affects the grade of only one position and (b) if the employee occupied the position at the higher grade for 2 consecutive years before the effective date of the reduction. (See also 421.51.)

   (2) Saved Rate. For saved rate:
(a) An employee has a saved rate resulting in a red-circle amount if the grade of his or her position is reduced due to a management action such as a change in job ranking criteria that affects the grade of more than one position under the same job description.

(b) If an employee who receives a red-circle amount is subsequently promoted and later returned to the former position through no fault of his or her own, the red-circle amount is restored. (See also 421.52)

(3) Saved Grade. A bargaining unit employee is entitled to saved grade if he or she is assigned to a lower grade position because of a management action that eliminates the position (e.g., job elimination due to technological and mechanization changes). (See also 421.53.)

422.33 Step Increases
422.331 Eligibility Requirements
See 422.131 and Exhibit 422.13.

422.332 Creditable Service
See 422.132.

422.333 Leave Without Pay
See 422.133.

422.334 Simultaneous Personnel Actions
See 422.134.

422.34 Higher Level Assignments
422.341 Definitions
See 422.141.

422.342 Written Management Order
See 422.142.

422.343 Rate of Pay
See 422.143.

422.344 Adjustments and Increases
See 422.144.

422.345 Benefits
See 422.145.

422.35 Dual (Multiple) Employment
[Reserved]

422.36 Change From Rural Carrier Schedules
See 422.16.

422.4 Rural Carrier Schedules
The provisions of 422.1 and 422.2 cited below are made applicable to this salary schedule by reference.
422.41 **Salary System**

### Salary Schedules

There are six types of Rural Carrier Schedules, as follows:

a. **Evaluated Schedule (RC).** This schedule applies to routes evaluated at 12 to 48 hours per week.

b. **Rural Carrier Mileage Schedule (RCS).** This schedule applies to routes evaluated at 6 to 140 miles per day.

c. **Rural Substitute Carrier Schedules (RSCR) — Daily Rates.** The 5-Day Evaluated Schedule is 40 to 48 hours per week. The 5 1/2-Day Evaluated Schedule is 41 to 46 hours per week. The 6-Day Evaluated Schedule is 12 to 48 hours per week.

d. **Rural Auxiliary Pay Schedule (RAUX).** This pay schedule includes Grade 5 — Annual Rates and Grade 5 — Hourly Rates.

e. **Rural Carrier Associate (RCA).**

f. **Rural Carrier Relief (RCR) — Hourly Rates.**

### Basis of Rates

See the USPS–NRLCA National Agreement, Article 9, Section 2 (A, B, and C).

### Cost-of-Living Adjustment

Regular and substitute rural carriers covered by the collective bargaining agreement receive the cost-of-living adjustments provided by the USPS–NRLCA National Agreement.

### Setting Wages

The appointing officer has primary responsibility for setting wages of rural carriers according to the guidelines in 422.4.

### Employee Classifications

The employee classifications in 432 that apply to rural carriers are:

a. **Career rural carrier:**
   
   (1) Regular rural carrier.
   
   (2) Part-time flexible rural carrier.

b. **Noncareer rural carrier supplemental workforce:**
   
   (1) Substitute rural carrier.
   
   (2) Auxiliary rural carrier.
   
   (3) Rural carrier associate.
   
   (4) Rural carrier relief.

422.42 **Change Action Pay Rules**

### Career Appointment

Appointments are made as follows:

a. **Regular Rural Carrier.** The following provisions apply:
   
   (1) **New Hire.** All new regular rural carrier appointees begin at Step A, except that:
   
   (a) A rural carrier serving one triweekly route is paid on the basis of a route one-half the length of the triweekly route.
(b) A rural carrier serving *two triweekly routes* is paid on the basis of a route one-half the combined length of the two triweekly routes.

(2) **Conversion From Substitute.** Substitute rural carriers who convert to regular rural carrier status are converted at Step 8, or their existing step, whichever is lower, except that substitutes serving in excess of 90 days on a vacant route at the time of conversion convert at their existing step.

(3) **Part-time Flexible Rural Carrier.** Part-time flexible rural carriers are paid based upon an evaluated route schedule rate of pay divided by 2000 to yield an hourly rate.

b. **Auxiliary Rural Carrier.** The following provisions apply:

(1) An auxiliary rural carrier is paid at the attained step of the 40-hour evaluated rate.

(2) A rural carrier associate and a rural carrier relief are paid at the hourly rate of pay they regularly receive.

c. **Rural Carrier Associate and Rural Carrier Relief.** RCA and RCR employees are paid an hourly rate as shown in the collective bargaining agreement for the period covered.

422.422 **Promotion Rules**

*Note:* See 421.43a and 421.44i for definition of *promotion*, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

For all changes other than those covered by 546, a career rural carrier’s salary is converted to that of the attained step in the 40-hour evaluated salary schedule. Rules following this conversion are as follows:

a. **Basic Rules.** The basic rules are as follows:

(1) **Promotion Within This Schedule.**

   (a) [Reserved]

(2) **Appointment To This Schedule From Other Rate Schedules.** For this appointment, place new regular carriers depending upon the length of time on the Postal Service rolls, as follows:

   (a) If hired on August 7, 1999, or after, assign to Step A.

   (b) If hired before August 7, 1991, assign to Step C.

(3) **Promotion From This Schedule To Other Rate Schedules.** For this promotion:

   (a) To PNS (RSC G), OSD (RSC K), MH (RSC M), IT/ASC (RSC N), TDS (RSC Y) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.
(b) To EAS (RSC E), to the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.

**Note:** For promotion from this schedule to a nonbargaining schedule, see also 413.

(c) To PS or MESC Schedule 2 (RSC PB & CB), assign the proper step by referring to Exhibit 422.123. A new step waiting period begins on the effective date of the promotion.

**Note:** See also Exhibit 421.82.

b. **Supplemental Rules.** See 422.123b.

### 422.423 Transfer to Rural Carrier

A Postal Service employee on the rolls since before August 7, 1991, who is transferred from a position not under the RC schedule to a regular rural carrier position begins at Step C.

### 422.424 Waiting Period for Step Increases

All new regular rural carriers, including substitutes converting to regular carrier, regardless of the amount of time already served toward advancement to the next step in the former position, begins a new waiting period for advancement to the next step upon appointment to a regular rural carrier position.

### 422.425 Adjusting Pay for Route Change

Adjustments are made as follows:

a. **Change in Route Classification.** Compensation of a rural carrier whose route evaluation is adjusted is placed in the same alpha or numeric step for the adjusted route that corresponds to the alpha or numeric step held prior to the evaluation adjustment.

b. **Reassignment to Another Route.** Compensation of a rural carrier who is reassigned to another rural route is placed in the same alpha or numeric step of the new route that corresponds to the alpha or numeric step of the old route.

### 422.43 Step Increases

#### 422.431 Eligibility and Procedure

Regular rural carriers and substitute rural carriers with an indefinite appointment and part-time flexible rural carriers are granted step increases in accordance with the provisions of 422.13.

#### 422.432 Adjustment in Route Classification

An increase in basic salary because of an increase in route classification is not an equivalent increase. Therefore, a step increase is not withheld because of the increase in route classification.

### 422.44 Higher Level Pay

The following provisions apply:

a. A regular rural carrier is paid based on the evaluation of the route to which the carrier is assigned for the first 30 days of the temporary
higher level assignment. At the beginning of the next pay period following completion of the first 30 days, the carrier’s salary is converted to that of a 40-hour evaluated route, attained step. The salary is then adjusted in accordance with the salary rules for changes under the salary schedule to which assigned.

b. A rural carrier who normally serves a route 6 days a week or 6 days every other week, temporarily assigned to a position under a different salary schedule for five 8-hour days in a service week, is paid for the full work week without carrying the route on Saturday.

422.45 Dual (Multiple) Employment
422.451 Explanation
See 422.151.

422.452 Salary Determination
See 422.152.

422.453 Documentation
See 422.153.

422.454 Step Increases
See 422.154.

422.455 Leave
See 422.155.

422.456 Reassignment
See 422.156.

422.457 Promotion
See 422.157.

422.5 Postal Nurses Schedule
The provisions of 422.1 and 422.2 cited below are made applicable to this salary schedule by reference.

422.51 Salary System
422.511 Salary Schedule
The Postal Nurses Schedule (PNS) consists of Grade 1.

422.512 Basis of Rates
Rates are established as follows:

a. Annual Rate. The basic annual salaries for full-time occupational health nurses, augmented by general increases provided by the bargaining unit agreement, are established on a full-time basis of 2,080 hours per year.

b. Hourly Rate. Basic hourly rates for occupational health nurses on a part-time flexible schedule are determined by dividing the annual basic rate by 2,000 hours.

422.513 Cost-of-Living Adjustment
[Reserved]
422.514 Setting Wages
The appointing official has primary responsibility for setting wages of employees according to the guidelines in 422.52. Wages are subject to the approval of the appointing official’s superior.

422.515 Employee Classifications
See 422.15. The bargaining unit classifications in 432.11 that apply to bargaining unit occupational health nurses are full-time regular and part-time flexible. The bargaining unit classification of part-time regular does not apply.

422.52 Change Action Pay Rules
422.521 Career Appointment
Newly appointed occupational health nurses are to be paid the rate for the first step in the position’s salary range, except as specified below:

a. For situations involving reinstatement, prior congressional service, transfer of a function from a federal agency, or veteran preference eligibility, see 422.121.

b. If local conditions for hiring an occupational health nurse require a higher starting salary than that of Step 1, the approving official may authorize a salary at Step 2 or 3 of the salary schedule. If this occurs, any current bargaining unit occupational health nurse at the same facility paid at a lower step than the newly hired occupational health nurse must be placed at the same step as the newly hired occupational health nurse, with an effective date no later than that of the new hire. The current employee begins a new step waiting period when placed in the higher step.

422.522 Additional Appointment
See 422.122.

422.523 Promotion Rules
Note: See 421.43a and 421.44i for definition of promotion, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:

a. Basic Rules. The basic rules are as follows:
   
   (1) Promotion Within This Schedule. For this promotion, the employee receives a promotional increase equal to two times the most prevalent step in the former grade for a promotion of one or two grades (three times for a promotion of three or more grades). Add this increase to the employee’s former basic salary and slot the employee to the closest step in the new grade. If the increased salary falls between two steps of the new grade, place the employee at the next higher step. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

   (2) Promotion To This Schedule From Other Rate Schedules. For this promotion:

   (a) From PS (RSC PB) Schedule 2, see 422.123a2.
(b) From EAS (RSC E), A-E Postmasters (RSC F), and TDS (RSC T), to the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(c) From OSD (RSC K), CC (RSC Q), MH (RSC M), IT/ASC (RSC N), PS (RSC P) or MESC (RSC C) Schedule 1, RC (RSC R) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(3) Promotion From This Schedule To Other Rate Schedules. For this promotion:

(a) To OSD (RSC K), CC (RSC Q), MH (RSC M), IT/ASC (RSC N), TDS (RSC Y) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(b) To EAS (RSC E), to the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.7

Note: For promotion from this schedule to a nonbargaining schedule, see also 413.

(c) To PS (RSC PB) or MESC (RSC CB) Schedule 2, to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(d) To RC (RSC R), see 422.422a2.

Note: See also Exhibit 421.82.

b. Supplemental Rules. See 422.123b.
422.524 *Reassignment Rules*

See 422.124.

422.525 *Reduction in Grade*

See 422.125.

422.53 *Step Increases*

422.531 *Eligibility and Procedure*

See 422.131. The lengths of the waiting periods are included in Exhibit 422.13. In addition to the conditions listed in 422.131, the employee must have performed in a satisfactory or outstanding manner during the waiting period, as described below.

a. Performance determinations:

   (1) *Responsibility.* Installation heads and their subordinate supervisors have joint responsibility for understanding the kind of work performance expected of employees. Supervisors must (a) keep informed of the deficiencies and proficiencies of employees and (b) provide appropriate commendation, counseling, or assistance on a continual basis — rather than only at the time of a step increase rating.

   (2) *Criteria.* Performance ratings are based on such job-related factors as reliability, work habits, quantity and quality of work performed, cooperation with other employees, and attendance. Criteria for the three categories of performance ratings follow:

      (a) *Outstanding (O).* Performance and achievement in terms of productive effort, proficiency, and significant contributions to the Postal Service that are well above the established norm.

          **Note:** An outstanding employee may be considered for a quality step increase or Special Achievement Award.

      (b) *Satisfactory (S).* Performance at an acceptable level, exhibiting such qualities as reliability, cooperation, and competence in meeting the normal requirements of a position.

          **Note:** This rating applies to the majority of employees, whose performance may range from minimum to very good to above average in several respects of their work.

      (c) *Unsatisfactory (U).* Employees who repeatedly and/or continually fail to meet the essential requirements of their position, exhibiting such characteristics as lack of cooperation, poor attendance, and failure to produce acceptable work even after they have been counseled on deficiencies.

          **Note:** When an advance written notice of charges has been given to an employee because of unsatisfactory service, any step increase otherwise normally due must
be withheld pending a final decision on the merits of the charges.

b. Processing a step increase:

(1) **Notification of Increase.** At least 45 days prior to the effective date, the Eagan Accounting Service Center (ASC) provides installations with two copies of a report listing those employees who have completed the required waiting period for advancement to the next step. LWOP hours, when sufficient to require withholding of a step increase (see 422.133), are printed on the listing.

(2) **Supervisor’s Appraisal.** When supervisors receive the step increase notice, they must:

(a) Evaluate the employee against performance criteria (see 422.531.a2) and make a judgment about the employee’s service during the waiting period.

(b) Check the appropriate performance code (O, S, or U), write the effective date, and sign each line.

(3) **Approved Increase.** Employees whose step increase is approved receive a copy of a PS Form 50 and a notification on PS Form 1223-A, *Earnings Statement*, and PS Form 1223-B, *Earnings Statement — Net to Bank*, for the pay period in which the increase is effective. The effective date of the increase is the beginning of the first pay period following completion of the waiting period.

(4) **Withheld Increase.** Employees whose step increase is withheld receive a written advance notice from the installation head or his or her designee. Employees receive a copy of a PS Form 50 at a later date, confirming that the step increase was withheld.

**Notes:** Withholding of a step increase should not be used as punishment for overt acts that should be handled under the disciplinary procedures.

(a) In cases of excessive LWOP, the revised effective date depends on the amount of LWOP. (See 422.133 for deferral periods.)

(b) In cases of unsatisfactory performance, a seven-pay period redetermination period follows the date of withholding. During this period, the supervisor should encourage and assist the employee to overcome the deficiencies, provide needed training, consider reassignment to more suitable work, and/or other appropriate personnel action. The Eagan ASC includes the employee’s name on a listing 45 days in advance of the revised effective date.

(i) If the employee’s service is satisfactory at the end of the additional waiting period, the step increase is approved.

(ii) If the employee’s service is not satisfactory at the end of the additional waiting period, the step increase
may be withheld for another redetermination period or disciplinary measures under the collective bargaining agreement may be taken.

422.532 Creditable Service
See 422.132.

422.533 Leave Without Pay
See 422.133.

422.534 Simultaneous Personnel Actions
See 422.134.

422.54 Higher Level Assignments
422.541 Definitions
See 422.141.

422.542 Written Management Order
See 422.142.

422.543 Rate of Pay
See 422.143.

422.544 Adjustments and Increases
See 422.144.

422.545 Benefits
See 422.145.

422.55 Dual (Multiple) Employment
[Reserved]

422.56 Change From Rural Carrier Schedules
See 422.16.

422.6 Information Technology/Accounting Service Centers Schedule
The provisions of 422.1 and 422.2 cited below are made applicable to this salary schedule by reference.

422.61 Salary System
422.611 Salary Schedule
The Information Technology/Accounting Service Centers (IT/ASC) Schedule consists of Grades 6 through 23. The basic annual salaries are augmented by general increases provided by the collective bargaining agreement.

422.612 Part-time Employees
Part-time flexible and part-time regular schedule employees are paid according to 422.112b based on the schedule for IT/ASC bargaining unit employees.

422.613 Cost-of-Living Adjustment
In addition to their basic annual or hourly rate, all bargaining unit employees also receive such COLA as specified by their applicable collective bargaining agreement.
422.614 **Employee Classifications**
The bargaining unit classifications in 432.111 that apply to IT/ASC employees are full-time regular, part-time flexible, and part-time regular.

*Note:* Casual (see 432.12a) is a nonbargaining unit employee classification. Therefore, casuals at the IT/ASC are not in the bargaining unit.

422.62 **Change Action Pay Rules**
422.621 **Career Appointment**
A new employee to the Postal Service hired into the IT/ASC schedule with a career appointment is paid the minimum rate for the grade (see 422.121).

422.622 **Promotion Rules**
*Note:* See 421.43a and 421.44i for definition of promotion, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:

a. **Basic Rules.** The basic rules are as follows:

(1) **Promotion Within This Schedule.** For this promotion, the employee receives a promotional increase equal to two times the most prevalent step in the former grade for a promotion of one or two grades (three times for a promotion of three or more grades). Add this increase to the employee’s former basic salary and slot the employee to the closest step in the new grade. If the increased salary falls between two steps of the new grade, place the employee at the next higher step. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(2) **Promotion To This Schedule From Other Rate Schedules.** For this promotion:

(a) From PS (RSC PB) Schedule 2, see 422.123a2.

(b) From EAS (RSC E), A-E Postmasters (RSC F), and TDS (RSC T), to the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(c) From PNS (RSC G), OSD (RSC K), MH, (RSC M), CC (RSC Q), PS (RSC P) or MESC (RSC C) Schedule 1, RC (RSC R) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade.
previously held (i.e., repromotion), in which case see 422.123a4.

(3) Promotion From This Schedule To Other Rate Schedules. For this promotion:

(a) To PNS (RSC G), OSD (RSC K), MH (RSC M), CC (RSC Q),
TDS (RSC Y) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(b) To EAS (RSC E), to the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.

Note: For promotion from this schedule to a nonbargaining schedule, see also 413.

(c) To PS (RSC PB) or MESC (RSC CB) Schedule 2, to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(d) To RC (RSC R), see 422.422a2.

Note: See also Exhibit 421.82.

b. Supplemental Rules. See 422.123b.

c. Effect of Saved Grade. The new salary may not exceed the maximum of the new grade unless, on the day immediately preceding the effective date of the promotion, the employee has a saved rate including a red circle amount (see 422.522). In such case, the new salary may exceed the maximum of the new grade by an amount not greater than the dollar amount of the red circle, subject to termination of rate retention (see 421.514).

422.623 Reassignment Rules
See 421.43b for definition of reassignment. An employee’s salary is not changed as a result of reassignment within the IT/ASC schedule. (For reassignment to nonbargaining unit salary schedules, see 414. For reassignment to another bargaining unit salary schedules, see 422.124c.)
Demotion
See 421.43c for definition and general regulation for demotion. See 422.15 for demotion to and within the IT/ASC schedule. For demotion to a nonbargaining unit salary schedule, see 415.

Voluntary Reduction
See 421.43d for definition. See 422.125 for voluntary reduction to and within the IT/ASC schedule. See 415 for voluntary reduction to a nonbargaining unit schedule.

Management Action Reduction
In this case of a nondisciplinary and involuntary reduction, the rate retention provisions below apply.

a. Saved Rate. Employees retain their salary and remain eligible for any in-grade salary increases for which they otherwise would have been eligible. They continue in this status until such time as they fail to bid or apply for assignment to a vacant, established position (a) in the former grade or (b) in a grade between that of the former grade and the new grade within the same facility — provided acceptance of the vacant position does not result in any loss in salary. The facility notifies employees of any vacant position for which they are or may be qualified. Failure to qualify for the position does not result in the loss of saved rate. (See also 421.52.)

b. Saved Grade. For saved grade rules due to technological or mechanization changes, see 421.53.

Step Increases
Eligibility Requirements
The rules for granting step increases in 422.13 apply to IT/ASC bargaining unit employees except that the waiting period between steps is as shown in Exhibit 422.13.

Creditable Service
See 422.132.

Leave Without Pay
See 422.133.

Simultaneous Personnel Actions
See 422.134.

Higher Level Assignments
See the IT/ASC collective bargaining agreement.

Dual (Multiple) Employment

[Reserved]

Change From Rural Carrier Schedules
See 422.16.
422.7 Operating Services Division Headquarters and Facilities Service Section, Merrifield, VA

The provisions of 422.1 and 422.2 cited below are made applicable to this salary schedule by reference.

422.71 Salary System

422.711 Salary Schedule

An Operating Services Division (OSD) Schedule, which exists for the grades and steps of employees in the Headquarters Facilities Service at Postal Service Headquarters and Facilities Service Section, Merrifield (APWU), in accordance with the OSD collective bargaining agreement, consists of Grades 1 through 9.

422.712 Basis of Rates

See 422.112.

422.713 Cost-of-Living Adjustment

See 422.113.

422.714 Determination of Salaries

The salary set by the appointing officer is subject to the approval of the vice president of Facilities.

422.715 Employee Classifications

See 422.115.

422.72 Change Action Pay Rules

422.721 Career Appointment

A new Postal Service employee hired into the OSD schedule is paid the rate for the first step of the grade except as specified below:

a. Exceptional Qualifications. If the appointing official (with approval of superior) determines that the person has exceptional qualifications, the rate of pay may be set at a higher step, not to exceed the fourth step of that grade — except as provided in item b below.

b. Reemployment and Transfer. The appointing officer may set the salary of a former or current federal civilian or Postal Service employee who is being given a career appointment either (1) at the first step of the grade of the position or (2) at any step of the grade that is less than one full step above the highest basic compensation the employee previously received — but not in excess of the maximum step of the grade for the assigned position.

422.722 Additional Appointment

See 422.122.

422.723 Promotion Rules

Note: See 421.43a and 421.44i for definition of promotion, and then be sure to consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:

a. Basic Rules. The basic rules are as follows:
Pay Administration 422.723

(1) Promotion Within This Schedule. For this promotion, the employee receives a promotional increase equal to two times the most prevalent step in the former grade for a promotion of one or two grades (three times for a promotion of three or more grades). Add this increase to the employee’s former basic salary and slot the employee to the closest step in the new grade. If the increased salary falls between two steps of the new grade, place the employee at the next higher step. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(2) Promotion To This Schedule From Other Rate Schedules. For this promotion:

(a) From PS (RSC PB) Schedule 2, see 422.123a2.
(b) From EAS (RSC E), A-E Postmasters (RSC F), and TDS (RSC T), to the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.
(c) From PNS (RSC G), CC (RSC Q), MH (RSC M), IT/ASC (RSC N), PS (RSC P) or MESC (RSC C) Schedule 1, RC (RSC R) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(3) Promotion From This Schedule To Other Rate Schedules. For this promotion:

(a) To PNS (RSC G), CC (RSC Q), MH (RSC M), IT/ASC (RSC N), TDS (RSC Y) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.
(b) To EAS (RSC E), to the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.
Note: For promotion from this schedule to a nonbargaining schedule, see also 413.

(c) To PS (RSC PB) or MESC (RSC CB) Schedule 2, to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(d) To RC (RSC R), see 422.422a2.

Note: See also Exhibit 421.82.

b. Supplemental Rules. See 422.123b.

422.724 Reassignment Rules
See 421.43b for definition and 422.124c for further instructions. An employee’s salary is not changed as a result of reassignment.

422.725 Demotion
See 421.43c for definition. Rules for demotion to and within the OSD schedule appear in 422.125.

422.726 Voluntary Reduction
See 421.43d for definition. See 422.125 for voluntary reduction to and within the OSD Schedule. See 415 for voluntary reduction from the OSD to a nonbargaining schedule.

422.727 Management Action Reduction
See 421.43e for definition for reduction from the OSD schedule to a nonbargaining schedule. Rules in 422.125 for management action reductions to and within the PS schedule apply to OSD employees — except as qualified below:

a. If an OSD employee whose job is eliminated cannot be placed in a job of equal grade, the saved grade provision in 422.125b does not apply.

b. Instead, the employee (1) is assigned to any available lower level position for which he or she qualifies and (2) is entitled to protected rate for a period of 2 calendar years.

422.73 Step Increases

422.731 Eligibility Requirements
All of the step increase rules in 422.13 apply to OSD employees. See Exhibit 422.13 for step increase waiting periods.

422.732 Creditable Service
See 422.132.

422.733 Leave Without Pay
See 422.133.

422.734 Simultaneous Personnel Actions
See 422.134.
422.74  Higher Level Assignments
422.741  Definitions
See 422.141.
422.742  Written Management Order
The rules in 422.14 apply to OSD employees — except for the provision stated in 422.142.
422.743  Rate of Pay
See 422.143.
422.744  Adjustments and Increases
See 422.144.
422.745  Benefits
See 422.145.
422.75  Dual (Multiple) Employment
[Reserved]
422.76  Change From Rural Carrier Schedules
See 422.16.

422.8  Postal Police Officers Schedule
The provisions of 422.1 and 422.2 cited below are made applicable to this salary schedule by reference.

422.81  Salary System
422.811  Salary Schedule
The Postal Police Officers (PPO) Schedule (RSC Y) consists of Grade 6.
422.812  Basis of Rates
See 422.112.
422.813  Cost-of-Living Adjustment
[Reserved]
422.814  Setting Wages
See 422.114.
422.815 Employee Classifications
There are two categories of employees in the Postal Police Officers' bargaining unit:
- a. Full-time.
- b. Part-time.

422.82 Change Action Pay Rules
422.821 Career Appointment
See 422.121.

422.822 Additional Appointment
See 422.122.

422.823 Promotion Rules
Note: See 421.43a and 421.44ii for definition of promotion, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:
- a. Basic Rules. The basic rules are as follows:
  (1) Promotion Within This Schedule. For this promotion, the employee receives a promotional increase equal to two times the most prevalent step in the former grade for a promotion of one or two grades (three times for a promotion of three or more grades). Add this increase to the employee’s former basic salary and slot the employee to the closest step in the new grade. If the increased salary falls between two steps of the new grade, place the employee at the next higher step. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.
  (2) Promotion To This Schedule From Other Rate Schedules. For this promotion:
    (a) From PS (RSC P) Schedule 2, see 422.123a2.
    (b) From EAS (RSC E), A–E Postmasters (RSC F), and TDS (RSC T), to the current full-time salary, add 5 percent. Advance this amount to the next higher salary step in the new grade if the calculated amount falls between two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.
    (c) From PNS (RSC G), CC (RSC Q), MH, (RSC M), IT/ASC (RSC N), PS (RSC P) or MESC (RSC C) Schedule 1, RC (RSC R) and OSD (RSC K), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins
unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(3) **Promotion From This Schedule To Other Rate Schedules.** For this promotion:

(a) To PNS (RSC G), CC (RSC Q), MH (RSC M), IT/ASC (RSC N), TDS (RSC Y) and OSD (RSC K), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(b) To EAS (RSC E), to the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.

**Note:** For promotion from this schedule to a nonbargaining schedule, see also 413.

(c) To PS (RSC PB) or MESC (RSC CB) Schedule 2, to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades). Advance this amount to the next higher salary step in the new grade if the calculated amount falls between the two steps. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

(d) To RC (RSC R), see 422.422a2.

**Note:** See also Exhibit 421.82.

b. **Supplemental Rules.** See 422.123b.

422.824 **Reassignment Rules**
See 422.124.

422.825 **Reduction in Grade**
See 422.125.

422.83 **Step Increases**

422.831 **Eligibility and Procedure**
See 422.131. The lengths of the waiting periods are included in Exhibit 422.13. In addition to the conditions listed in 422.131, the employee must have performed in a satisfactory or outstanding manner during the waiting period, as described below.

a. Performance determinations:

(1) **Responsibility.** Inspectors in charge and their subordinate supervisors have joint responsibility for understanding the kind of
work performance expected of postal police officers. Supervisors must (a) keep informed of the deficiencies and proficiencies of postal police officers and (b) provide appropriate commendation, counseling, or assistance on a continual basis — rather than only at the time of a step increase rating.

(2) Criteria. Performance ratings are based on such job-related factors as reliability, work habits, quantity and quality of work performed, cooperation with other employees, and attendance. Criteria for the three categories of performance ratings follow:

(a) **Outstanding (O).** Performance and achievement in terms of productive effort, proficiency, and significant contributions to the Postal Service that are well above the established norm.
   
   **Note:** An outstanding postal police officer may be considered for a quality step increase or Special Achievement Award.

(b) **Satisfactory (S).** Performance at an acceptable level, exhibiting such qualities as reliability, cooperation, and competence in meeting the normal requirements of a position.
   
   **Note:** This rating applies to the majority of postal police officers, whose performance may range from minimum to very good to above average in several respects of their work.

(c) **Unsatisfactory (U).** Postal police officers who repeatedly and/or continually fail to meet the essential requirements of their position, exhibiting such characteristics as lack of cooperation, poor attendance, and failure to produce acceptable work even after they have been counseled on deficiencies.
   
   **Note:** When an advance written notice of charges has been given to a postal police officer because of unsatisfactory service, any step increase otherwise normally due must be withheld pending a final decision on the merits of the charges.

b. Processing a step increase:

   (1) **Notification of Increase.** At least 45 days prior to the effective date, the Eagan Accounting Service Center (ASC) provides Inspection Service divisions with two copies of a report listing those postal police officers who have completed the required waiting period for advancement to the next step. LWOP hours, when sufficient to require withholding of a step increase (see 422.133), are printed on the listing.
(2) Supervisor’s Appraisal. When supervisors receive the step increase notice, they must:

(a) Evaluate the postal police officer against performance criteria (see 422.831a2) and make a judgment about the postal police officer’s service during the waiting period.

(b) Check the appropriate performance code (O, S, or U), write the effective date, and sign each line.

(3) Approved Increase. Postal police officers whose step increase is approved receive a copy of a PS Form 50 and a notification on PS Form 1223-A, Earnings Statement, and PS Form 1223-B, Earnings Statement — Net to Bank, for the pay period in which the increase is effective. The effective date of the increase is the beginning of the first pay period following completion of the waiting period.

(4) Withheld Increase. Postal police officers whose step increase is withheld receive a written advance notice from the installation head or his or her designee. Postal police officers receive a copy of a PS Form 50 at a later date, confirming that the step increase was withheld.

Notes: Withholding of a step increase should not be used as punishment for overt acts that should be handled under the disciplinary procedures.

(a) In cases of excessive LWOP, the revised effective date depends on the amount of LWOP. (See 422.133 for deferral periods.)

(b) In cases of unsatisfactory performance, a 7-pay period redetermination period follows the date of withholding. During this period, the supervisor should encourage and assist the postal police officer to overcome the deficiencies, provide needed training, consider reassignment to more suitable work, and/or other appropriate personnel action. The Eagan ASC includes the postal police officer’s name on a listing 45 days in advance of the revised effective date.

(i) If the postal police officer’s service is satisfactory at the end of the additional waiting period, the step increase is approved.

(ii) If the postal police officer’s service is not satisfactory at the end of the additional waiting period, the step increase may be withheld for another redetermination period or disciplinary measures under the collective bargaining agreement may be taken.

422.832 Creditable Service
See 422.132.

422.833 Leave Without Pay
See 422.133.
422.834 Simultaneous Personnel Actions
See 422.134.

422.84 Higher Level Assignments
422.841 Definitions
See 422.14. The following provisions apply:
a. The rules in 422.14 also apply to postal police officers, except that where the text in 422.14 reads “installation heads,” substitute “inspectors in charge” for postal police officers.
b. Where the text reads “installations,” substitute “Inspection Service divisions” for postal police officers.

422.842 Written Management Order
See 422.142.

422.843 Rate of Pay
See 422.143.

422.844 Adjustments and Increases
See 422.144.

422.845 Benefits
See 422.145.

422.85 Dual (Multiple) Employment
[Reserved]

422.86 Change From Rural Carrier Schedules
See 422.16.

422.9 Tool and Die Shop Schedule
422.91 Salary System
422.911 Salary Schedule
The Tool and Die Shop (TDS) Schedule (RSC T) consists of Grades 4, 6, 7, 8, 9 and 11.

422.912 Basis of Rates
Rates are established as follows:
a. Annual Rates for Full-time Employees. The basic annual salaries for the grades of the schedule are established for full-time employees on the basis of a work schedule of 2080 hours per annum. For full-time employees, there are two rates of pay, one for incumbents, and a second for nonincumbents.
b. Hourly Rates for Part-time Employees.
c. [Reserved]

422.913 Cost-of-Living Adjustment
[Reserved]

422.914 Setting Wages
See 422.114.

422.915 Employee Classifications
See 422.115.
422.92 **Change Action Pay Rules**

422.921 **Career Appointment**
See 422.121.

422.922 **Additional Appointment**
See 422.122.

422.923 **Promotion Rules**

*Note:* See 421.43a and 421.44i for definition of promotion, and consult Exhibit 418, Equivalent Grades, to determine whether or not a personnel action represents a promotion.

Rules are as follows:

a. **Basic Rules.** The basic rules are as follows:

   (1) *Promotion Within This Schedule.* For this promotion, assign the Incumbent Rate of the new position to employees promoted from the Incumbent Rate of the former position. For employees at less than the Incumbent Rate, add to the current full-time salary a 2 percent increase for a one grade promotion and a 3 percent increase for a two or more grade promotion.

   (2) *Promotion To This Schedule From Other Rate Schedules.* For this promotion:

      (a) From PS (PB) or MESC (CB) Schedule 2, see 422.123a2.

      (b) From EAS (RSC E) and A-E Postmasters (RSC F), to the current full-time salary, add 5 percent.

      (c) From PNS (RSC G), CC (RSC Q), MH, (RSC M), IT/ASC (RSC N), PS (RSC P) or MESC (RSC C) Schedule 1, RC (RSC R), OSD (RSC K) and PPO (RSC Y), to the current full-time salary, add two times the most prevalent step increment of the current grade (add three times for a promotion of three or more grades).

   (3) *Promotion From This Schedule To Other Rate Schedules.* For this promotion:

      (a) To PS (PB) or MESC (CB) Schedule 2, PNS (RSC G), OSD (RSC K), MH (RSC M), IT/ASC (RSC N), CC (RSC Q) and PPO (RSC Y), to the current full-time salary, add 5 percent. If the salary after the 5 percent increase is between two steps in the new schedule, advance the employee to the next higher step. A new step waiting period begins unless the employee is promoted to a bargaining unit grade previously held (i.e., repromotion), in which case see 422.123a4.

      (b) To EAS (RSC E), to the current full-time salary, add 5 percent. If the result is below the minimum or above the maximum of the new grade, the new salary is adjusted to fit within this range.

*Note:* For promotion from this schedule to a nonbargaining schedule, see also 413.
422.924 Pay Administration

(c) To RC (RSC R), see 422.422a2.

Note: See also Exhibit 421.82.
b. Supplementary Rules. See 422.123b.

422.924 Reassignment Rules
See 422.124.

422.925 Reduction in Grade
Refer to 422.125, except as qualified below:

a. If a TDS employee is displaced from a higher grade position due to technological or mechanization change, the saved grade provisions in 422.125c3 do not apply.

b. However, any new job or jobs created by technological or mechanization change will be offered to employees who are capable of being trained to perform the new or changed job duties. The Postal Service will provide such training on the job for a period up to 60 days. Certain specialized jobs may require additional and off-site training. During training, employees will maintain their normal rate of pay.

422.93 Step Increase
[Reserved]

422.94 Temporary Assignments

422.941 Lower Level Assignments
Employees temporarily assigned to lower level positions continue to be paid at the salary rate for their regular position. See also 421.42b.

422.942 Higher Level Assignments
Higher level work is an assignment of a qualified employee to a position in the bargaining unit that is ranked at a higher level (grade) than that regularly held by the employee. The rules below apply:

a. Authorization. The employee will be given a written management order stating the beginning and approximate termination of the higher level assignment and directing the employee to perform the duties of the higher level position. Such written order is authorization for the higher level pay. The failure of management to give a written order is not grounds for denial of higher level pay if the employee was otherwise directed to perform the duties.

b. Compensation. The employee will be paid at the higher level for the time actually spent on the job. The employee’s higher level rate is determined as if he or she were promoted to the position.

422.95 Dual (Multiple) Employment
[Reserved]

422.96 Change From Rural Carrier Schedule
See 422.16.
Scope
This subchapter establishes the conditions and procedures for determining eligibility for and computation of basic hours of work and pay, overtime pay, special pay premiums, and allowances to bargaining unit employees where their labor agreement does not provide specific conditions and procedures and to nonbargaining unit employees except Inspection Service employees covered by law enforcement provisions and Office of Inspector General employees.

General Definitions and Provisions

Employee Classifications

Regular Work Force

Bargaining Unit Employees
Bargaining unit employees are categorized as follows:

a. Full-time employees — career annual rate employees who are assigned to work schedules of five 8-hour days in a service week.

b. Part-time employees — employees categorized as one of the following:
   (1) Part-time regular employees — career hourly rate employees who are assigned to work regular schedules of less than 40 hours in a service week.
   (2) Part-time flexible employees — career hourly rate employees who are available to work flexible hours as assigned by the Postal Service during the course of a service week.

c. Rural carriers — employees categorized as one of the following (although only regular rural carriers and rural carrier associates may be added to the rolls):
   (1) Regular rural carriers — career annual rate employees assigned to established rural routes on the basis of triweekly, 5, 5 1/2, or 6 days in a service week.
   (2) Rural carrier associates (RCAs) (hired on or after 04/11/87); rural carrier reliefs (hired between 7/21/81 and 11/12/86); or substitute rural carriers (hired prior to 7/21/81) — noncareer employees with an indefinite appointment are assigned as leave replacements on one to three established rural routes during the absence of the regular rural carriers. RCAs or substitute rural carriers also may be temporarily assigned (a) to vacant rural routes pending the selection of regular rural carriers, (b) to routes for which the regular carrier is on extended leave, (c) to auxiliary routes as auxiliary rural carriers, or (d) as auxiliary assistants.
   (3) Auxiliary rural carriers (hired prior to 1981) — employees who serve auxiliary rural routes (those not designated as regular rural routes). Normally, such positions are filled by the temporary
assignment of substitute rural carriers or rural carrier associates, or by rural carrier relief employees. However, if these are not available, qualified noncareer hourly rate employees may be appointed for a limited term.

432.112 Nonbargaining Unit Employees

Nonbargaining unit employees are categorized as follows:

a. **Full-time salaried** — one of the following categories of salaried employees employed according to procedures established by the Postal Service:
   
   (1) **Exempt salaried** — career employees who are exempt from the FLSA provisions, are not limited to working a specified number of hours in a service week, and are expected to work or have excused leave for at least 40 hours per week fulfilling the responsibilities of their positions.
   
   (2) **Special Exempt** — career employees who are exempt from the Fair Labor Standards Act (FLSA) provisions, whose permanent assignments are to Executive and Administrative Schedule (EAS)-15 through -18 positions, and who directly supervise two or more equivalent bargaining unit employees in production operations.
   
   (3) **Nonexempt salaried** — career employees who are not exempt from (i.e., are covered by) FLSA provisions and are assigned to work schedules consisting of five 8-hour days in a service week.

b. **Part-time salaried** — career hourly rate employees assigned to regular work schedules of less than 40 hours in a service week.

432.12 Supplemental Work Force

All employees in the supplemental work force are nonbargaining unit employees and are categorized as follows:

a. **Casual employees** — noncareer employees with limited term appointments used as a supplemental work force, as described in the applicable national agreements or in other Postal Service collective bargaining agreements, who perform duties assigned to bargaining unit positions.

b. **Temporary employees** — noncareer employees with a limited term appointment up to but not to exceed 1 year who perform duties that are assigned to nonbargaining unit positions.

c. **Leave replacements** — noncareer hourly rate employees with unlimited term appointments who are employed as relief or leave replacements during the absence of postmasters.

d. **Temporary relief carriers** — noncareer employees with limited term appointments who provide service as rural carrier leave replacements on regular or auxiliary routes or provide auxiliary assistance on regular routes.

432.13 Transitional Work Force

Employees in the transitional work force are noncareer bargaining unit employees categorized as transitional employees (TEs) and utilized in
accordance with the terms of their respective collective bargaining agreements. They are hourly rate employees hired for terms designated in the appropriate national bargaining agreement.

432.2 Rates of Pay

432.21 Basic Rate
The basic rate is the amount of annual, daily, or hourly salary provided by the applicable salary schedule for an employee’s assigned position — excluding TCOLA, overtime, EAS additional pay, out-of-schedule premium, Sunday premium, holiday-worked pay, and night differential. Basic daily and hourly rates are determined by dividing the basic annual rate (BAR) as shown in the table below (see also 432.23).

a. Basic annual rate (BAR).
b. Basic daily rate:

<table>
<thead>
<tr>
<th>Type Schedule</th>
<th>Calculation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. FLSA-exempt Postmasters</td>
<td>BAR/260</td>
</tr>
<tr>
<td>2. Regular rural carriers</td>
<td></td>
</tr>
<tr>
<td>a. On H or M route (6-day work week)</td>
<td>BAR/312</td>
</tr>
<tr>
<td>b. On J route (5 1/2-day work week)</td>
<td>BAR/286</td>
</tr>
<tr>
<td>c. On K route (5-day work week)</td>
<td>BAR/260</td>
</tr>
<tr>
<td>3. Substitute rural carriers</td>
<td></td>
</tr>
<tr>
<td>a. On H or M route</td>
<td>BAR/302</td>
</tr>
<tr>
<td>b. On J route</td>
<td>BAR/276</td>
</tr>
<tr>
<td>c. On K route</td>
<td>BAR/250</td>
</tr>
</tbody>
</table>

c. Basic hourly rate:

<table>
<thead>
<tr>
<th>Type Schedule</th>
<th>Calculation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Full-time and part-time regular employees</td>
<td>BAR/2080</td>
</tr>
<tr>
<td>2. Part-time flexible and transitional employee</td>
<td></td>
</tr>
<tr>
<td>a. For calculation of straight time pay, night differential, and Christmas-worked only</td>
<td>BAR/2000</td>
</tr>
<tr>
<td>b. For calculation of overtime, EAS additional pay, and all other premiums</td>
<td>BAR/2080</td>
</tr>
</tbody>
</table>

432.22 Regular Rate
The regular rate is defined by the Fair Labor Standards Act (see 443.21).

432.23 Rounding of Rates
In computing individual earnings, the daily or hourly rate is calculated from the annual rate to four decimal places. The fourth place is rounded up to the next higher figure if the fifth place is 5 or more. Total earnings are rounded to the nearest cent, counting one-half or more as a whole cent and dropping less than one-half cent.
432.3 Work Schedules and Overtime Limits

432.31 Basic Work Week
The basic workweek for full-time bargaining unit employees is defined in the applicable labor agreements. Postmasters and exempt employees are assigned as needed. Otherwise, the basic full-time workweek consists of 5 regularly scheduled 8-hour days within a service week.

Note: The daily 8-hour schedule may not extend over more than 10 consecutive hours.

432.32 Maximum Hours Allowed
Except as designated in labor agreements for bargaining unit employees or in emergency situations as determined by the postmaster general (or designee), employees may not be required to work more than 12 hours in 1 service day. In addition, the total hours of daily service, including scheduled workhours, overtime, and mealtime, may not be extended over a period longer than 12 consecutive hours. Postmasters and exempt employees are excluded from these provisions.

432.33 Mealtime
Except in emergency situations or where service conditions preclude compliance, no employee may be required to work more than 6 continuous hours without a meal or rest period of at least 1/2 hour.

432.34 Postmasters
A full-time postmaster is scheduled to work a 40-hour workweek. Normally, this regular work schedule is set at 8 hours a day and 5 days a week, Monday through Friday. When a nonexempt postmaster is required to work on the sixth day because relief is not available, premium pay at 150 percent of the postmaster’s basic salary is paid for this time. Equivalent time off from work is not authorized to avoid the payment of this premium. Thus, either nonbargaining rescheduling premium or the better of postal or FLSA overtime, as appropriate, is paid.

432.4 Service Periods

432.41 Pay Period
A pay period begins on Saturday and ends on Friday. Each pay period comprises 2 service weeks.

432.42 Service Week
A service week is the calendar week beginning at 12:01 A.M. Saturday and ending at 12:00 midnight the following Friday. This service week remains fixed regardless of the schedule of hours worked by individual employees.

432.43 Service Day
The service day is a calendar day, 12:01 A.M. to 12 midnight. An employee’s service day depends on his or her schedule, as follows:

a. Full-time Employees. For a full-time employee whose regular schedule begins at 8:00 P.M. or later, the service day is the next calendar day, and all workhours (including preshift workhours), as well as leave
hours, are recorded on that calendar day. If the employee’s regular schedule begins prior to 8:00 P.M., the service day is the calendar day on which the schedule begins, and all work and leave hours are recorded on that calendar day.

b. **Part-time Employees.** For all part-time employees who begin work or leave at 8:00 P.M. or later, the service day is the next calendar day and all hours are recorded on that calendar day. If such employees begin work or leave prior to 8:00 P.M., the service day is the calendar day on which they begin work or leave, and all hours are recorded on that calendar day.

c. **Casual and Temporary Employees.** For casual and temporary employees who begin work at 8:00 P.M. or later, the service day is the next calendar day and all hours are recorded on that calendar day. If such employees begin work prior to 8:00 P.M., the service day is the calendar day on which they begin work, and all hours are recorded on that calendar day.

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**432.44 FLSA Workweek**
See 443.23.

**432.45 Work Assignments**
In order to comply with the postal policy of basing pay on hours worked in a service day, managers must assign the workhours of employees in such a manner that (a) employees do not perform continuous work that is reported in 2 different service days and (b) any scheduling changes cannot be construed as an intent to evade the payment of overtime under the provisions of the FLSA (see 443.231).

**432.46 Five-Minute Leeway Rule**

**432.461 Explanation**
Although each employee at installations with time recording devices is required to clock in and clock out on time, congestion at time clocks or other conditions can sometimes cause clock time to vary slightly from the established work schedule. Therefore, a deviation may be allowed from the scheduled time for each clock ring up to 0.08 hour (5 minutes). However, the sum of the deviations for the scheduled tour must not exceed 0.08 hour (5 minutes).

**432.462 Applicability**
This 5-minute leeway rule applies only to full-time and part-time regular schedule employees. Part-time flexible, casual, transitional, and temporary employees are allowed the 5-minute privilege for clocking purposes, subject to ELM 432.464b, but are paid on the basis of their actual clock rings.

The 5-minute leeway rule applies only to the scheduled tour of duty. If an employee works in an overtime status that is contiguous with the scheduled tour, the 5-minute leeway rule does not apply to any clock rings for the entire tour. Employees in this situation are paid for their actual clock time (unless the time is disallowed as described in 432.711). However, the 5-minute leeway rule does apply to temporary schedules including any
out-of-schedule overtime hours outside of and instead of the employee’s regular schedule.

Adjustment

After extending clock rings, if (in the case of a full-time regular schedule employee) the clock ring totals for the tour are between 7.92 and 8.08 hours, the time should be adjusted to 8.00 hours. If a part-time regular schedule employee’s clock time is between 0.08 hours less than or greater than his or her established schedule, then the time should be adjusted to the employee’s scheduled tour.

Special Cases

The 5-minute leeway rule for night differential and Sunday premium hours is peculiar and requires special attention:

a. In the case of night differential, eligible employees are to be paid night differential for the exact amount of time they work between 6:00 P.M. and 6:00 A.M. However, in no case can the total night differential hours for bargaining unit employees exceed the total hours for the tour. If the only reason that part of an employee’s clock time falls between 6:00 P.M. and 6:00 A.M. is that the employee clocked in 0.08 hour or less before 6:00 A.M. or clocked out 0.08 hour or less after 6:00 P.M., then the employee is not eligible to be paid night differential.

b. Eligible bargaining unit employees receive Sunday premium for all hours worked during a scheduled tour any part of which falls on Sunday. The amount of Sunday premium cannot exceed the hours worked, nor can it exceed 8.00 hours per tour. If the only reason that part of an employee’s clock time falls on Sunday is that the employee clocked in 0.08 hour or less before the scheduled tour started or 0.08 hour or less after the scheduled tour ended, then the employee is not eligible for any Sunday premium.

Exception

On some occasions, an employee may have a combination of work and paid leave. In such cases, the 5-minute leeway rule does not apply, and the employee is credited with the actual hours worked. The balance of the employee’s scheduled tour is charged to sufficient leave to give the employee credit for the total scheduled tour.

Work Credit

FLSA-Exempt Postmasters

Time for FLSA-exempt postmasters is credited in units of whole days, except for absences covered by the Family and Medical Leave Act (FMLA) or for the purpose of terminal leave payments or leave payments immediately preceding a period of LWOP.

Note: FLSA-exempt postmasters are those who supervise at least two full-time equivalent employees.

Full-time and Part-time Employees

These employees are credited as follows:
a. Full-time employees who are credited (work or paid leave) for all scheduled service in a pay period are paid on the basis of 80 hours.

b. Part-time employees who are credited (work or paid leave) for all scheduled service in a pay period are paid on the basis of the hours of scheduled service.

c. Employees who perform only part of the scheduled work in a pay period and do not have leave credits to cover the balance of the scheduled work are paid for time actually worked.

432.53 City Letter Carriers (7:01 Rule)
A city letter carrier who actually works more than 7 hours but less than 8 hours of a regular scheduled day and who is officially excused from the completion of the 8-hour tour is credited with 8 hours of work time for pay purposes. This is known as the 7:01 rule (see 443.212).

432.54 Rural Carriers
See 444.

432.6 Guaranteed Time

432.61 Explanation
Guaranteed time is paid time that is not worked under the guaranteed provisions of collective bargaining agreements for periods when an employee has been released by the supervisor and has clocked out prior to the end of a guaranteed period. For example, most full-time regular employees in the bargaining units are guaranteed 8 hours of work (or pay in lieu) if they are called in on their nonscheduled day to work. If such an employee works 6 hours and is then told by the supervisor to clock out because of lack of work, the remaining 2 hours of the employee's 8-hour guaranteed is recorded as guaranteed time. It is not possible for an employee to earn guaranteed time as long as he or she is on the clock.

432.62 Eligibility
Exhibit 432.62 indicates by rate schedule code and employee classifications those persons other than TEs who are eligible to receive pay for guaranteed time. TEs receive guaranteed time according to their union’s collective bargaining agreement. If an employee is eligible for more than one time guaranteed, the guaranteed for the highest number of hours applies. For example, if an employee is eligible for either 2 or 4 hours of guaranteed pay, the 4-hour guaranteed applies. Employees are not eligible for guaranteed time while temporarily assigned to nonbargaining positions.
Exhibit 432.62
Guaranteed Time Pay Eligibility Table

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Employee Classification</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Full-time Regular</td>
</tr>
<tr>
<td>B — Rural Auxiliary</td>
<td></td>
</tr>
<tr>
<td>C — MESC</td>
<td>Yes^1,3</td>
</tr>
<tr>
<td>E — EAS</td>
<td>No</td>
</tr>
<tr>
<td>F — Postmasters (A–E)</td>
<td></td>
</tr>
<tr>
<td>G — Nurses</td>
<td>Yes^1,3</td>
</tr>
<tr>
<td>K — HQ Op. Services</td>
<td>Yes^1,2</td>
</tr>
<tr>
<td>L — Postmaster Replacement</td>
<td></td>
</tr>
<tr>
<td>M — Mail Handlers</td>
<td>Yes^1,3</td>
</tr>
<tr>
<td>N — Data Center</td>
<td>Yes^1,2</td>
</tr>
<tr>
<td>P — PS</td>
<td>Yes^1,3</td>
</tr>
<tr>
<td>Q — City Carriers</td>
<td>Yes^1,3</td>
</tr>
<tr>
<td>R — Rural Carriers</td>
<td>Yes^6</td>
</tr>
<tr>
<td>S — PCES</td>
<td>No</td>
</tr>
<tr>
<td>T — Tool and Die</td>
<td>Yes^1,3</td>
</tr>
<tr>
<td>Y — Postal Police</td>
<td>Yes^1,2</td>
</tr>
</tbody>
</table>

* Casual employees are covered in RS-E regardless of the bargaining unit they supplement.

1. Guaranteed 4 hours work or pay in lieu of when called in outside of the regular work schedule. Does not apply to an employee who continues working into or from a regular scheduled shift.
2. Guaranteed 4 hours work or pay in lieu of when called in to work on a nonscheduled day or, if a part-time flexible employee, when requested to work.
3. Guaranteed 8 hours work or pay in lieu of when called in to work on a nonscheduled day.
4. Guaranteed 4 hours work or pay in lieu of when called back to work on a day when the day’s assignment has been completed and the employee has clocked out. This applies to part-time flexible employees in any size office.
5. Guaranteed 4 hours work or pay in lieu of if requested or scheduled to work at installations with 200 or more workyears of employment or 2 hours of work or pay in lieu thereof if requested or scheduled to work at installations with less than 200 workyears of employment.
6. Guaranteed 2 hours of work or pay in lieu of if scheduled and reports for work.

432.63 Pay Computation

As a general principle, when employees are told to clock out by management prior to the end of the guaranteed period, the employees are compensated for the hours of the guaranteed period at the rate of pay they would have received had they actually worked the hours. There are, however, conditions under which employees are not compensated for the remaining hours of the guaranteed period. Generally, this occurs when an employee requests to leave the postal premises because of an illness or for personal reasons or leaves without proper authorization.

Note: The 5-minute leeway rule does not apply to any clock rings for an employee entering a guaranteed time status. The employee is credited with the time reflected by his or her clock rings.
432.7  **Time Worked**

See 443.22.

432.71  **Control**

Supervisors should ensure that employees do not remain on the clock unless they are specifically authorized to do so. Where employees continue to work contrary to instructions from a supervisor to clock out, the corrective action must be a procedure other than not compensating the employees for work performed.

432.711  **Disallowed Time**

If an employee’s clock rings exceed 8.08 hours and the employee was not engaged in work or work-related activities while in the time-over-8 status, supervisors are to disallow the time on the clock that was not worked. In such a case the supervisor should prepare a written entry on PS Form 1017-A, *Time Disallowance Record*, as to the factual basis for his or her knowledge that the employee was not working during the period of time disallowed. Examples of time that may be properly disallowed include, but are not limited to:

a.  *Wash-up time* — time spent by employees changing clothes and/or washing up after their tour ends that exceeds the time allotted for such purposes in applicable collective bargaining agreements.

b.  *Waiting time* — time spent by employees while waiting to start work at the beginning of a tour when they have not been instructed or otherwise required to wait.

c.  *Personal time* — time spent by employees, before their tour begins or after their tour ends, attending to personal matters.

d.  *Mealtime* — time spent by employees “on the clock” during a designated meal period, provided, of course, that the employee was completely relieved of all duties and responsibilities and performed no work during this period.

432.712  **Allowed Time**

Supervisors must credit employees with all time designated as worktime under the Fair Labor Standards Act. Examples of time that must be credited as worktime if the supervisor knows or has reason to believe the activities are being performed during the time, include:

a.  Time spent by employees in performing duties that are part of, or related to, the employees’ principal work activity, such as pulling mail from a distribution case, collecting tools or supplies, and adjusting rest bars.

b.  Time spent continuing to work after a tour ends in order to correct an error, to prepare records, or to finish up a task.

c.  Time spent working during meal periods.

d.  Time spent distributing work to work stations.
432.72 Medical Release Time
When an employee is released from work and directed by management to an on- or off-site health services unit due to illness or injury, all time spent waiting for and/or receiving medical attention on the service day on which the illness or injury occurs and that would have been worked but for the medical attention, including all time that the employee otherwise would have been directed to work that day beyond his or her regularly scheduled tour, is included and credited as work time.

432.8 Compensation Due Deceased Employee

432.81 Definition
Unpaid compensation is applicable pay and allowances due a deceased postal employee for the performance of services. It includes, but is not limited to:

a. Amounts of checks for pay and allowances that were not delivered by the Postal Service to the employee during the employee’s lifetime.
b. Amounts of uncashed checks for pay and allowances returned to the Postal Service because of the employee’s death.
c. Payment for the balance of a tour and scheduled overtime for the day on which the employee has reported; or if death occurs on a service day prior to reporting to work, for the entire tour when the day is part of the employee’s normal work schedule (excluding full tours of scheduled overtime).
d. Payment for accumulated annual leave and for unused annual (current) leave actually earned during the year of death. Payment for the leave is equal to the pay the deceased employee would have received had the employee lived and remained in the Postal Service until the end of the period of annual leave.
e. Payment for sick leave in accordance with 513.83.
g. Amounts due for payment of cash awards for employee’s suggestions.
h. Allowances on change of official station.
i. Amounts due for the performance of official travel.

432.82 Recipient of Unpaid Compensation or Money Due

432.821 Order
Payment of unpaid compensation is made in the following order of precedence (payment bars recovery by another person of the amounts so paid):

a. First — to the beneficiary or beneficiaries designated on Standard Form 1152, Designation of Beneficiary — Unpaid Compensation of Deceased Civilian Employee, or otherwise by the employee in writing received in the Postal Service before the employee’s death.
b. Second — if there is no designated beneficiary, to the employee’s widow(er).
c. Third — to the employee’s child(ren) and to the descendants of deceased children by representation.

d. Fourth — to the parents in equal shares or the entire amount to the surviving parent.

e. Fifth — to the duly appointed executor or administrator of the state.

f. Sixth — to the person(s) entitled under the laws of the state in which the employee was domiciled at the time of death.

432.822 Missing Beneficiaries

Procedures when beneficiaries are missing are as follows:

a. First Beneficiary Does Not Claim. When the person(s) otherwise entitled to payment has/have not submitted a claim and cannot be located within 2 years after the death of the employee, payment is made to the person(s) in the same class of entitlement, or, in the absence of anyone on the same class, then to the person(s) next in order of precedence as described in 432.821.

b. Postal Service Decision. If, within 2 years after the employee’s death, a claim for unpaid compensation is not filed by a person entitled under the order of precedence, and neither the employee’s installation nor the accounting service center has received notice that such a claim will be filed, payment may be made to the claimant who in the judgment of the Postal Service is equitably entitled to it. Payment made pursuant to this paragraph bars recovery by another person.

433 Straight Time Pay

433.1 Definition

Straight time pay is the total earnings of an employee for hours of work or authorized paid leave in a service week excluding overtime, EAS additional pay, and other premium pay.

433.2 Full-time Employees

As straight time pay for a full pay period, a full-time employee is paid an amount equal to his or her basic hourly rate times 80 hours.

433.3 Part-time Employees

As straight time pay for a full pay period, part-time employees are paid an amount equal to their basic hourly rate times the number of hours of service and leave for which they have credit in the pay period.

433.4 Casual and Temporary Employees

As straight time pay for the pay period, casual and temporary employees are paid on an hourly basis for hours worked.

433.5 Reemployed Annuitant

An annuitant is any former federal or postal employee who is receiving a retirement annuity from the federal government. Annuitant services may be obtained under contract: see Purchasing Manual 1.6.14, 4.5.3, and 4.5.4.
Otherwise, the annuitant may be employed or reemployed, subject to the following conditions:

a. The employee’s salary is established according to the appropriate pay rules for the assigned salary schedule and grade.

b. The employee’s salary is subject to any deductions required by federal law to offset the amount of the employee’s annuity.

433.6 **EAS A–E Postmasters**

The straight time pay received by an A–E postmaster for any FLSA workweek is equal to his or her basic hourly rate times the number of service hours designated for his or her office, plus authorized extra duty to attend meetings, fill in at another office, etc., regardless of the hours actually worked during the week, provided both of the following requirements are met:

a. The Postmaster’s FLSA regular rate for the week, i.e., straight time pay for the week divided by total hours actually worked in the week (see 443.21), is not less than the FLSA minimum wage.

b. The postmaster is paid FLSA overtime at the higher of the FLSA minimum wage or the FLSA regular hourly rate for each hour worked in excess of 40 hours worked during the week.

434 **Overtime and Premium Pay**

434.1 **Overtime**

434.11 **General**

In emergencies or as the needs of the service require, the postmaster or installation head may require employees to perform work that is in excess of 8 paid hours in a day or 40 paid hours in a week.

a. The overtime limits in 432.32 may not be exceeded.

b. See 434.13 and 434.14 for the types of compensation for excess hours and eligibility to receive compensation.

434.12 **Definitions**

Definitions relevant to overtime are as follows:

a. *Exempt employees* — employees who are serving in positions that are exempt from and are not covered by the overtime provisions of FLSA because they are paid on a salary basis and are administrative, professional, or executive personnel (see 443.3). These include all employees occupying positions that are classified exempt as indicated in the Organization Management (OM) system position directory.

b. *Nonexempt employees* — employees who serve in positions that are covered by the overtime provisions of FLSA (see 443.1), namely all those positions that are not classified as exempt in 434.12a. This includes employees serving in nonexempt positions whose rate retention is based on an exempt position.
c. **Paid hours** — hours actually worked plus paid time off, as defined below:

1. **Hours actually worked** — a time that management suffers or permits an employee to work. The hours actually worked include compensable travel and training time, standby time, or other time on duty. They do not include paid time off as defined below (see also 443.22).

2. **Paid time off** — paid hours of annual leave, sick leave, holiday leave, court leave, military leave, guaranteed time (not worked), and all other paid hours, including personal absences where no work is performed for the Postal Service.

   **Note:** These hours are excluded from the determination of FLSA overtime.

---

434.13 **Types of Compensation**

434.131 **Postal Overtime**

*Postal overtime* is compensation paid pursuant to Postal Service regulations and in accordance with applicable provisions of the collective bargaining agreements to eligible personnel at 150 percent of each employee’s basic hourly rate for actual work hours in excess of 8 paid hours in a day, 40 paid hours in a service week or, if a full-time bargaining unit employee, on a nonscheduled day.

434.132 **FLSA Overtime**

*FLSA overtime* is compensation paid in accordance with the FLSA overtime requirement described in 443.

434.133 **Penalty Overtime**

*Penalty overtime* is compensation paid pursuant to Postal Service regulations to eligible personnel at two times the employee’s basic hourly straight-time rate for hours described in applicable labor agreements.

434.134 **FLSA Exempt EAS Additional Pay**

*FLSA-exempt EAS additional pay* is compensation directed by Postal Service regulations to be paid to eligible FLSA-exempt employees and is calculated by dividing the annual salary by 2080 and applying this rate to each eligible hour worked.

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434.14 **Eligibility and Coverage**

434.141 **Eligible for Overtime Pay**

Exhibit 434.141a identifies employees who are eligible for postal overtime. Exhibit 434.141b identifies employees who are eligible for FLSA overtime. Exhibit 434.141c identifies employees eligible for penalty overtime.
<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Full-time Regular</th>
<th>Part-time Regular</th>
<th>Part-time Flexible</th>
<th>Casual,* Temporary, and PM Relief</th>
</tr>
</thead>
<tbody>
<tr>
<td>B — Rural Auxiliary</td>
<td>-</td>
<td>-</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>C — MESC</td>
<td>Yes</td>
<td>Yes</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>E — EAS</td>
<td>Yes&lt;sup&gt;2,3&lt;/sup&gt;</td>
<td>Yes&lt;sup&gt;2,3&lt;/sup&gt;</td>
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</tr>
<tr>
<td>F — Postmasters (A–E)</td>
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<td>Yes&lt;sup&gt;3&lt;/sup&gt;</td>
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<td>No</td>
</tr>
<tr>
<td>G — Nurses</td>
<td>Yes</td>
<td>-</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>K — HQ Op. Services</td>
<td>Yes</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>L — Postmaster Replacement</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>No</td>
</tr>
<tr>
<td>M — Mail Handlers</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>-</td>
</tr>
<tr>
<td>N — Data Center</td>
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<td>-</td>
<td>Yes&lt;sup&gt;1&lt;/sup&gt;</td>
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<tr>
<td>P — PS</td>
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<td>Yes</td>
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<tr>
<td>Q — City Carriers</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>-</td>
</tr>
<tr>
<td>R — Rural Carriers</td>
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<td>Yes&lt;sup&gt;4&lt;/sup&gt;</td>
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</tr>
<tr>
<td>S — PCES</td>
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<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>T — Tool and Die</td>
<td>Yes</td>
<td>-</td>
<td>Yes</td>
<td>-</td>
</tr>
<tr>
<td>Y — Postal Police</td>
<td>Yes</td>
<td>-</td>
<td>Yes</td>
<td>-</td>
</tr>
</tbody>
</table>

* Casual employees are covered in RS-E regardless of the bargaining unit they supplement.
1. Grades 18 and below only.
2. FLSA-nonexempt employees are eligible when required to work on their scheduled days off and have more than 40 paid hours for the week. Straight-time pay is received for paid leave and hours actually worked until they are eligible for overtime. During the designated Christmas period, FLSA-exempt employees in EAS-23 and below are eligible for additional pay provided they supervise bargaining unit employees in Mail Processing or Delivery Service functions.
3. Postmasters and officers in charge are not eligible, except in two cases:
   a. Those who are full-time and nonexempt are eligible for postal overtime when they work a sixth day (see 432.34).
   b. A–E postmasters are eligible for postal overtime for actual work hours in excess of 40 paid hours in a service week.
4. See special provisions in Rural Carrier contract.
### Exhibit 434.141b
**FLSA Overtime Pay Eligibility Table**

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Employee Classification</th>
<th></th>
<th></th>
<th></th>
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<th></th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Full-time Regular</td>
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<td>Part-time Flexible</td>
<td>Casual,* Temporary, and PM Relief</td>
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<tr>
<td>B — Rural Auxiliary</td>
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<td>–</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>C — MESC</td>
<td>Yes</td>
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<td></td>
</tr>
<tr>
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<td>Yes¹</td>
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<td></td>
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<tr>
<td>G — Nurses</td>
<td>Yes</td>
<td>–</td>
<td>Yes</td>
<td>Yes</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>K — HQ Op. Services</td>
<td>Yes</td>
<td>–</td>
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<td>–</td>
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<td>L — Postmaster Replacement</td>
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<tr>
<td>M — Mail Handlers</td>
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<td>Yes</td>
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<tr>
<td>N — Data Center</td>
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<td>Yes</td>
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<td>P — PS</td>
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<td>Yes</td>
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<td>Q — City Carriers</td>
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<td>S — PCES</td>
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<tr>
<td>T — Tool and Die</td>
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<td>–</td>
<td>Yes</td>
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<tr>
<td>Y — Postal Police</td>
<td>Yes</td>
<td>–</td>
<td>Yes</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Casual employees are covered in RSC E regardless of the bargaining unit they supplement.
1. FLSA-non exempt employees only.
2. See 444 and special provisions in the Rural Carrier contract.

### Exhibit 434.141c
**Penalty Overtime Pay Eligibility Table**

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Employee Classification</th>
<th></th>
<th></th>
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<td>Full-time Regular</td>
<td>Part-time Regular</td>
<td>Part-time Flexible</td>
<td>Casual,* Temporary, and PM Relief</td>
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<tr>
<td>B — Rural Auxiliary</td>
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<td>No</td>
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<tr>
<td>G — Nurses</td>
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<td>–</td>
<td>No</td>
<td>No</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>K — HQ Op. Services</td>
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<td>–</td>
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<tr>
<td>M — Mail Handlers</td>
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<td>No</td>
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<td>–</td>
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<td>N — Data Center</td>
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<td>–</td>
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<td>P — PS</td>
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<td>Yes</td>
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<td></td>
<td></td>
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<tr>
<td>Q — City Carriers</td>
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<td>Yes</td>
<td>Yes</td>
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<tr>
<td>R — Rural Carriers</td>
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<tr>
<td>S — PCES</td>
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<td>–</td>
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<td>–</td>
<td></td>
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<td></td>
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<td>T — Tool and Die</td>
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<tr>
<td>Y — Postal Police</td>
<td>No</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Casual employees are covered in RS-E regardless of the bargaining unit they supplement.
When an employee is eligible for more than one type of overtime during a service week:

a. First, penalty overtime is paid for any qualifying hours;
b. Next, postal overtime is then paid for qualifying hours that are not paid as penalty overtime and;
c. Then, a calculation is made to ensure that at least 150 percent of the employee’s regular hourly rate is paid for all hours worked in excess of 40 at the regular hourly rate in the employee’s FLSA workweek.

 Assignment of FLSA-Exempt and Nonexempt Work

An FLSA-exempt employee may perform exempt and nonexempt work during a workweek without affecting the employee’s exempt status, provided that the employee’s primary duty, as defined under the FLSA (29 CFR 541 Subpart H), is exempt work.

The amount of time spent performing exempt work is a factor, but not necessarily the determinative factor, in deciding the FLSA classification of an employee. When an exempt employee is regularly assigned to perform nonexempt work for more than 50 percent of his or her workweek, the manager should inform the district Human Resources manager. Human Resources will contact the vice president of Employee Resource Management to request an FLSA status assessment.

 Eligible for FLSA-Exempt EAS Additional Pay

FLSA special exempt employees in EAS-18 positions and below are eligible for EAS additional pay if authorized to work over 8.5 hours on a scheduled day or any hours on a nonscheduled day, even while on a temporary assignment such as to an OIC position. When authorized work exceeds 8.5 hours on a scheduled day, EAS additional pay is received for the first half hour as well as for the authorized work over 8.5 hours. Regular FLSA-exempt employees in EAS-23 positions and below positions except postmasters and officers-in-charge are eligible during the designated Christmas period provided they are authorized to work over 8.5 hours on a scheduled day or any hours on a nonscheduled day and the additional hours are spent directly supervising bargaining unit employees in mail processing or delivery functions.

 Night Differential

 Policy

Night differential is a premium that is paid to eligible employees for all work and paid training or travel time performed between 6:00 P.M. and 6:00 A.M. The following applies:

a. Night differential is paid in addition to any other premiums earned by the employee (see 434.8).
b. In no case can the total night differential hours exceed the total hours for the tour.
c. Night differential does not apply if time between 6:00 P.M. and 6:00 A.M. is due only to late clocking out or early clocking in (see 432.464).
Eligibility

Eligibility for Night Differential

Exhibit 434.2 shows the employees who are eligible to receive night differential.

Eligible employees who are regularly assigned to a night tour of duty are entitled to receive an equivalent amount of night differential when:

a. Rescheduled to day work to participate in compensable training.

b. On court leave.

c. On military leave.

d. In a continuation of pay (COP) status.

e. Rescheduled to day work due to a compensable liability in lieu of placement in a COP status.

f. On administrative leave (bargaining unit employees only).

Exhibit 434.2
Night Differential Pay Eligibility Table

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Full-time Regular</th>
<th>Part-time Regular</th>
<th>Part-time Flexible</th>
<th>Casual,* Temporary, and PM Relief</th>
</tr>
</thead>
<tbody>
<tr>
<td>B — Rural Auxiliary</td>
<td>–</td>
<td>–</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>C — MESC</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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</tr>
<tr>
<td>E — EAS</td>
<td>Yes¹</td>
<td>Yes¹</td>
<td>–</td>
<td>Yes¹</td>
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<tr>
<td>F — Postmasters (A–E)</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td>No</td>
</tr>
<tr>
<td>G — Nurses</td>
<td>Yes</td>
<td>–</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>K — HQ Op. Services</td>
<td>Yes</td>
<td>–</td>
<td>–</td>
<td>–</td>
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<tr>
<td>L — Postmaster Replacement</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>No</td>
</tr>
<tr>
<td>M — Mail Handlers</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>–</td>
</tr>
<tr>
<td>N — Data Center</td>
<td>Yes</td>
<td>–</td>
<td>Yes</td>
<td>–</td>
</tr>
<tr>
<td>P — PS</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
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<tr>
<td>Q — City Carriers</td>
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<tr>
<td>R — Rural Carriers</td>
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<tr>
<td>S — PCES</td>
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<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>T — Tool and Die</td>
<td>Yes</td>
<td>–</td>
<td>Yes</td>
<td>–</td>
</tr>
<tr>
<td>Y — Postal Police</td>
<td>Yes</td>
<td>–</td>
<td>Yes</td>
<td>–</td>
</tr>
</tbody>
</table>

* Casual employees are covered in RS-E regardless of the bargaining unit they supplement.

1. Grades 23 and below only, excluding postmasters, officers in charge, postal inspectors, and employees in management development programs. Exempt employees are eligible only when their normal hours fall between 6:00 p.m. and 6:00 a.m. During the designated Christmas period, however, FLSA-exempt employees who are eligible for additional pay are also eligible for night differential during paid overtime hours between 6:00 p.m. and 6:00 a.m. Night differential is not available on administrative leave.

Exempt Employees

Eligible exempt employees receive night differential only when part or all of their normal schedule falls within the specified parameters of this premium. Night differential is not payable when service performed is in addition to the normal service day or when the time worked entitles the employee to EAS additional pay. During the designated Christmas period, however, exempt
employees who are eligible for EAS additional pay are also eligible for night differential during paid EAS additional pay hours between 6:00 P.M. and 6:00 A.M.

434.23 Pay Computation

Eligible employees receive a premium, in addition to their salary, for work performed between 6:00 P.M. and 6:00 A.M. Bargaining unit employees receive a fixed dollar amount specified in the applicable bargaining agreement. Nonbargaining employees receive an amount equal to 8 percent of their straight-time hourly rate.

434.3 Sunday Premium

434.31 Policy

Sunday premium is paid to eligible bargaining unit employees for all work and paid training or travel time performed during a scheduled tour that includes any part of a Sunday. EAS-23 and below nonbargaining employees receive Sunday premium only for time actually worked on Sunday, provided that the time is part of the employee’s regular schedule, or the time is eligible for FLSA-exempt additional pay (see Exhibit 434.3). Note that:

a. An employee entitled to Sunday premium may also be entitled to other premiums for the same tour (see 434.8).

b. Bargaining unit employees may not be credited with Sunday premium in excess of the hours worked per tour, of 8.00 hours per tour, or of 16 hours per service week.

c. Sunday premium does not apply if Sunday time is due only to late clocking out or early clocking in (see 432.462 and 432.464b), to a temporary schedule change at the employee’s request, or to a temporary schedule initiated by management if the employee receives out-of-schedule premium or nonbargaining rescheduling for the Sunday time.

434.32 Eligibility

Exhibit 434.3 describes those employees who are eligible to receive Sunday premium. It is important to note that only those employees who have been scheduled to work on a Sunday are eligible to receive the premium. If the employee has not been scheduled, then he or she is not eligible for Sunday premium unless the time worked is eligible for FLSA-exempt additional pay.
Exhibit 434.3
Sunday Premium Pay Eligibility Table

<table>
<thead>
<tr>
<th>Rate Schedule (RSC)</th>
<th>Employee Classification</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>Full-time Regular</td>
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<tr>
<td>B — Rural Auxiliary (RAUX)</td>
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<td>C — Mail Equipment Shops/Material Distribution Center (MESC-1)</td>
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<td>CB — Mail Equipment Shops/Material Distribution Center (MESC-2)</td>
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<tr>
<td>E — Executive and Administrative (EAS)</td>
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<td>F — Postmasters (A–E)</td>
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</tr>
<tr>
<td>G — Postal Nurses (PNS)</td>
<td>Yes</td>
</tr>
<tr>
<td>K — HQ Operating Services (OSD)</td>
<td>Yes</td>
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<td>L — Postmaster Replacement (PMR)</td>
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</tr>
<tr>
<td>M — Mail Handlers (MH)</td>
<td>Yes</td>
</tr>
<tr>
<td>N — Information Technology/Accounting Service Centers (IT/ASC)</td>
<td>Yes</td>
</tr>
<tr>
<td>P — Postal Service (PS-1)</td>
<td>Yes</td>
</tr>
<tr>
<td>PB — Postal Service (PS-2)</td>
<td>Yes</td>
</tr>
<tr>
<td>Q — City Carriers (CC)</td>
<td>Yes</td>
</tr>
<tr>
<td>R — Rural Carriers (RC)</td>
<td>No</td>
</tr>
<tr>
<td>S — Postal Career Executive Service (PCES)</td>
<td>No</td>
</tr>
<tr>
<td>T — Tool and Die Shop (TDS)</td>
<td>No</td>
</tr>
<tr>
<td>Y — Postal Police Officers (PPO)</td>
<td>Yes</td>
</tr>
</tbody>
</table>

1. Casual employees are covered in RSC-E (salary table E6) regardless of the bargaining unit they supplement.
2. Grades 23 and below only, excluding postmasters, officers in charge, postal inspectors, and employees in management developmental programs.

434.33 Leave

If an employee is on leave for any part of the tour, he or she is not entitled to Sunday premium for the leave hours.

The exception is that Sunday premium will be continued while an eligible employee is in continuation of pay (COP) status, or is on military or court leave. An eligible employee also continues to receive the Sunday premium when the employee is rescheduled due to compensable disability in lieu of placement into COP status.

434.34 Pay Computation

Eligible employees receive Sunday premium, in addition to their basic salary, equal to 25 percent of their hourly straight time rate for each hour of work up to 8.00 hours, or in the case of nonbargaining employees, for each hour of work eligible for FLSA-exempt additional pay.

Note: Hours worked in excess of 8.00 paid hours on a Sunday by bargaining unit employees are paid as overtime pay, as provided in ELM 434.13.
434.4 Holiday Leave Pay

434.41 Policy

434.411 Holidays Observed

Provisions for holiday observance are as follows:

a. The following 10 days are observed as holidays:
   (1) New Year’s Day.
   (2) Martin Luther King Jr.’s Birthday.
   (3) Washington’s Birthday (Presidents’ Day).
   (4) Memorial Day.
   (5) Independence Day.
   (6) Labor Day.
   (7) Columbus Day.
   (8) Veterans’ Day.
   (9) Thanksgiving Day.
   (10) Christmas Day.

b. Variations in schedule for holiday observance are as follows:
   (1) If a holiday falls on an eligible employee’s regular scheduled
       workday, including Saturday or Sunday, the employee observes
       the holiday on that day.
   (2) If a holiday falls on an eligible employee’s scheduled
       nonworkday, the first scheduled day preceding the holiday is
       designated as the employee’s holiday except as provided in
       434.411b3 and 434.421.
   (3) If a holiday falls on a Sunday that is a nonscheduled workday for
       an eligible employee, Monday is designated as the employee’s
       holiday. However, if Monday is also a nonscheduled workday,
       then Saturday is designated as the employee’s holiday. For
       postal police officers, see the USPS-PPO Agreement.
   (4) For all full-time postmasters, if a holiday falls on a Saturday that
       is a nonscheduled workday, the preceding Friday is designated
       as the postmaster’s holiday. Additional workhour allowances are
       authorized for those Post Offices without a senior supervisor to
       provide relief coverage during the postmaster’s absence on
       holiday leave, where necessary.

434.412 Application

On these holidays, eligible employees receive holiday leave pay for the
number of hours equal to their regular daily work schedule, not to exceed
8 hours (see 434.421). This holiday pay is instead of other paid leave to
which employees might otherwise be entitled on their holiday.

Eligible employees who work their holiday, at their option, may elect to have
their annual leave balance credited with up to 8 hours of annual leave in lieu
of holiday leave pay (see 434.422). When this option is chosen, the deferred
holiday leave pay is subject to all applicable rules for requesting and
scheduling annual leave and is combined with annual leave and counted as annual leave for purposes of annual leave carryover (see 512.32).

**Note:** Holiday leave pay should not be confused with holiday-worked pay, holiday scheduling premium, or Christmas-worked pay (see 434.5).

### Eligibility

#### 434.42

#### Eligibility for Holiday Leave Pay

Eligibility is shown by category on the following chart:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Eligible</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full-time</td>
<td>Yes</td>
</tr>
<tr>
<td>Part-time regular, including A–E postmasters, regularly scheduled to work</td>
<td>Minimum of 5 days (per service week) Yes</td>
</tr>
<tr>
<td></td>
<td>Less than 5 days (per service week) No¹</td>
</tr>
<tr>
<td>Part-time flexible</td>
<td>No²</td>
</tr>
<tr>
<td>Casual</td>
<td>No</td>
</tr>
<tr>
<td>Temporary</td>
<td>No</td>
</tr>
<tr>
<td>Transitional</td>
<td>No</td>
</tr>
</tbody>
</table>

¹. Unless the holiday falls on their scheduled workday.
². Holiday pay is included in the hourly rate.

To receive holiday leave pay, employees must be in a pay status either the last scheduled hour before or the first scheduled hour after the holiday or designated holiday.

However, for an employee on any form of extended LWOP, paid leave for the last scheduled hour before or the first scheduled hour after the holiday or designated holiday is not approved for the purpose of qualifying the employee for holiday pay.

#### 434.422

#### Eligibility for Annual Leave in Lieu of Holiday Leave Pay

Categories of employees eligible for annual leave in lieu of holiday leave pay are shown on the following chart:

<table>
<thead>
<tr>
<th>Salary Schedule</th>
<th>Rate Schedule Code (RSC)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Information Technology/Accounting Service Centers</td>
<td>IT/ASC N</td>
</tr>
<tr>
<td>Postal Service Schedules 1 and 2 (salary tables P and P9)</td>
<td>PS-1 P, PS-2 PB</td>
</tr>
<tr>
<td>Mail Equipment Shops/Material Distribution Center (salary tables C and C9)</td>
<td>MESC-1 C, MESC-2 CB</td>
</tr>
<tr>
<td>Operating Services Division</td>
<td>OSD K</td>
</tr>
<tr>
<td>Mail Handlers</td>
<td>MH M</td>
</tr>
<tr>
<td>Executive and Administrative Schedule*</td>
<td>EAS E</td>
</tr>
</tbody>
</table>

* Applies to FLSA-nonexempt employees. Also applies to EAS-23 and below FLSA-exempt employees who receive additional pay (i.e., special exempt) and also choose to substitute an entire 8 hours of holiday leave pay for annual leave. Excludes EAS postmasters, officers in charge, postal inspectors, and employees in management development programs.
434.43 **Pay Computation for Holiday Leave Pay**

Provisions concerning pay computation are as follows:

a. Eligible employees are paid for the holiday at their basic hourly rate for those hours equal to their regular daily working schedule, not to exceed 8 hours. Eligible employees may elect to receive annual leave in lieu of holiday leave pay (see 434.412).

b. Holiday leave pay is in lieu of other paid leave to which an employee might otherwise be entitled on the designated holiday.

c. Holiday leave pay is payable in addition to compensation for hours actually worked on a designated holiday (see 434.5).

d. Eligible full-time and part-time regular employees require no specific authorization to be absent from work on a holiday or a designated holiday, unless scheduled to work.

e. A full-time or part-time regular employee who is scheduled to actually work on a holiday or on a designated holiday, but does not work, is placed in LWOP status and does not receive holiday leave pay, unless the absence is based on an extreme emergency situation and the absence is excused by the employee’s supervisor.

f. Holiday leave paid to an employee who is on a COP status should be recorded as holiday leave and is counted as one of the 45 calendar days of COP for OWCP purposes.

g. When a full-time employee has partially overcome a compensable disability and is working a partial schedule under the rehabilitation program, holiday leave is payable up to the number of hours in the partial schedule. The remainder of the holiday leave pay is received from OWCP.

434.5 **Holiday-Worked Pay**

434.51 **Policy**

Holiday-worked pay is paid to eligible employees for the hours worked on a recognized holiday or for the hours worked on the employee’s designated holiday, except Christmas. (See 434.4 for recognized holidays.)

Christmas-worked pay is paid to eligible employees for the hours worked on Christmas day or the day designated as the employee’s Christmas holiday.

434.52 **Eligibility**

*Exhibit 434.52* indicates that employees are eligible to receive holiday-worked pay and Christmas-worked pay.

Part-time flexible employees receive Christmas-worked pay for up to 8 straight-time hours only if they work on December 25 (see 432.21c).
Provisions concerning pay computation are as follows:

a. Eligible employees who are required to work on their holiday or designated holiday are paid (in addition to any pay for holiday leave to which they may be entitled) their basic hourly straight time rate for each hour worked up to 8. Eligible FLSA special exempt employees are paid EAS additional pay for each authorized hour worked on their holiday or designated holiday.

b. Eligible employees, excluding postmasters and officers in charge, who are required to work on Christmas day or their designated Christmas holiday are paid, in addition to authorized holiday leave pay (434.4) and holiday-worked pay, Christmas-worked pay at 50 percent of their basic hourly straight-time rate. Work performed beyond 8 hours is treated as overtime for bargaining unit employees. The Christmas-worked premium is not paid for overtime hours. Also Christmas-worked pay is not authorized during hours of overnight travel on a nonscheduled day (438.133).
c. A holiday scheduling premium equal to 50 percent of the amount paid in 434.53a is paid to eligible employees for time actually worked on a holiday or on the employee’s designated holiday (except Christmas) when the holiday schedule is not posted in accordance with national agreements, as follows:

(1) If the schedule is not posted as of Tuesday preceding the service week in which the holiday falls, a full-time regular bargaining unit employee who is required to work on his or her holiday or designated holiday, or who volunteers to work on that day, receives holiday scheduling premium for each hour of work, not to exceed 8 hours. This premium is in addition to both holiday leave pay and holiday-worked pay.

(2) In the event that, subsequent to the Tuesday posting period, an emergency situation attributable to Act(s) of God arises that requires the use of manpower on that holiday in excess of that scheduled in the Tuesday posting, full-time regular employees who are required to work or who volunteer to work in this circumstance(s) do not receive holiday scheduling premium.

(3) When a full-time regular employee who is scheduled to work on a holiday is unable to or fails to work on the holiday, the supervisor may require another full-time regular employee to work the schedule, and the replacement employee is not eligible for holiday scheduling premium.

(4) Employees are not eligible for holiday scheduling premium while temporarily assigned to nonbargaining positions.

d. For those eligible employees who receive TCOLA (439.1), Christmas-worked pay and the holiday scheduling premium are paid at 50 percent of the employee’s basic rate, plus TCOLA, in those workweeks when FLSA overtime is earned. In those workweeks when FLSA overtime is not earned, these premiums are calculated in accordance with 434.53b or 434.53c.

434.6 Out-of-Schedule Premium

434.61 Policy

434.611 General

Out-of-schedule premium is paid to eligible full-time bargaining unit employees for time worked outside of and instead of their regularly scheduled workday or workweek when employees work on a temporary schedule at the request of management.

434.612 Timely Notice

Payment of out-of-schedule premium is dependent on timely notice being given by management of the temporary schedule change, as follows:

a. If notice of a temporary change is given to an employee by Wednesday of the preceding service week, even if this change is revised later, the employee’s time can be limited to the hours of the revised schedule, and out-of-schedule premium is paid for those hours worked outside of and instead of his or her regular schedule.
b. If notice of a temporary schedule change is not given to the employee by Wednesday of the preceding service week, the employee is entitled to work his or her regular schedule. Therefore, any hours worked in addition to the employee’s regular schedule are not worked “instead of” his or her regular schedule. The additional hours worked are not considered as out-of-schedule premium hours. Instead, they are paid as overtime hours worked in excess of 8 hours per service day or 40 hours per service week.

434.613 Application

Out-of-schedule premium hours cannot exceed the unworked portion of the employee’s regular schedule. If employees work their full regular schedule, then any additional hours worked are not “instead of” their regular schedule and are not considered as out-of-schedule premium hours.

Any hours worked that result in paid hours in excess of 8 hours per service day or 40 hours per service week are to be recorded as overtime (see 434.1).

434.614 Examples

See Exhibit 434.614.

Example: An employee is notified by Wednesday of the preceding service week to work a temporary schedule the following service week from 6:00 a.m. to 2:30 P.M., instead of his or her regular schedule from 8:00 a.m. to 4:30 P.M. The employee is paid 2 hours out-of-schedule premium for the hours worked from 6:00 A.M. to 8:00 A.M. and 6 hours’ straight time for the hours worked from 8:00 A.M. to 2:30 P.M. If in this situation the employee continues to work into or beyond the balance of his or her regular schedule (2:30 P.M. to 4:30 P.M.), then he or she is to be paid for hours worked in accordance with Exhibit 434.614.

Example: An employee’s regular schedule is Monday through Friday and he or she is given a temporary schedule of Sunday through Thursday. The hours worked on Sunday are out-of-schedule premium hours provided they are worked instead of the employee’s regularly scheduled hours on Friday. If, however, the employee also works his or her regular schedule on Friday, then there can be no out-of-schedule premium hours; the hours worked on Sunday would be paid as regular overtime hours worked in excess of 40 in the service week.

Exhibit 434.614

Computing Out-of-Schedule Premium Hours

<table>
<thead>
<tr>
<th>Hours Worked</th>
<th>Total Work Hours</th>
<th>Out-of-Schedule Premium Hours</th>
<th>Straight Time Hours</th>
<th>Overtime Hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>6:00 AM–2:30 PM</td>
<td>8</td>
<td>2</td>
<td>6</td>
<td>0</td>
</tr>
<tr>
<td>6:00 AM–3:30 PM</td>
<td>9</td>
<td>1</td>
<td>7</td>
<td>1</td>
</tr>
<tr>
<td>6:00 AM–4:30 PM</td>
<td>10</td>
<td>0</td>
<td>8</td>
<td>2</td>
</tr>
<tr>
<td>6:00 AM–5:30 PM</td>
<td>11</td>
<td>0</td>
<td>8</td>
<td>3</td>
</tr>
</tbody>
</table>

434.62 Eligibility

434.621 Eligibility for Out-of-Schedule Premium

Exhibit 434.621 indicates those employees who are eligible to receive out-of-schedule premium while working a qualifying temporary schedule.
within a bargaining unit or while detailed to a nonbargaining position (see exceptions in 434.622).

Exhibit 434.621
Out-of-Schedule Premium Pay Eligibility Table

<table>
<thead>
<tr>
<th>Rate Schedule</th>
<th>Employee Classification</th>
<th>Full-time Regular</th>
<th>Part-time Regular</th>
<th>Part-time Flexible</th>
<th>Casual,* Temporary and PM Relief</th>
</tr>
</thead>
<tbody>
<tr>
<td>B — Rural Auxiliary</td>
<td>–</td>
<td>–</td>
<td>No</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>C — MESC</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>E — EAS</td>
<td>No²</td>
<td>No</td>
<td>–</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>F — Postmasters (A–E)</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>G — Nurses</td>
<td>Yes</td>
<td>–</td>
<td>No</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>K — HQ Op. Services Div.</td>
<td>Yes</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>L — Postmaster Replacement</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>M — Mail Handlers</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>N — Data Center</td>
<td>Yes¹</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>P — PS</td>
<td>Yes³</td>
<td>No</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>Q — City Carriers</td>
<td>Yes³</td>
<td>No</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>R — Rural Carriers</td>
<td>No</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>S — PCES</td>
<td>No</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>T — Tool and Die</td>
<td>No</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
<tr>
<td>Y — Postal Police</td>
<td>Yes</td>
<td>–</td>
<td>No</td>
<td>–</td>
<td></td>
</tr>
</tbody>
</table>

* Casual employees are covered in RS-E regardless of the bargaining unit they supplement.

1. Grades 18 and below when the change exceeds 1 hour and lasts for more than 1 week.
2. See 434.7 for coverage under the Nonbargaining Rescheduling Premium.
3. Employees in the clerk-craft are not eligible for out-of-schedule premium when detailed to a nonbargaining position.

434.622 Exceptions
Eligible employees are not entitled to out-of-schedule premium under the following conditions:

a. When detailed to a postmaster position as officer in charge.

b. When detailed to a rural carrier position.

c. When detailed to an ad hoc position, for which the employee applies and is selected, when the core responsibilities of the position require work on an irregular schedule.

d. When detailed to either a bargaining unit or nonbargaining position in grade 19 and above.

e. When attending a recognized training session that is a planned, prepared, and coordinated program or course.

f. When assigned to light duty according to the provisions of the collective bargaining agreement or as required by the Federal Employee Compensation Act, as amended.

g. When allowed to make up time missed due to tardiness in reporting for duty.

h. When in accord with and permitted by the terms of a bid.
i. When a request for a schedule change is made by the employee for personal reasons and is agreed to by the employee’s supervisor and shop steward or other collective bargaining representative.

j. When the collective bargaining agreement that covers the employee states that employees detailed to nonbargaining unit positions are not entitled to out-of-schedule premium.

k. When the assignment is made to accommodate a request for intermittent leave or a reduced work schedule for family care or serious health problem of the employee (see 515.6).

434.63 Pay Computation
Provisions concerning pay computation are as follows:

a. Out-of-schedule premium is paid to eligible personnel in addition to the employee’s hourly rate and at 50 percent of the hourly rate for qualifying hours worked up to 8 hours in a service day or 40 hours in a service week.

b. For those eligible employees who receive TCOLA (439.1), this premium is paid at 50 percent of the employee’s rate, plus TCOLA, in those workweeks when FLSA overtime is earned. In workweeks when FLSA overtime is not earned, this premium is calculated in accordance with 434.63a.

c. All leave paid to an employee who is in an out-of-schedule status is paid at the employee’s straight time rate.

434.7 Nonbargaining Rescheduling Premium

434.71 Policy
Nonbargaining rescheduling premium is paid to eligible nonbargaining unit employees for time actually worked outside of and instead of their regularly scheduled workweek when less than 4 calendar days notice of the schedule change is given. It is not paid beyond the 4th calendar day after the notice of schedule change is given. Neither is it paid when the assignment is made to accommodate an employee’s request.

434.72 Eligibility
All nonexempt full-time nonbargaining unit employees grade 18 and below are eligible for nonbargaining rescheduling premium. Full-time nonexempt postmasters and officers in charge, however, are only eligible when their schedule is changed because their relief is not available to work the sixth day (see 432.34).

434.73 Pay Computation
Provisions concerning pay computation are as follows:

a. Nonbargaining rescheduling premium is paid to eligible personnel in addition to the employee’s hourly rate and at 50 percent of the hourly rate for all actual workhours up to 8 hours in a service day or 32 hours in a service week.

b. For those employees who receive TCOLA (see 439.1), this premium is paid at 50 percent of the employee’s rate, plus TCOLA, in those
workweeks when FLSA overtime is earned. In those workweeks when FLSA overtime is not earned, this premium is calculated in accordance with 434.73a.

### 434.8 Pyramiding of Premiums

See Exhibit 434.8 for a decision table for situations when an employee may be eligible for more than one type of premium pay for the same hour of work.

**Exhibit 434.8**

**Pyramiding of Premiums**

<table>
<thead>
<tr>
<th>If an employee is eligible to receive:</th>
<th>Night differential</th>
<th>Sunday Premium</th>
<th>Overtime</th>
<th>Penalty Overtime</th>
<th>Out-of-Schedule Overtime</th>
<th>Guaranteed Time</th>
<th>Holiday-Worked Pay</th>
<th>Christmas-Worked Pay</th>
<th>Holiday Schedule Premium</th>
<th>Nonbargaining Rescheduling Premium</th>
<th>Continuation of Pay</th>
<th>DC Beeper Time</th>
<th>DC Telephone Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Night Differential</td>
<td>N/A</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Sunday Premium</td>
<td></td>
<td>Yes</td>
<td>No(^2)</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Overtime(^1)</td>
<td>Yes</td>
<td>No(^2)</td>
<td>N/A</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Penalty Overtime</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>N/A</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Out-of-Schedule Overtime</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>N/A</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Guaranteed Time</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>N/A</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Guaranteed Overtime</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>N/A</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Holiday-Worked Pay</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>N/A</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Christmas-Worked Pay</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Holiday Schedule Premium</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>N/A</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Nonbargaining Rescheduling Premium</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
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1. To be paid at the applicable Postal or FLSA overtime rate or EAS additional pay.
2. EAS-23 and below nonbargaining employees receive Sunday premium for hours actually worked on Sunday provided the time is part of their regular schedule or the time is eligible for additional pay or overtime pay.
Severance Pay

Eligibility and Qualifying Job Offer

Eligibility
A career Postal Service employee is eligible for severance pay if the following applies:

a. The employee is involuntarily separated.

b. Immediately before the separation, the Postal Service, another federal agency, or both continuously employed the employee for at least 12 consecutive months without a break in service of three or more consecutive days.

A career Postal Service employee is not eligible for severance pay in the following circumstances:

a. The employee is entitled to an immediate retirement annuity from a federal civilian retirement system or from the uniformed services.

Note: If the employee becomes eligible for a retirement annuity after being involuntarily separated, his or her eligibility for severance pay ends on the date he or she becomes eligible for the annuity and the employee will not receive any additional severance pay after that date. The employee does not reimburse the Postal Service for any severance pay received before that date.

b. Within the 60-day period before the employee’s separation, the employee receives and declines to accept a written qualifying job offer, as defined in 435.12.

c. The employee is administratively separated because, following entry into military service, he or she has become ineligible for reemployment under USERRA (see 365.37).

d. The employee is separated for cause on charges of misconduct, delinquency, or inefficiency.

e. At the time of separation, the employee is receiving compensation as a beneficiary of the Federal Employees Compensation Act, except when the employee is receiving this compensation:
   (1) Concurrently with Postal Service pay, or
   (2) Because of someone else’s death.

Qualifying Job Offer
For the purposes of 435.1, a job offer is considered qualifying if the following conditions are met:

a. The offer is made in writing;

b. The employee is qualified for the position offered; and

c. The position offered is:
   (1) In the Postal Service or another federal agency;
   (2) Within the employee’s local commuting area, unless geographic mobility is a condition of employment;
(3) In the same work schedule (i.e., either a full-time or part-time schedule) regardless of whether the employee is scheduled to work fewer hours in the position offered than he or she works in his or her current position;

(4) Of like tenure (i.e., the expected duration of the employee’s appointment);

(5) Of like seniority, for bargaining positions only; and

(6) Of comparable pay, as defined below:

(a) The position offered is “of comparable pay” if it is in the same grade or pay level as the employee’s current position.

(b) For positions in different pay schedules, the position offered is “of comparable pay” if the maximum salary range for the position offered is the same as or exceeds the maximum salary range for the employee’s current position.

(c) Whether a position is “of comparable pay” is determined without regard to the employee’s eligibility for saved grade or pay in either the position offered or the employee’s current position.

435.2 Computing Severance Fund

435.21 Limitation

In no case can the severance pay fund exceed 52 weeks’ basic compensation.

435.22 Creditable Service

Creditable service means all service as a paid federal civilian or postal employee and all military service that interrupts a period of paid federal civilian or postal service — excluding any period of federal or postal service for which severance pay has previously been paid.

435.23 Paid Allowances

The employee is credited with 1 week’s basic compensation, in effect at the time of separation, for each year of creditable service up to 10 years. The employee is credited with 2 weeks’ basic compensation for each year of creditable service in excess of 10 years. Each 3-month period of service that exceeds 1 or more full years of service is computed as 25 percent of a full year.

a. Employee in Nonpay Status. In this case, the basic compensation is the basic compensation the employee would have received had he or she been in a pay status at the time of separation.

b. Part-time Regular Employee. In this case, determine the basic weekly compensation by multiplying the number of hours in the employee’s regular schedule by the employee’s hourly rate of compensation.

c. Part-time Flexible Employee. In this case (1) divide by 52 the total number of hours — excluding overtime hours but including paid leave hours — that the employee had to his or her credit during the previous
52 weeks to find the average hours worked per week and (2) multiply the average hours worked per week by the employee’s hourly rate of compensation to determine the basic weekly compensation.

**435.24 Allowance to Age Over Forty**

The employee’s basic allowance is increased by 10 percent for each full year and by 2 1/2 percent for each 3 full months in excess of a full year that the employee’s age exceeds 40 years at the time of separation. For example, if the employee’s age at the time of separation is 42 years and 7 months, the basic allowance computed in 435.23 above is increased by 25 percent (10 percent for each of the 2 years in excess of 40, and 2 1/2 percent for each of the two full 3-month periods in excess of the 2 full years).

**435.3 Pay Rate and Duration**

**435.31 PS Form 50 Information**

The Remarks section on separation PS Form 50 contains the total amount of severance pay due, the amount of the weekly payments, and the date of the first and last payments.

**435.32 Amount and Intervals**

Employees receive severance pay each biweekly pay period in the amount of twice their basic weekly compensation less withholding for taxes and other involuntary deductions. The severance pay continues until (a) the severance pay fund is exhausted or (b) the employee is reemployed by the Postal Service or another federal agency — whichever occurs first.

**435.4 Effect of Reemployment**

**435.41 Permanent Employment**

If an employee who is receiving severance pay is reemployed by the Postal Service or another federal agency, the employee is recredited with the portion of creditable service covered by the balance of the severance pay fund.

**435.42 Temporary Employment**

If an employee who is receiving severance pay accepts a time-limited federal or postal appointment, severance pay is suspended for the duration of the appointment. Upon termination, severance pay is resumed until the severance pay fund is exhausted. The time that the employee served under the limited appointment is not creditable for purposes of computing the severance pay it interrupts.

**436 Back Pay**

**Reference Note:**

For additional material concerning the subject matter found in 436, refer to the current management instruction about back pay.
436.1 **Corrective Entitlement**

An employee or former employee is entitled to receive back pay for the period during which an unjustified or unwarranted personnel action was in effect that terminated or reduced the basic compensation, allowances, differentials, and employment benefits that the employee normally would have earned during the period.

For purposes of entitlement to employment benefits, the employee is considered as having rendered service for the period during which the unjustified or unwarranted personnel action was in effect.

436.2 **Limitations**

Limitations to corrective entitlement are as follows:

- **a.** Any amount that the employee earned in new employment or in an enlarged part-time employment to replace Postal Service employment must be determined and offset against the amount of the reimbursement to which he or she would be entitled.

- **b.** Back pay is allowed, unless otherwise specified in the appropriate award or decision, provided the employee has made reasonable efforts to obtain other employment, as follows (see also 435.42f).
  - (1) Job applicants not hired by the Postal Service must immediately make reasonable efforts to obtain other employment.
  - (2) Separated employees, or employees on indefinite suspension, are allowed 45 days before they must make reasonable efforts to obtain other employment.
  
  **Exception:** Postal Service employees eligible for veterans’ preference are not required to make reasonable efforts to obtain other employment while pursuing an administrative appeal with the Merit Systems Protection Board (MSPB).

- **c.** No back pay is allowed for any period during which the person was not ready, willing, and able to perform the duties of the Postal Service position.

- **d.** Leave that is credited as a result of the corrective action may not exceed the maximum amount of leave to which the employee was eligible (see 512.321).
  
  **Exception:** Uncapped annual leave is credited, if ordered, by the Equal Employment Opportunity Commission or for employees eligible for veterans’ preference by the MSPB.

- **e.** The employee is not entitled to: (1) increases in pay resulting from deferment of step increases due to unsatisfactory service or (2) salary increases resulting from ranking action.

- **f.** Any claim made by a Postal Service employee or his or her authorized agent or attorney for back pay must be submitted to the appropriate office within six full years after the date the claim first accrued.
436.3 **Corrective Action**
The installation head or other appropriate authority determining that a previous decision was unjustified or unwarranted initiates and directs the corrective action to be taken to ensure appropriate earnings to the employee for the period affected.

436.4 **Documents in Support of Claim**

436.41 **Statements by Local Official**
The following must be provided on PS Form 8039, *Back Pay Decision/Settlement Worksheet*:

a. The local official must provide a tabulation of the number and type of pay hours with which the employee should have been credited during the back pay period, including any annual or holiday leave taken, as follows:
   
   (1) Overtime hours and/or night differential, as applicable, are determined by averaging the number of hours that other employees of the office with the same employment status were assigned during the back pay period.
   
   (2) If the claim is for a part-time flexible employee, a tabulation must be provided that shows the number and type of pay hours the employee experienced for a full 13 pay periods prior to the separation or suspension. If the back pay period is less than 1 full pay period, only a 6-pay-period tabulation is required.

b. The local official must provide a statement indicating whether the employee is entitled to any of the following during the back pay period:
   
   (1) Premium pay (see 434).
   
   (2) Change in pay rate or salary schedule
   
   (3) Step increase and date effective.
   
   (4) Change in leave category and date effective.
   
   (5) Other changes in pay of a general application.
   
   (6) Any other employment-related benefits.

c. The local official must provide a statement indicating that had the employee not been suspended or removed he or she would have worked the hours as reported.

d. The local official must provide a statement showing that monies earned by the employee for other employment during the period covered by the corrected action must be deducted, provided the earnings were from work that replaced the lost postal employment (see 436.2a).

e. The local official will use the employee’s responses to the questions in PS Form 8038, Employee Statement to Recover Back Pay, as a reference when completing PS Form 8039 (see Statements by Employee). Any discrepancies between the two back pay forms should be resolved prior to submission of the forms for processing.

f. The local official must ensure that PS Form 8039 is completed in full and all necessary signatures, including the employee’s, are obtained prior to submission of the documents for processing.
436.42 **Statements by Employee**

The following must be provided by the employee on PS Form 8038, *Employee Statement to Recover Back Pay*:

a. Where the original action resulted in separation or suspension, the employee must furnish the following:

   1. The employee must provide a statement as to whether he or she earned any income during the back pay period. If the employee received any outside earnings, the employee must provide information on whether the earnings were from any of the following: (a) a part-time job held at the time of removal; (b) in a new job; or (c) in an enlarged part-time job obtained to replace Postal Service employment. In any of those cases, the employee must provide a statement from the employer showing the record of hours worked and gross earnings during the back pay period.

   2. If the employee was already working in a part-time job at the time of removal or suspension, the employer should include the employee’s record of employment for the 6-month period prior to the removal or suspension.

   3. If outside earnings were from self-employment, the employee must provide an affidavit stating the amount earned during the back pay period. If such employment existed before the back pay period, the earnings must also be stated for 13 pay periods prior to the back pay period.

b. The employee must provide a statement as to whether he or she received any unemployment compensation, and if so, state the amount received and the state that made the payments.

c. The employee must provide a statement that he or she was ready and able to perform his or her job during the back pay period. If not, the employee must state inclusive dates not ready and able, and the cause of the incapacity or unavailability. The employee may request payment of sick or annual leave, as appropriate, to his or her credit, for the period of incapacity or unavailability during the back pay period.

d. Where the original action resulted in separation or indefinite suspension and the employee obtained no outside employment for all or any part of the back pay period, the employee must furnish the following:

   1. If the back pay period is 45 days or less, the employee is not required to certify or to provide documentation in support of efforts to secure other employment during this period.

   2. If the back pay period is more than 45 days and does not exceed 6 months, the employee must provide a statement certifying the reasons why he or she did not obtain outside employment for all parts of the back pay period that exceeded the first 45 days.

   3. If the back pay period is more than 6 months, the employee must provide documentation in support of efforts to secure other employment for all parts of the back pay period that exceeded the first 45 days.
e. On health benefit coverage, the employee should state whether he or she desires to: (1) enroll in any plan, the same as a new employee; or (2) have the prior enrollment reinstated retroactive to the date it was terminated.

f. Where the original action resulted in denial of employment with the Postal Service, the individual must provide documentation in support of his or her efforts to secure other employment for all parts of the back pay period. The individual must also provide a statement of earnings during the back pay period as required by 436.42a.

g. The employee must complete in full and sign both PS Form 8038 and PS Form 8039 indicating his or her agreement or disagreement with the local official’s completion of the form. If the employee does not agree, the basis for the disagreement should be explained.

436.5 Life Insurance Coverage

If an individual is restored to duty in a pay status, or hired through a settlement or decision, life insurance coverage is dealt with according to Federal Employees’ Group Life Insurance (FEGLI) Program regulations, depending on the circumstances encountered during the back pay period, as follows:

a. Employee is on the rolls but in nonpay status. While the employee is in nonpay status, basic and optional coverage continue without cost for up to 12 months. After 12 months, coverage ceases, subject to a 31-day extension. (This 12-month period in nonpay status may be broken by periods of less than 4 consecutive months in pay status. If the employee returns to pay status for a period of 4 consecutive months or more, a new 12-month period of continued coverage begins.) When the employee returns to duty in a pay status, if coverage has ceased, on the first day of his or her return, basic and optional insurance are restored automatically, according to the last election on file (see 534.1, LWOP). Until coverage ceases, optional insurance may be elected, or increased, if the employee submits SF 2817, Life Insurance Election (FEGLI), within 60 days of experiencing a qualifying life event (e.g., marriage, divorce, death of spouse, birth or adoption of child).

b. Employee is separated from the Postal Service for less than 180 days. On the last day in pay status, basic and optional coverage cease, subject to a 31-day extension (see 535.6, Termination). The employee may also convert FEGLI coverage to an individual policy. When the employee is reinstated, the employee automatically receives the FEGLI coverage according to his or her last election on file. The FEGLI regulations allow changes to this election under any one of the following three circumstances:

   (1) FEGLI Open Season. A new election form may be submitted during a FEGLI Open Season.

   (2) Satisfactory medical information. An employee who waived life insurance before the separation may acquire Basic Life Insurance and Option A — Standard and/or Option B — Additional (up to a
total of five multiples) insurance by providing satisfactory medical information to the Office of Federal Employees’ Group Life Insurance (OFEGLI) by using SF 2822, Request for Insurance (FEGLI). If the request is approved, the employee is automatically signed up for Basic Life Insurance. He or she is given 31 days to elect Option A and/or Option B by submitting SF 2817. An employee who already has Basic Life Insurance may elect Option A and/or Option B or increase Option B multiples by providing satisfactory medical information through the same procedure. The employee must meet pay and duty status requirements to have the coverage become effective.

(3) Qualifying life event. An employee who has Basic Life Insurance coverage may elect Option B or Option C or increase multiples of Option B or C (up to a total of five multiples) if there is a qualifying life event during the separation or during the 60-day period immediately before the separation. The employee is given 31 days from the date of reinstatement, or 60 days from the date of the event, whichever gives the employee more time, to elect optional insurance by submitting SF 2817. An employee who experiences a qualifying life event after returning to service has 60 days from the qualifying life event to increase FEGLI coverage. The amount of coverage that can be elected can vary depending on the life event and eligible family members. (See the chart under Life Event in FE 76-20, FEGLI Program Booklet for Postal Service Employees.)

c. Employee is separated from the Postal Service for 180 days or more. On the last day in pay status, basic and optional coverage cease, subject to a 31-day extension (see 535.6, Termination). When the employee is reinstated, any waiver of insurance previously on file is cancelled. Basic Life Insurance becomes effective on the first day the employee returns to duty in a pay status. The employee may file a new waiver of coverage or elect optional insurance within 31 days of returning to duty by submitting SF 2817. If the employee files no election, he or she is given the optional insurance on file immediately before the break in service.

d. Individual hired as a new employee of the Postal Service. As a new employee, the individual is eligible for basic and optional insurance according to 531.2, Eligible Employees, subject to 531.3, Exclusions. Basic Life Insurance coverage begins for an eligible employee on the first day of duty in a pay status, and he or she has 31 days to elect optional insurance by submitting SF 2817.

e. Individual dies during the back pay period. According to 5 U.S.C. 8706(d), if the insurance of an employee stops because of separation from the service or suspension without pay, and the separation or suspension is thereafter officially found to have been erroneous, the employee is deemed to have been insured during the period of erroneous separation or suspension. Deductions otherwise required by 5 U.S.C. 8707 are not withheld from any back pay awarded for the period of separation or suspension unless death or accidental
dismemberment of the employee occurs during such period. Deductions must be made from the back pay awarded in these two situations because an insurance claim is paid.

436.6 **Erroneous Separation for Retirement**

436.61 **Explanation**
An individual who separates under optional (voluntary) retirement before meeting both age and service requirements is considered erroneously separated. In such cases, the Office of Personnel Management (OPM) usually disallows the retirement application and requests the Postal Service to retroactively restore the employee to the active rolls as of the date of the erroneous separation. If the date on which the applicant would attain the age and/or service requirements has already passed and the time span for attaining eligibility is rather short, e.g., 30 days or less, OPM may administratively place the employee in a LWOP status from the date of the erroneous separation to the date on which the minimum service or age requirement is attained.

436.62 **Corrective Action**
OPM’s letter requesting the Postal Service to restore the employee to the rolls will indicate that the employee “may be entitled to back pay covering the period from the date of the erroneous separation to the date the employee is restored to the rolls.” Before any action is taken on OPM’s letter, the employee’s service record must be verified. If the reason for the erroneous separation is based on age, records must be verified to ascertain the employee’s correct birth date. After the retirement separation is established as erroneous, the employee must be contacted promptly and action taken to restore him or her to the rolls.

In these erroneous optional retirement cases, the back pay is calculated so that employees are compensated as if they had worked during the period of erroneous separation.

436.7 **Interest on Back Pay**

436.71 **Purpose**
This section establishes procedures for paying interest that the Postal Service is obligated to pay pursuant to the law, court order, arbitration or federal agency decision, national labor agreement, or Postal Service settlement agreement. This section does not create any Postal Service obligation to pay interest on back pay claims.

436.72 **Availability of Interest**
Interest is paid on back pay only under the following circumstances:

a. **Decisions** — awards resulting from legally binding determinations by courts of law, administrative agencies, or the grievance and arbitration process. They are handled as follows:

   (1) **Administrative Agency Decisions**. Interest is paid automatically by Accounting Services for decisions issued by the following agencies:
(a) Merit Systems Protection Board.
(b) Equal Employment Opportunity Commission.
(c) National Labor Relations Board.

(2) *Court Decisions.* Interest is not paid unless specifically awarded in the decision.

(3) *Arbitration Decisions.* Interest is paid automatically for arbitration decisions that award back pay for a disciplinary suspension or removal for:

(a) Employees represented by the National Postal Mail Handlers Union (NPMHU) for cases heard after February 20, 1991.
(b) Employees represented by the National Association of Letter Carriers (NALC) and the American Postal Workers Union (APWU) for cases heard after June 12, 1991.
(c) Employees represented by the National Rural Letter Carriers’ Association (NRLCA) for cases heard after February 3, 1996.

*Note:* For arbitration decisions that are unrelated to a disciplinary suspension or removal, interest is not paid unless it is specifically required by the award.

b. *Settlements* — awards resulting from agreements between a representative of the Postal Service and an authorized employee representative that are reached through negotiation. Interest is not paid unless it is specifically required by the settlement agreement.

436.73 **Determination of Rate of Interest**

When interest is paid on back pay, the interest rate is determined as follows:

a. *Decisions* (see Exhibit 436.73a):

   (1) *Merit Systems Protection Board.* The rate of interest is based on the veterans’ preference eligibility of the employee.

   (a) For veterans’ preference eligible employees, the rate of interest is calculated using the Internal Revenue Code overpayment rate (26 U.S.C. 6621(a)(1)). Computation methods for applying the rate of interest are as found in 5 CFR 550.806.

   (b) For non-veterans’ preference eligible employees, the rate of interest is calculated using the federal judgment rate (28 U.S.C. 1961).

   (2) *Equal Employment Opportunity Commission.* Interest is paid at the Internal Revenue Code overpayment rate (26 U.S.C. 6621(a)(1)). Computation methods for applying the rate of interest are as found in 5 CFR 550.806.

   (3) *National Labor Relations Board.* Interest is paid at the rate assessed by the Internal Revenue Service for the underpayment of federal taxes (28 U.S.C. 1961).
(4) **Arbitration Decisions.** For arbitration decisions that award back pay for disciplinary suspension or removal, interest is paid at the federal judgment rate (28 U.S.C. 1961).

**Note:** For arbitration decisions unrelated to disciplinary suspension or removal, interest is not paid unless specifically required by the award.

b. **Settlements (see Exhibit 436.73b):**

(1) **Merit Systems Protection Board.** The rate of interest for MSPB causes is based on the veterans’ preference eligibility of the employee.

(a) For veterans’ preference eligible employees, the rate of interest is calculated using the Internal Revenue Code overpayment rate (26 U.S.C. 6621(a)(1)). Computation methods for applying the rate of interest are found in 5 CFR 550.806.

(b) For non-veteran’s preference eligible employees, the rate of interest is calculated using the federal judgment rate (28 U.S.C. 1961).

(2) **Equal Employment Opportunity Commission.** Interest is paid at the Internal Revenue Code overpayment rate (26 U.S.C. 6621(a)(1)). Computation methods for applying the rate of interest are found in 5 CFR 550.806.

(3) **National Labor Relations Board.** Interest is paid at the rate assessed by the Internal Revenue Service for the underpayment of federal taxes (28 U.S.C. 1961).

(4) **Court Settlements.** Interest is paid at the federal judgment rate (28 U.S.C. 1961).

(5) **Grievance Settlements.** Interest is paid at the federal judgment rate (28 U.S.C. 1961).
### Exhibit 436.73a
**Interest on Back Pay Decisions**

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1. Interest is paid automatically for arbitration decisions related to disciplinary suspension or removal for employees represented by the National Postal Mail Handlers Union (NPMHU) for cases heard after February 20, 1991, and for employees represented by the National Association of Letter Carriers (NALC) and the American Postal Workers Union (APWU) for cases heard after June 12, 1991. If an arbitration award is unrelated to disciplinary suspension or removal, interest is not paid unless specifically required by the award.


4. 28 U.S.C. 1961. The rate used is the rate in effect 7 days prior to the date of the award.

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### Exhibit 436.73b
**Interest on Back Pay Settlements**

<table>
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<tr>
<th>Type of Settlement</th>
<th>Merit Systems Protection Board Settlements</th>
<th>Equal Employment Opportunity Commission Settlements</th>
<th>National Labor Relations Board Settlements</th>
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2. 28 U.S.C. 1961. The rate used is the rate in effect 7 days prior to the date of the award.

Responsibility
Eagan Accounting Services is responsible for calculating the amount of interest payable.

Waiver of Claims for Erroneous Payment of Pay

Purpose
This part establishes procedures for the following:

a. Requesting a waiver of a claim made by the Postal Service against a current or former employee for the recovery of pay that was erroneously paid, and
b. Applying for a refund of money paid by or deducted from a current or former employee as a result of such a claim.

Definitions
Definitions relevant to waiver of claims for erroneous payment of pay include the following:

a. **Pay** — salary, wages, or compensation for services including all forms of premium pay, holiday pay, or shift differentials; payment for leave, whether accumulated, accrued, or advanced; and severance pay. Pay does not include rental allowances or payment for travel, transportation, or relocation expenses.

b. **Employee** — throughout 437, a **former** employee as well as a **current** employee.

c. **Applicant** — an employee (current or former) or an individual acting on behalf of the employee who applies for a waiver of a claim for overpayment of pay.

d. **Installation head** — the postmaster, manager, or director of a field facility or the head (or designee) of a Headquarters field unit where the employee is employed or was last employed.

Submission of Request

Expiration Date
Waiver action may not be taken after the expiration of 3 years immediately following the date on which the erroneous payment of pay was discovered.

PS Form 3074
The applicant requests a waiver of a claim or a refund of money paid as a result of a claim by submitting PS Form 3074, *Request for Waiver of Claim for Erroneous Payment of Pay*, in triplicate to the installation head. The completed PS Form 3074 must contain:

a. Information sufficient to identify the claim for which the waiver is sought including the amount of the claim, the period during which the erroneous payment occurred, and the nature of the erroneous payment.
b. A copy of the invoice and/or demand letter sent by the Postal Service, if available, or a statement setting forth the date the erroneous payment was discovered.

c. A statement of the circumstances that the applicant feels would justify a waiver of the claim by the Postal Service.

d. The dates and amount of any payments made by the employee in response to the claim.

437.4 Review by Installation Head
The installation head investigates the claim and writes a report of the investigation on the reverse side of the PS Form 3074. The report should include the following data and/or attachments:

a. All relevant facts or circumstances that are not described or are incorrectly described by the applicant on the PS Form 3074.

b. An explanation of the cause of the overpayment.

c. If available, a listing of the following for each pay period in which an overpayment was made:
   (1) The employee’s pay rate;
   (2) The gross amount due the employee; and
   (3) The gross amount that was actually paid.

d. A statement as to whether there is any indication of fraud, misrepresentation, fault, or lack of good faith on the part of anyone having an interest.

e. A recommendation for approval or disapproval of the claim based upon review of the facts and circumstances.

f. A copy of the invoice or notice to the employee of the amount requested to be repaid to the Postal Service together with the PS Form 3074. If neither of these items is available, a statement establishing the discovery date of the Postal Service claim should be included.

g. Copies of pertinent PS Forms 50, Notifications of Personnel Action; and any correspondence having a bearing on the claims, obtained from the employee’s official personnel folder and included with the PS Form 3074.

h. Any other information that would assist in making a determination of whether collection action to collect the claim would be against equity or good conscience and would not be in the best interest of the Postal Service.

437.5 Review by Human Resources
The installation head forwards the PS Form 3074 to the servicing Human Resources official, who:

a. Reviews the file for accuracy and completeness.

b. Completes part III of PS Form 3074.

c. Adds any pertinent comments to the file.

d. Forwards the entire file to the Financial Processing Branch of the Eagan Accounting Service Center.
437.6 **Action by Eagan Accounting Service Center**

The Eagan ASC waives the claim if it can determine from a review of the file that all of the following conditions are met:

a. The overpayment occurred through administration error of the Postal Service. Excluded from consideration for waiver of collection are overpayments resulting from errors in time keeping, keypunching, machine processing of time cards or time credit, coding, and any typographical errors that are adjusted routinely in the process of current operations.

b. Everyone having an interest in obtaining a waiver acted reasonably under the circumstances, without any indication of fraud, misrepresentation, fault, or lack of good faith.

c. Collection of the claim would be against equity and good conscience and would not be in the best interest of the Postal Service.

437.7 **Appeal of Disallowed Request**

437.71 **Appeal Procedure**

When a request for waiver has been partially or completely denied, the applicant may submit a written appeal to the Eagan ASC within 15 days of receipt of the determination. The appeal letter should clearly indicate that the employee is appealing the disallowance of the waiver request and explain in detail the reasons why the employee believes the claim should be waived.

437.72 **Final Decision**

The Eagan ASC then forwards the appeal, with the entire case file, to the applicable area Finance manager for area employees or to the manager of National Accounting at Headquarters for Headquarters and area office employees for a final decision. The area Finance manager or manager of National Accounting advises the employee concerned and the Eagan ASC of his or her final decision. If necessary, the Eagan ASC adjusts its records.

438 **Pay During Travel or Training**

438.1 **Pay During Travel**

438.11 **Definitions**

Definitions relevant to pay during travel or training include the following:

a. *Travel time* — time spent by an employee moving from one location to another during which no productive work is performed and excluding the normal mealtime if it occurs during the period of travel.

b. *Local commuting area* — the suburban area immediately surrounding the employee’s official duty station and within a radius of 50 miles.

438.12 **Commuting To and From Work**

438.121 **Regular Commuting**

Commuting time before or after the regular workday between an employee’s home and official duty station or any other location within the local commuting area is a normal incident of employment and is not compensable. It is not compensable regardless of whether the employee works at the same
location all day or commutes home after the workday from a location
different from the one where the workday started.

438.122 **Commuting to a Different Worksite**
Commuting time to and from work is not compensable when an employee is
called back to work after the completion of the regular workday. However,
such commuting time is compensable if the employee is called back to work
at a location other than his or her regular work site.

438.123 **Commuting With a Break in Duty Status**
When an employee is employed to work on a permanent basis at more than
one location in the same service day, the time spent commuting between the
locations is not compensable travel time, provided there is a break in duty
status between the work performed in the different locations. A break in duty
status occurs when an employee is completely relieved from duty for a
period of at least 1 hour that may be used for the employee’s own purposes.
This 1-hour or greater period must be in addition to the actual time spent in
travel and the normal meal period, if the normal meal period occurs during
the time interval between the work at the different locations. (See 438.132 for
travel time between job locations when there is no break in duty status.)

438.13 **Types of Compensable Travel Time**

438.131 **General**
The determination of whether travel time is compensable or not depends
upon (a) the kind of travel involved, (b) when the travel takes place, and (c)
the eligibility of the employee (see Exhibit 438.13). The three situations that
may involve compensable travel time are described below.

438.132 **Travel From Job Site to Job Site**
The following applies to travel from job site to job site:

a. **Rule.** Time spent at any time during a service day by an eligible
employee in travel from one job site to another without a break in duty
status within a local commuting area is compensable. (See 438.123,
which makes the travel time noncompensable as commuting time
when there is a break in duty status between the work performed in
different locations.)

b. **Eligibility.** This type of travel time is compensable for all employees
during their established hours of service on a scheduled workday. At all
other times, this type of travel time is compensable only for
FLSA-nonexempt employees who are entitled to receive overtime pay.
Exhibit 438.13

Eligibility for Travel Time Compensation

<table>
<thead>
<tr>
<th>Type of Travel</th>
<th>Scheduled Day</th>
<th>Nonscheduled Day</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Within Established Hours of Service</td>
<td>Outside Established Hours of Service</td>
</tr>
<tr>
<td>Job Site to Job Site</td>
<td>All employees</td>
<td>Employees entitled to receive overtime pay</td>
</tr>
<tr>
<td>One-Day Assignment Outside Local Commuting Area</td>
<td>All employees</td>
<td>Employees entitled to receive overtime pay</td>
</tr>
<tr>
<td>Away from Home Overnight</td>
<td>All employees</td>
<td>None</td>
</tr>
</tbody>
</table>

438.133 One-Day Assignment Outside the Local Commuting Area

The following applies to 1-day assignments outside the local commuting area:

a. **Rule.** Except as stated in the next sentence, time spent at any time during a single service day by an eligible employee who is traveling on Postal Service business to one or more locations outside of the local commuting area and back to the home community is compensable. Time spent commuting in either direction between home and an airport, bus terminal, or railroad station within the local commuting area, if it occurs outside of established hours of service on a scheduled workday, and the usual mealtime, must be deducted from compensable travel time.

b. **Eligibility.** This type of travel time is compensable for all employees during their established hours of service on a scheduled workday. At all other times, this type of travel time is compensable only for bargaining unit and nonexempt nonbargaining unit employees.

438.134 Travel Away From Home Overnight

The following applies to travel away from home overnight:

a. **Rule.** Travel time spent by an eligible employee traveling on Postal Service business to and from a postal facility or other work or training site which is outside the local commuting area and at which the employee remains overnight is compensable if it coincides with the normal workhours for a bargaining unit employee’s regular bid job, regardless of his or her schedule while away from the home installation, or for a nonbargaining employee’s schedule in effect while traveling, whether on a scheduled or a nonscheduled day, subject to 438.141 and 438.142. For instance, an eligible employee with normal workhours of 7:00 P.M. to 3:30 A.M. Saturday through Wednesday is scheduled for training at another location from 8:00 A.M. to 4:30 P.M., Monday through Friday. If the employee travels from 6:00 P.M. to 8:00 P.M. on any day of the week, 1.0 travel hour is compensable. If the same employee travels from 5:00 P.M. to 7:00 P.M. on any day of the week, no travel hour is compensable. Compensable travel time includes the time spent in going to and from an airport, bus terminal, or railroad station.
b. **Eligibility.** This type of travel time is compensable for all employees on their scheduled workdays. On nonscheduled days, this type of travel time is compensable only for nonexempt employees.

c. **Intermediate Travel Home.** Employees who are on an extended assignment away from home may be given the opportunity during the assignment to return home for personal convenience. Although the cost of the round trip is a reimbursable travel expense, the travel time involved is not compensable when it falls outside of the scheduled service week given to the employee during the temporary assignment.

d. **Scheduling of Travel.** Travel away from home overnight is to be scheduled by management on a reasonable basis without a purpose either to avoid compensation for the travel time or to make the travel time compensable.

### Special Travel Provisions

#### 438.141 Use of Private Automobile for Personal Convenience
If an eligible employee who is traveling under the provisions of 438.132, 438.133, or 438.134 is offered public transportation but uses a personally owned conveyance for personal convenience, only the lesser of the time spent actually driving or those creditable hours that would have been spent in travel by public transportation are compensated.

#### 438.142 Required Use of an Automobile
All time spent actually driving an automobile while traveling away from home overnight because no public transportation is available is compensable travel time for an eligible employee whether the time occurs within or outside of the employee’s established hours of service.

#### 438.143 Work Performed While Traveling
Any time spent by an eligible employee in actual work that is required or suffered or permitted to be performed while traveling is compensable.

### Compensation Provisions
Provisions concerning compensation are as follows:

a. Compensable travel time is counted as worktime for pay purposes and is included in hours worked in excess of 8 hours in a day, 40 hours in a week, or on a nonscheduled day for a full-time employee, for the determination of overtime for eligible employees (see 433 and 434.1).

b. Out-of-schedule premium, nonbargaining rescheduling premium, and guaranteed time are not payable to employees while traveling away from home overnight.

c. Night differential is paid to eligible employees during those hours of compensable travel between 6:00 P.M. and 6:00 A.M. on either a scheduled or nonscheduled day.

d. Sunday premium is paid to eligible employees for paid travel time during a scheduled tour that includes any part of a Sunday.

### Effect on Other Travel Reimbursement
The rules stated in 438.1, Pay During Travel, do not affect the entitlement of employees to other types of reimbursement under applicable regulations, such as reimbursement of certain travel expenses and per diem.
438.2 Pay During Training

438.21 General

Title 29, Code of Federal Regulations (CFR), provides as follows:

a. 29 CFR 785.27 states:

“Attendance at lectures, meetings, training programs and similar activities need not be counted as working time if the following four criteria are met:

(1) Attendance is outside of the employee’s regular working hours;

(2) Attendance is in fact voluntary;

(3) The course, lecture, or meeting is not directly related to the employee’s job; and

(4) The employee does not perform any productive work during such attendance.”

If any one of the four criteria is not met, the time must be counted as working time. (See exception in 438.21c).

Note: If the postal training imparts knowledge and skills uniquely beneficial to the Postal Service, it is to be considered as time worked whether the training is directly related to the employee’s job or not.

b. 29 CFR 785.28 states:

“Attendance is not voluntary...in fact if the employee is given to understand or led to believe that his or her present working conditions or the continuance of her or his employment would be adversely affected by nonattendance.”

c. 29 CFR 785.30 states:

“Of course, if employees on their own initiative attend an independent school, college or independent trade school after hours, the time is not hours worked for their employers even if the courses are related to their jobs.”

438.22 Specific Rules on Compensation for Training Time

438.221 General

The determination of whether time spent in training is compensable depends upon (a) when the training takes place; (b) the category of training, subject to applicable limitations on paid training hours (see 711 and 712); and (c) the eligibility of the employee.

438.222 Training During Established Hours of Service

All employees are eligible for compensation for any training time which occurs during their established hours of service on a scheduled workday. For purposes of the preceding sentence, any leave time is not considered established hours of service on a scheduled workday. However, when a senior qualified employee, pursuant to a voluntary bid, engages in scheme study, training, testing, and qualifying, that employee may elect to use annual leave for such purpose, and for directly related travel that would be compensable under 438.132, provided that that employee has a sufficient annual leave balance. The study, training, testing, and qualifying time must
be recorded on PS Form 2432, *Individual Training Progress Report*. Where the senior bidder passes the appropriate examination and accepts the position, the annual leave (including compensable travel) will be converted to hours worked, the employee’s annual leave balance will be recredited a like number of hours, and FLSA premium pay may be due for any hours worked over 40 in any such workweek.

438.223 Training Outside Established Hours of Service
Nonexempt employees are eligible for compensation for job training time suffered or permitted outside their established hours of service on a scheduled workday, as well as any time suffered or permitted on a nonscheduled workday. (See 711 for categories of training.)

No employees are eligible for compensation for any type of self-developmental training occurring outside their established hours of service on a scheduled workday.

438.23 Special Training Provisions
Provisions concerning compensation for special training time are as follows:

a. Management agreement to fund wholly or partially the tuition and related costs of a course or courses given by an accredited educational institution when such agreement is made at the request of an employee does not cause the training to become job training so as to make the training time compensable.

b. Attendance at training courses sponsored by the various management associations or labor unions is not compensable.

438.24 Compensation Provisions
Provisions for scheduling compensable training time are as follows:

a. Compensable training time is counted as work time for pay purposes, including the determination of overtime for eligible employees. It is included in hours worked in excess of 8 hours in a day or 40 hours in a week and those hours worked by any nonexempt employee on a nonscheduled day.

b. Management may change either a nonexempt or an exempt employee’s regularly scheduled working hours to coincide with the scheduled hours of training. In such cases, out-of-schedule premium (see 434.6), or the nonbargaining rescheduling premium (see 434.7), is not authorized.

c. Employees who are eligible for night differential and who participate in compensable training are paid the applicable night differential they would have earned during their regularly scheduled workhours had they not been temporarily rescheduled by management to attend such training. Night differential and/or Sunday premiums are paid to all eligible employees whose training hours include night and/or Sunday hours.
Territorial Cost-of-Living Allowance

Eligibility and Pay Factors

Eligibility
The territorial cost-of-living allowance (TCOLA) is an amount that is payable to postal employees who are working outside of the continental United States according to 39 U.S.C. 1005(b).

Pay Factors
Applicable pay factors are as follows:

a. The amount of TCOLA is a percentage of salary. The percentage figure is determined and published periodically by the Office of Personnel Management. Employee Resource Management then issues appropriate instructions to the affected areas. It is payable as follows:
   (1) For rural carriers on a 6-day week, TCOLA is payable up to 48 hours per week.
   (2) For all other eligible employees, TCOLA is payable up to 40 hours per week.

b. TCOLA is not paid for any time for which an employee does not receive basic pay.

c. Payment of TCOLA does not constitute an equivalent increase for step increase purposes.

d. TCOLA is not included in the basic pay for purposes of computing postal overtime, EAS additional pay, Sunday premium, night differential, holiday-worked pay, and deductions for employee benefits plans such as life insurance and Civil Service retirement. (See special provisions for the calculation of Christmas-worked pay and holiday scheduling premium at 434.53d, out-of-schedule premium at 434.63b, and nonbargaining rescheduling premium at 434.73b).

e. TCOLA is included in the calculation of the regular rate for overtime under the FLSA and for the purpose of computing leave pay, including annual leave exchange.

f. TCOLA is not included in the employee’s gross income for federal income tax purposes. However, all overtime and EAS additional pay (including any TCOLA added to basic pay for FLSA overtime) is included in gross income for federal income tax purposes.

Allowance Categories
Instructions are issued annually to each head of an installation outside the contiguous United States to determine the applicable allowance category of all employees. The installation head should adopt whatever methods are appropriate to obtain from employees the information needed to determine the applicable allowance category and the corresponding allowance to be paid.

The Postal Service has employees only in the Local Retail/Private Housing allowance category. This category includes those federal employees who purchase goods and services only from private retail establishments and who occupy housing units that are privately owned or rented.
440 Fair Labor Standards Act Administration

441 Overview

441.1 Federal Statute
The Fair Labor Standards Act (FLSA), as amended, applies to the Postal Service. It is the policy of the Postal Service to comply with the FLSA. This section provides a summary of the FLSA and is intended to assist Postal Service personnel in complying with the law. To the extent that any provision in ELM 440 appears to be inconsistent with or provide greater or lesser rights or benefits than provided under the FLSA, the provisions of the FLSA and FLSA regulations are controlling.

441.2 Enforcement
The FLSA authorizes the Department of Labor (DOL) to: (a) enforce compliance with the FLSA; (b) investigate allegations of noncompliance with the FLSA; and (c) supervise the payment of unpaid wages or unpaid overtime compensation owed to an employee because of noncompliance. The law also provides for enforcement by private suit in the courts.

441.3 FLSA Poster
All Postal Service facilities are required to conspicuously display the current FLSA poster authorized by the DOL.

442 Equal Pay Provisions

442.1 Sex Discrimination Policy
The FLSA (as amended by the Equal Pay Act), Section 6(d)(1), prohibits pay discrimination on the basis of sex. Employees, regardless of their sex, must receive equal wages for equal work on jobs which require equal skill, effort, and responsibility and are performed under similar working conditions.

442.2 Justified Wage Differentials
Wage differentials do not violate the FLSA if they are based on: (a) a seniority system; (b) a merit system; (c) a system that measures earnings by quantity of production; or (d) any factor other than sex.

442.3 Labor Organization Intervention
It is illegal for a labor organization to cause or attempt to cause an employer to discriminate against an employee in violation of the Equal Pay Act.

443 Overtime Pay

443.1 Overtime Requirement
The FLSA provides that the Postal Service must pay an employee covered by the overtime provisions of the Act (also known as an FLSA-nonexempt employee) at one and one-half times the employee’s regular rate for all hours of actual work in excess of 40 hours in any FLSA workweek. (See 444 for special provisions covering rural letter carriers.)
443.2 **Explanation of Terms**

443.21 **Regular Rate**

443.211 **Definitions**

a. *Salaried Employee.* An employee’s *regular rate of pay* is defined as the *remuneration for employment* received during an FLSA workweek, as specified in 443.212, divided by the hours that the employee actually worked.

b. *Hourly Rate Employee.* The regular rate of an employee who is paid a fixed hourly wage is defined as the *remuneration for employment* received, as specified in 443.212.

443.212 **Inclusions**

Remuneration for employment includes:

a. Total base straight-time pay, including COLA, for work performed.

b. Total straight-time pay differential for higher level work performed.

c. Total TCOLA paid for hours actually worked.

d. Total night differential paid.

e. Total premium paid for work performed on a Sunday.

f. Total base straight-time pay, including COLA, for work performed on a holiday.

g. Total base straight-time pay, including COLA, of a city letter carrier covering those hours not worked between the seventh and eighth hour of a regular scheduled day (7:01 rule). See 432.53.

h. Total pay received for steward’s duty time, in accordance with the applicable collective-bargaining agreement.

i. Total meeting and training time pay.

j. Total pay for travel time.

k. Total straight-time pay during scheduled tour and/or scheduled overtime spent waiting for or receiving medical attention (see 432.72).

l. Total pay for time that computer programmer and systems analyst employees are required to carry an electronic pager.

443.213 **Exclusions**

Remuneration for employment excludes:

a. Pay for time not worked, such as annual leave, sick leave, holiday leave, and guaranteed time not worked.

b. The 50 percent overtime pay premium for time in pay status in excess of 8 hours in a day or 40 hours in a week.

c. The 100 percent premium paid for penalty overtime.

d. The 50 percent premium paid for work outside of an employee’s schedule or for emergency rescheduling.

e. The 50 percent premium paid for work performed on Christmas day.

f. TCOLA paid for leave hours and other time not worked.

g. That portion of the higher level pay differential paid on leave hours and other time not worked.
h. The 50 percent holiday scheduling premium paid under the provisions of the Holiday Settlement Agreement.

i. That portion of the basic straight time pay of a part-time flexible employee paid in lieu of holiday leave pay.

443.214 Exclusions Not Creditable
The exclusions listed in 443.213a, f, g, and i are not creditable toward FLSA overtime compensation that is due to an employee.

443.215 Dual Employment Rate
When an employee in a single service week works in two or more positions having different rates of pay, the regular rate for the week equals the total base straight-time pay for actual work performed, plus all other remuneration for actual work performed, divided by the hours worked.

443.22 Actual Work
443.221 Definition
The FLSA defines actual work as all time which management suffers or permits an employee to work.

443.222 Exclusions
Actual work does not include any paid time off, but does include steward’s duty time, time off authorized for a city letter carrier under the 7:01 rule (see 432.53), and travel, meeting, and training time (see 438).

443.223 Unauthorized Time
An employee must be paid for all work performed, regardless of whether the supervisor approved or disapproved the employee’s continuing to work. It is the duty of supervisors to exercise control over the working hours of their subordinates by making sure that employees complete their duties and clock out promptly at the completion of their tour if additional work is not desired or authorized. (See 432.7 for disallowed time.)

443.23 FLSA Workweek
See 432.42, Service Week.

443.231 Explanation
The FLSA workweek for all employees is a fixed and regular recurring period of 168 hours — 7 consecutive 24-hour periods. Once the beginning time of an employee’s workweek is established, it remains fixed regardless of the schedule of hours worked. The beginning of the FLSA workweek may be changed only if the change is intended to be permanent and is not designed to evade the payment of overtime.

443.232 Permanent Change
When there is a permanent change in an employee’s workweek which causes some of the working time to fall within hours that are included in both the old and new workweek, the employee’s pay is calculated as follows:

a. First, assume that the overlapping hours are to be counted as hours worked only in the old workweek and not in the new; compute straight-time and overtime compensation due for each of the 2 workweeks on this basis and total the two sums.
b. Next, assume that the overlapping hours are to be counted as hours worked only within the new workweek and not in the old; complete the total computation accordingly.

c. Then, pay the employee an amount not less than the greater of the amounts computed by methods a and b above.

**443.233 Full-time Employees**

The FLSA workweek for full-time employees is 168 consecutive hours established as follows:

a. For an employee whose regular schedule includes Saturday as a service day, the FLSA workweek begins 8 hours prior to the beginning of the employee’s regular schedule for that service day.

*Example 1:* Full-time Employee A has a regular schedule starting time of 11:00 P.M. Friday night. By definition, the employee’s Postal Service workday is Saturday. Based on the FLSA workweek definition, the employee’s FLSA workweek begins at 3:00 P.M. Friday.

*Example 2:* Full-time Employee B has a regular schedule starting time of 1:00 A.M. Saturday. By definition, the employee’s Postal Service workday is Saturday. Based on the FLSA workweek definition contained in 443.231, the employee’s FLSA workweek in this situation begins at 5:00 P.M. Friday.

b. For an employee whose regular schedule does not include Saturday as a service day, the FLSA workweek is established by considering Saturday as if it were a service day in the workweek with the employee’s regularly scheduled starting time. Thus, the employee’s FLSA workweek begins 8 hours prior to this Saturday service day starting time.

*Example 3:* Full-time Employee C has Saturdays and Sundays off and her first scheduled workday is Monday at 6:00 A.M. For purposes of establishing the FLSA workweek, 6:00 A.M. is considered as a Saturday service day starting time. Based on the FLSA workweek definition above, the employee’s FLSA workweek begins at 10:00 P.M. Friday.

**443.234 Part-time Employees**

The FLSA workweek for part-time employees is 168 consecutive hours established as follows:

a. The employee’s normal starting time, as established by the installation head (for a part-time regular, this is his or her regularly scheduled starting time), is used as the basis for establishing the FLSA workweek by considering such starting time as if it were a Saturday service day starting time. The beginning of the FLSA workweek is 8 hours prior to this Saturday service day starting time, *but in no case does it begin prior to 8:00 P.M. Friday.*

*Example 1:* Part-time flexible Employee E normally reports to his pay location at 11:00 P.M. For purposes of establishing the FLSA workweek, the 11:00 P.M. starting time is considered a Saturday service day starting time, i.e., 11:00 P.M. Friday night. When the
above FLSA workweek definition is applied, the employee’s FLSA workweek begins at 8:00 P.M. Friday.

**Example 2:** Part-time flexible Employee F normally reports to her pay location at 3:00 P.M. For purposes of establishing the FLSA workweek, the 3:00 P.M. starting time is considered a Saturday service day starting time. Applying the above FLSA workweek definition, the employee’s FLSA workweek begins at 7:00 A.M. Saturday.

**Example 3:** Part-time regular Employee G is regularly scheduled to report to his pay location at 6:00 p.m. For purposes of establishing the FLSA workweek, the 6:00 p.m. starting time is considered a Saturday service day starting time. Applying the above FLSA workweek definition, the employee’s FLSA workweek begins at 10:00 A.M. Saturday.

### Exemptions

#### 443.31 Policy

#### 443.311 General

The FLSA exempts from its overtime provisions any employee whose work qualifies the employee as a bona fide executive, administrative, professional, outside sales, computer, or highly compensated employee. The Postal Service applies these classifications consistently, according to the requirements set forth in the FLSA and FLSA regulations.

#### 443.312 Postal Service Administration

The office of Compensation makes FLSA classification determinations.

### Rural Letter Carrier Compensation

#### 444.1 Regular Rural Carriers

#### 444.11 Guaranteed Annual Wage

The National Rural Letter Carrier Agreement conforms to Section 7(b)(2) of the FLSA. Certain regular rural carriers assigned to a route of 35 hours or more (31 paid miles or more) receive a guaranteed annual wage based on the number of hours, or miles, assigned to their route.
444.12 **Base Rate of Pay**

The base rate of pay for these rural carriers equals the base annual rate of a 40 hour evaluated route plus overtime at one and one-half times the base hourly rate for all assigned hours (equivalent miles) in excess of 2080 hours (2184 miles) a year. Hours worked in excess of 12 hours a day, or 56 hours in an FLSA workweek, are payable at 150 percent of the carrier’s regular rate.

444.2 **Other Rural Carriers**

Rural carriers who are not covered under the guarantee provisions of Section 7(b)(2) of the FLSA are compensated at the rate for a 40-mile route in accordance with the compensation provisions in 433 and 434.

445 **Compliance Investigations**

445.1 **DOL On-site Visit**

If a properly identified DOL Wage and Hour Inspector visits a postal facility, the following should be noted:

a. The FLSA requires that records regarding pay, hours worked, and related data be open at any time for review by DOL Wage and Hour Inspectors.

b. All site visits or inquiries by a DOL Wage and Hour Inspector must be reported immediately the district Human Resources manager.

c. The district Human Resources manager must contact the area law office when informed that a DOL Wage and Hour Inspector is conducting an audit.

d. The installation head (or designee) is expected to be cooperative. After consulting with the district Human Resources manager, he or she should answer all specific and reasonable questions related to pay practices in the facility and provide the pertinent data requested.

e. Requests for general information or data that is not available at the installation should be referred to the district Human Resources manager.

445.2 **DOL Findings**

Ask DOL Inspectors to provide a written report of any informal allegation of FLSA violations and investigative findings to the district Human Resources manager and the installation head (or designee).

445.3 **Postal Service Actions**

Upon receipt of the FLSA report:

a. The installation head should forward comments and recommendations related to the allegations and findings to the district Human Resources manager.

b. The district Human Resources manager should send copies of investigative reports and all related correspondence to Headquarters Compensation and the area law office.
In accordance with the Donovan vs. Postal Service settlement agreement, the Postal Service will be afforded the opportunity to rectify an FLSA violation prior to the filing of any complaint or other formal enforcement action by DOL.

**Note:** The installation head does not have the authority and cannot agree to any proposed remedial measure prior to consulting with the district Human Resources manager, Headquarters Compensation, and the Law Department.

### 450 Collection of Postal Debts From Nonbargaining Unit Employees by Salary Offset

#### 451 General

**451.1 Scope**

These regulations apply to the collection, by salary offset, of any debt owed the Postal Service by a current employee who is not included in a collective bargaining unit. The regulations in 452.3 may also apply to the collection of any debt owed the Postal Service by a current employee who is included in a collective bargaining unit.

**451.2 Representation**

Employees have the right to representation and free choice of representative. If the employee’s designated representative is a Postal Service employee in a duty status, the representative is granted a reasonable amount of official time to perform any function for the employee that is authorized by these regulations.

**451.3 Definitions**

The following definitions apply to the material in this subchapter:

a. *Administrative salary offset* — the collection of a debt owed to the Postal Service or other government agency through deductions from the disposable pay of a Postal Service employee under the authority of section 5 of the Debt Collection Act of 1982, 5 U.S.C. 5514(a).

b. *Court judgment salary offset* — the collection of a debt owed to the Postal Service or other government agency through deductions from the current pay of a Postal Service employee under the authority of section 124 of Public Law 97-276.

c. *Current pay or disposable pay* — that part of an employee’s salary that remains after all required deductions (normal retirement contributions, FICA and Medicare insurance taxes, federal income tax, state and local income taxes, and employee-paid federal health insurance premiums) are made.

d. *Debt* — any outstanding amount owed to the Postal Service by an employee.

e. *Employee* — a current employee of the Postal Service.
f. **Pay** — basic pay, special pay, incentive pay, retired pay, retainer pay, or any other authorized pay, including cost-of-living adjustment or territorial cost-of-living allowance, received by an employee.

g. **Postmaster or installation head** — the top management official at a Post Office or installation or the official who has supervisory responsibility for a debtor employed at Headquarters or in area offices. When the debtor is a postmaster or installation head, the term refers to the official to whom the postmaster or installation head reports.

h. **Waiver** — the Postal Service’s cancellation, remission, or forgiveness of a debt, the recovery of which these regulations cover.

**451.4 Time Computation**

In computing any period of time these regulations prescribe or allow, the day the designated period of time begins to run is not included. The last day of the period computed is included, unless it is a Saturday, Sunday, or legal holiday, in which event the period runs until the end of the next day that is not a Saturday, Sunday, or legal holiday.

**451.5 Effect of Waiver Request**

If an employee requests a waiver of a debt, the recovery of which these regulations cover, that request does not stay the collection process. However, if the Postal Service ultimately grants the waiver request, the Postal Service refunds the amount collected to the employee.

**451.6 Service of Notice and Delivery of Records**

The Postal Service will deliver to an employee by trackable mail any notice required by, or any records requested pursuant to, these regulations.

**452 Procedures Governing Administrative Salary Offsets**

**452.1 Determination and Collection of Debt**

**452.11 Establishment of Accounts Receivable**

Various circumstances may generate a debt subject to collection under this subchapter. These may include, but are not limited to, the following:

a. Payroll.

b. Adjustments.

c. Field shortages, such as stock and cash shortages.

d. Advances.

**452.12 Collection by Postmaster or Installation Head**

Each postmaster, installation head, and designee is responsible for the following:

a. Monitoring the debt-collection process.

b. Maintaining supporting documentation.

c. Ensuring that the debt is resolved.
Voluntary Repayment Procedures

General
The procedures in this section are intended to facilitate the informal resolution of employee-owed debts.

Notice to Employee
The Postal Service will send the employee an invoice reflecting an employee-owned debt with written notice of the Postal Service’s determination of the existence, nature, and amount of the debt.

Options Available to Employee
Employees who must repay a debt may do either of the following:

a. Pay in Full. Employees who want to repay the entire debt must do the following:
   (1) Submit a check or money order to the appropriate official and address listed on the employee’s “Letter of Debt Determination – Nonbargaining.”
   (2) Write the employee’s Employee Identification Number (EIN) on the check or money order.
   (3) Write the check or money order for the full amount due.
   (4) Submit the check or money order no later than 30 calendar days from the date the employee received the letter if the employee does not request copies of postal records relating to the debt, or within 15 calendar days from the date the employee received requested records.
   (5) To pay by credit or debit card, employees must have a valid email address and send an email with their name, employee ID number, invoice number, and total amount to be paid to YVVQJO@usps.gov. They will receive an email with a secure link to pay online. Employees with questions about paying by credit or debit card may call the Financial Processing phone number at the top of the invoice.

b. Consent to Offsets. Employees who would like to repay the debt voluntarily through offsets of 15 percent or more of their disposable pay must do the following:
   (1) Contact the appropriate official at the address listed on the employee’s “Letter of Debt Determination – Nonbargaining.”
   (2) Complete the Employee Debt Modification Request through eIWS OnLine forms no later than 30 calendar days from the date the employee received the letter if the employee does not request copies of postal records relating to the debt, or within 15 calendar days from the date the employee received any requested records. If necessary, this request form can be initiated with the local supervisor’s or manager’s assistance.
**Employee Response to Notice**

**Request for Copies of Postal Records**

Employees who would like copies of records relating to a postal debt must notify the postmaster or installation head in writing within 10 calendar days of receiving notice of the Postal Service’s determination of a debt. The postmaster or installation head is responsible for the following:

a. Requesting copies of the pertinent records by telephone, if necessary, from the Eagan Accounting Service Center (ASC), appropriate postal facility, or both.

b. Providing the employee with copies of these records within 5 calendar days of receiving the employee’s written request.

Until collection of the debt is completed, the postmaster or installation head must keep a copy of all records provided to the employee.

**Payment in Full**

Employees who acknowledge the validity of the Postal Service’s claim and wish to repay the entire debt must do one of the following:

a. *Submit a Check or Money Order.* Employees must print their EIN on the check or money order and include the bottom portion of the invoice when they mail the money order or check to the following address:

   USPS DISBURSING OFFICE
   2825 LONE OAK PKWY
   EAGAN MN 55121-9640

b. *Pay by Credit or Debit Card.* To pay by credit or debit card, employees must have a valid email address and send an email with their name, employee ID number, invoice number and total amount to be paid to YVVQJ0@usps.gov. The employee will receive an email with a secure link to pay online. Employees with questions about paying by credit or debit card may call the Financial Processing phone number at the top of the invoice.

**Statutory Offset Procedures**

**Authority**

Under section 5 of the Debt Collection Act, 5 U.S.C. 5514(a) (1982), the Postal Service may, after providing certain procedural rights, offset an employee's salary to satisfy any debt due the Postal Service. If the individual's employment ends before the full debt is collected, the Postal Service may make deductions from subsequent payments of any nature due the employee.

**Notifying the Employee**

If the employee fails to resolve a debt within 15 days of receiving a Letter of Debt Determination, the Eagan ASC will provide the employee with the following:

a. *A Notice of Involuntary Administrative Salary Offsets Under the Debt Collection Act* (see 452.322).
b. A copy of the procedures that govern hearings under section 5 of the Debt Collection Act.

The notice will explain the employee’s procedural rights, including the right to petition the Postal Service judicial officer for a hearing to challenge the existence or the amount of the debt or the Postal Service’s proposed offset schedule. If the employee fails to petition the judicial officer within the applicable time frames (see 452.335) or to take other action to stay collection, the Eagan ASC will implement an appropriate salary offset no sooner than 30 days after the date of the notice.

452.322 Contents
The notice required by 452.321 must notify the employee of the following:

a. The name, work address, and telephone number of the postmaster or installation head issuing the notice.

b. The Postal Service’s determination of the existence and amount of the debt.

c. The nature of the debt.

d. The Postal Service’s intention to collect the amount due by offsetting 15 percent of the employee’s “disposable pay” (or the alternative amount determined for a bargaining unit employee as provided in 462.42) each pay period.

e. The procedural rights available to the employee, as well as the appropriate method for requesting them. These rights include an opportunity to:

   (1) Obtain copies of Postal Service records relating to the debt.

   (2) Avoid the need for involuntary offsets by paying the debt in full.

452.33 Procedures Governing the Exercise of Employee Rights

452.331 Employee Options
Employees may pursue as many options available to them as they wish. However, employees must submit a petition for a hearing on the Postal Service’s determination of the existence or amount of a debt, or on the terms of the Postal Service’s proposed repayment schedule, on or before the 15th calendar day following the employee’s receipt of the Notice of Involuntary Administrative Salary Offsets Under the Debt Collection Act. Employees able to resolve the debt through another available option after requesting a hearing may withdraw their hearing petition, and the case may be dismissed.

452.332 Requests for Postal Records
If an employee wishes copies of records, the following procedures apply:

a. Employee Must Submit Request. Within 10 calendar days after receiving notice of the Postal Service’s intention to collect a debt through involuntary salary offsets and before any requested hearing is held, bargaining unit and nonbargaining unit employees have the following options:

   (1) Nonbargaining unit employees — may request copies of any records they did not previously obtain under 452.241 related to the debt.
(2) *Bargaining unit employees* — may request copies of any records they or the employee’s union did not previously obtain under 462.21.

Employees must request in writing copies of postal records relating to an alleged debt and direct the request to the postmaster or installation head.

b. *Postmaster or Installation Head Must Respond.* The postmaster or installation head must take care to respond expeditiously to records requests so as not to deprive an employee of the benefit of any information that might resolve questions relating to the debt. Once a request is received, the postmaster or installation head must do the following:

1. Promptly request, as necessary, copies of the pertinent records by telephone from the Eagan ASC or appropriate postal facility.
2. Provide the employee, within 5 calendar days of receiving the employee’s request, with copies of all records requested.

### 452.333 Payment in Full

Employees who wish to pay off an entire debt may do one of the following:

a. Submit a check or money order to the postmaster or installation head for transmittal to the Eagan ASC within 10 calendar days after receiving written notice of the Postal Service’s intention to collect the debt through involuntary salary offsets. Employees must do the following:

1. Write their employee ID number on the check or money order.
2. Send the check or money order to the following address:
   
   USPS DISBURSING OFFICE  
   2825 LONE OAK PKWY  
   EAGAN MN 55121-9640

b. Pay by credit or debit card. To pay by credit or debit card, employees must have a valid email address and send an email with their name, employee ID number, invoice number and total amount to be paid to YVVQJ0@usps.gov. The employee will receive an email with a secure link to pay online. Employees with questions about paying by credit or debit card may call the Financial Processing phone number at the top of the invoice.

### 452.334 Alternative Offset Schedule

Employees who acknowledge the Postal Service’s claim, but contend that the proposed deductions of 15 percent of disposable pay (or the alternative amount determined for bargaining unit employees as specified in 462.42) would be too severe may propose an alternative offset schedule. Procedures for submitting the proposal include the following:

a. *Proposal Contents.* Employees must submit the proposed offset schedule to the district finance manager and include in it the employee’s reasons for believing the Postal Service’s proposed deductions would result in a severe financial hardship. The proposal must include:

1. A written statement.
(2) The amount total to be paid each pay period.
(3) The number of pay periods required to repay the debt.
(4) The date the first payment would be made.
(5) Supporting documentation. Supporting documents must show the following information relating to the employee and his or her spouse and dependent for the 1-year period preceding the Postal Service’s notice and the repayment period proposed in the employee’s alternative offset schedule:
   (a) Total family income.
   (b) Assets and liabilities.
   (c) Number of dependents.
   (d) Total expenses for food, housing, clothing, transportation, medical care, and any exceptional expenses.

Employees must provide all information in their possession relating to the debt and their financial ability to repay it so that the district finance manager may make an informed decision on the employee’s request.

b. Time Frame. Employees must submit their proposed alternative repayment schedule to the district finance manager within 5 days after receiving notice of the Postal Service’s intention to collect an outstanding debt through involuntary salary offsets.

c. Consideration. Based upon the material submitted by the employee and postal records relating to the debt, the district finance manager must consider the following:
   (1) The extent to which the assets of the employee and his or her spouse and dependents are available to meet their essential material expenses and to repay the postal debt.
   (2) Whether the essential material expenses have been minimized as much as possible.
   (3) The extent to which the employee and his or her spouse and dependents can borrow to finance their essential expenses and to repay the debt.

The district finance manager should approve the employee’s alternative offset schedule only if it provides for installment payments that bear a reasonable relationship to the size of the debt and the employee’s ability to pay. Generally, an alternative offset schedule should provide for installment payments of no less than 10 percent of disposable pay per pay period, and for a repayment period of 26 pay periods or less.

d. Notification. The district finance manager must notify the employee in writing of his or her decision regarding the employee’s proposed alternative offset schedule within 10 calendar days of receiving it from the employee.

e. Implementation. The district finance manager and the employee must implement the terms of an acceptable alternative repayment agreement by completing the Employee Debt Modification Request
form in eIWS OnLine forms. If necessary, this request form can be initiated with the local supervisor’s or manager’s assistance.

452.335  **Debt Collection Hearing**

If an employee wishes to request a hearing, the employee and the Postal Service proceed as follows:

a.  **Hearing Request.** If an employee desires a hearing prescribed by section 5 of the Debt Collection Act of 1982 on the Postal Service’s determination of the existence or amount of the debt, or on the involuntary repayment terms the Postal Service proposed, the employee must file a written petition for a hearing in accordance with the requirements of 39 CFR 961.4. The employee must file the petition in one of the following ways:


   (2)  By hardcopy, mailed to the following address:

   
   RECORDER  
   JUDICIAL OFFICER  
   US POSTAL SERVICE  
   2101 WILSON BLVD STE 600  
   ARLINGTON VA 22201–3078  

   The employee must file the petition on or before the 15th calendar day following the employee’s receipt of the *Notice of Involuntary Administrative Salary Offsets Under the Debt Collection Act*. The hearing procedures are in 39 CFR Part 961, which the Postal Service has incorporated for reference.

b.  **Pre-Decision Responsibilities.** After an employee has requested a hearing, the general counsel notifies the appropriate postmaster or installation head and Labor Relations department, and the Eagan ASC of the filing. Upon notification, all collection activities must stop.

c.  **Post-Decision Responsibilities.** After an employee is granted a requested hearing and a written decision has been rendered, the general counsel notifies the appropriate postmaster or installation head and district Labor Relations, and the Eagan ASC of the determination. If the hearing decision indicates that the employee is not indebted to the Postal Service, Eagan ASC must take the necessary steps to remove all references to the debt from the employee’s records. However, if the decision authorizes the Postal Service to offset an employee’s salary, the Postal Service must take steps to initiate the authorized offsets.

452.34  **Employee Failure to Respond**

If, upon receiving notice of the Postal Service’s intention to collect a debt through involuntary salary offsets, the employee fails to repay the debt and does not request a hearing on the Postal Service’s determination of the debt, the Postal Service will collect the debt by automatic payroll deductions at a rate of 15 percent.
452.4 **Exceptions to Procedures in 452.2 and 452.3**

a. The procedures governing the collection of postal debts contained in 452.2 and 452.3 do not apply to the following:

(1) Amounts to be collected that arose from the employee’s election of coverage or change of coverage under a federal benefits program requiring periodic deductions from pay, and that accumulated over four pay periods or less;

(2) Routine intra-agency adjustments of pay that are attributable to clerical or administrative errors or delays in processing pay documents that occurred within the four pay periods preceding the pay period in which the first adjustment is made, provided the individual is given notice in accordance with 452.4b; or

(3) Any adjustment that amounts to $50 or less, provided the individual is given notice in accordance with 452.4b

b. At the time the first adjustment is made as specified in 452.4a2 and 452.4a3, or as soon afterward as practical, the Postal Service must provide the individual written notice of the nature and the amount of the debt and adjustments and a point of contact for contesting collection.

453 **Court Judgment Salary Offsets**

453.1 **Authority**

In accordance with section 124 of Public Law 97–276 (October 2, 1982), 5 U.S.C. 5514 note (1982), the Postal Service may deduct up to one-fourth (25 percent) of an employee’s current pay in monthly installments or at officially established pay periods to satisfy a debt that a federal court determined the employee owes the Postal Service. The statute authorizes the deduction of a greater amount if necessary to collect the debt within the employee’s anticipated period of employment. If an individual’s employment ends before the full amount of the indebtedness has been collected, section 124 provides that deductions will be made from later payments of any nature due the employee.

453.2 **Applicable Collection Procedures**

453.21 **Notice**

At least 15 calendar days before initiating an offset to collect a debt reflected by a federal court judgment, the postmaster or installation head must provide the employee with a copy of that judgment and a written notice of the Postal Service’s intention to deduct 25 percent of the employee’s current pay each pay period until the judgment is satisfied. The letter also must state the approximate amount, duration, and starting date of the deductions. The Postal Service will deliver to the employee by trackable mail any notice required by, or any records requested pursuant to, these regulations.
Implementing Offsets

The postmaster or installation head must initiate the collection process by completing the appropriate sections of PS Form 3239 no earlier than 15 calendar days after the employee receives the letter.

Multiple Offsets

Administrative Salary Offsets

By statute, administrative salary offsets under section 5 of the Debt Collection Act of 1982 are limited to no more than 15 percent of an employee’s disposable pay during any one pay period — whether the deductions are made to satisfy a debt owed the Postal Service or another federal agency, or some combination of these. Generally, priority among competing administrative salary offset requests is determined by the order in which they are received.

However, a request to collect a debt due the Postal Service must be given priority over other government agency offset requests regardless of the date the postal offset request is received (see 454.4). If a collection request cannot be honored upon receipt, or can be honored only in part, the postmaster or installation head must notify the requesting postal or other government official, in writing, of the reasons for the delay or for the collection of a lesser amount than that requested, and the approximate date the requested offsets can be implemented.

Court Judgment Salary Offsets

No more than 25 percent of an employee’s current pay may be withheld to satisfy a debt that a federal court determined is due the United States — whether the deductions are made to satisfy a debt owed the Postal Service or another federal agency, or some combination of these. Generally, priority among competing court judgment salary offset requests is determined by the order in which they are received. However, a request to collect a debt due the Postal Service must be given priority over other government agency offset requests regardless of the date the postal offset request is received (see 454.4).

If a collection request cannot be honored upon receipt, or can be honored only in part, the postmaster or installation head must notify the requesting postal or other government official, in writing, of the reasons for the delay or for the collection of a lesser amount than that requested, and the approximate date the requested offsets can be implemented.

Administrative and Court Judgment Salary Offsets

If the salary of a postal employee is the target of one or more of both types of offsets — administrative and court judgment — a combined total of no more than 25 percent will be withheld during any one pay period. However, in no case may the amount withheld in accordance with administrative salary offsets exceed 15 percent of the employee’s disposable pay. As is generally the case with competing offsets of the same type and subject as specified in 454.4, priority between administrative salary offsets and court judgment salary offsets is determined by the order in which they are received.
454.4 Priority of Postal Service Indebtedness

If a postal employee is indebted to the Postal Service, that debt takes priority over any debt the employee may owe another federal agency, even if the other agency’s request for salary offsets was received first. Accordingly, if both the Postal Service and another agency request the maximum allowable deductions, collection of the other agency’s debt must be interrupted or postponed until the entire postal debt is recovered.

However, if an amount less than that requested by the other agency may be deducted in addition to the offsets requested by the Postal Service without exceeding the appropriate percentage ceiling, deductions for the lesser amount must be withheld and forwarded to the requesting agency along with an explanation for the smaller offsets.

454.5 Garnishments

Administrative salary offsets based on section 5 of the Debt Collection Act of 1982 and court judgment salary offsets based on section 124 of Public Law 97–276 are not, as a matter of law, considered garnishments. For purposes of determining an employee’s “disposable earnings” under the Federal Consumer Credit Protection Act, 15 U.S.C. 1671, et seq., these withholdings are considered to be amounts required by law to be deducted. Accordingly, they must be deducted before the applicable garnishment ceilings are imposed and before deductions for garnishments are made.

455 Action Upon Transfer or Separation

455.1 Withholding Funds from Amount Due

If a Postal Service employee whose wages are subject to offset transfers to another federal agency or separates from employment, the Postal Service applies any amount due the employee at the time of his or her separation to the debt owed the Postal Service, subject to the requirements of 31 U.S.C. 3716 as outlined in 470 and 480, if appropriate. If the debt is still not satisfied, the Postal Service must take appropriate action as described in 455.2 or 455.3.

455.2 Transfer to Another Federal Agency

If a Postal Service employee whose wages are subject to offset transfers to another federal agency, and the full debt cannot be collected from amounts due the employee from the Postal Service, the following procedures apply:

a. The Postal Service must request that the former employee’s new agency continue to offset the debtor’s salary until the debt is satisfied.

b. The request must specify all of the following:

   (1) Amount of the original debt.
   (2) Amount collected by the Postal Service through salary offsets.
   (3) Amount that remains to be collected.
   (4) Percentage of the debtor’s disposable earnings or current pay that must be deducted each pay period.
c. The Postal Service must certify that the former employee has been accorded all due process rights to which he or she is entitled.
d. When the Postal Service sends the request to the new employing agency, it must also send a copy to the former employee at his or her home address.

455.3 Collection of Debt Upon Separation
If the full debt cannot be collected from amounts due the employee at the time of his or her separation, the financial processing branch manager must attempt to recover the debt from any retirement or disability payments due the former employee in accordance with the provisions of 5 CFR 831, Subpart R, or 5 CFR 845, Subpart D, subject to the requirements of 31 U.S.C. 3716 as outlined in 470 and 480, if appropriate.

460 Collection of Postal Debts From Bargaining Unit Employees by Salary Offset

461 General

461.1 Scope
These regulations apply to the collection, by salary offset, of any debt owed the Postal Service by a current employee who is included in a collective bargaining unit. If the circumstances specified in 462.32 apply to such employees, 452.3 may also apply; consequently, 451.2, 451.4, and 451.6 may apply as well. See 470 and 480 for procedures governing the collection of a debt from a former employee by administrative offset pursuant to the authority of section 10 of the Debt Collection Act, 31 U.S.C. 3716.

461.2 Issues Not Covered in the Subchapter
This subchapter does not cover the following issues:
a. Other debt collection procedures — procedures governing the collection of debts from former employees by administrative offset pursuant to the authority of section 10 of the Debt Collection Act, 31 U.S.C. 3716 (see 470 and 480).
b. Debts due other federal agencies — regulations governing the collection by involuntary salary offset of debts Postal Service employees owe to federal agencies other than the Postal Service.

461.3 Definitions
The following definitions apply to the material in this subchapter:
a. Administrative salary offset — the collection of a debt owed to the Postal Service or other government agency through deductions from the disposable pay of a Postal Service employee under the authority of section 5 of the Debt Collection Act of 1982, 5 U.S.C. 5514(a).
b. Court judgment salary offset — the collection of a debt owed to the Postal Service or other government agency through deductions from
the current pay of a Postal Service employee under the authority of section 124 of Public Law 97-276.

c. **Current pay or disposable pay** — that part of an employee's salary that remains after all required deductions (normal retirement contributions, FICA and Medicare insurance taxes, federal income tax, state and local income taxes, and employee-paid federal health insurance premiums) are made.

d. **Debt** — any outstanding amount owed to the Postal Service by an employee.

e. **Employee** — a current employee of the Postal Service.

f. **Pay** — basic pay, special pay, incentive pay, retired pay, retainer pay, or any other authorized pay, including cost-of-living adjustment or territorial cost-of-living allowance, an employee receives.

g. **Postmaster or installation head** — the top management official at a Post Office or installation or the official who has supervisory responsibility for a debtor employed at Headquarters or in area offices.

When the debtor is a postmaster or installation head, the term refers to the official to whom the postmaster or installation head reports.

h. **Waiver** — the Postal Service’s cancellation, remission, or forgiveness of a debt, the recovery of which these regulations cover.

### Procedures Governing Administrative Salary Offsets

#### 462 Determination and Collection of Debt

**462.11 Establishment of Accounts Receivable**

Various circumstances may generate a debt subject to collection under this subchapter. These may include but are not limited to the following:

a. Payroll.

b. Adjustments.

c. Field shortages, such as stock and cash shortages.

d. Advances.

**462.12 Postmaster or Installation Head Responsibilities**

Each postmaster, installation head, and designee is responsible for the following:

a. Monitoring the debt-collection process.

b. Maintaining supporting documentation.

c. Ensuring that the debt is resolved.

#### 462.2 Applicable Collection Procedures

**462.21 Right to Grieve Letters of Demand**

Bargaining unit employees or their union have the right in accordance with the provisions of Article 15 of the applicable collective bargaining agreement to initiate a grievance concerning any letter of demand to challenge the following:
a. The existence of a debt owed to the Postal Service.
b. The amount of such debt.
c. The proposed repayment schedule.
d. Any other issue arising under Article 28 of the applicable collective bargaining agreement.

The Postal Service must ensure that any letter of demand served on an employee provides notice of the employee's right to challenge the demand under the applicable collective bargaining agreement.

462.22 Right to Petition for Hearing

If the Postal Service intends to proceed with the collection of the debt, statutory offset procedures in 452.3 apply (also see 462.32), including the right to petition for a hearing after the employee’s receipt of a Notice of Involuntary Administrative Salary Offsets Under the Debt Collection Act, under the following circumstances:

a. *Failure to initiate a grievance in time* — if a bargaining unit employee or the employee’s union does not initiate, within 14 days of the employee’s receipt of a letter of demand, a grievance challenging one or more of the following:
   (1) The existence of a debt owed to the Postal Service.
   (2) The amount of such debt.
   (3) The proposed repayment schedule.

b. *Failure to advance a grievance in time* — if a bargaining unit employee or the employee’s union initiates a grievance in time challenging one or more of the following, but the employee’s union, following receipt of a decision denying the grievance, does not advance the grievance to the next step of the grievance procedure within the time limits set in Article 15 of the applicable collective bargaining agreement:
   (1) The existence of a debt owed to the Postal Service.
   (2) The amount of such debt.
   (3) The proposed repayment schedule.

c. *Partial settlement of a grievance* — if a grievance challenging one or more of the following is resolved at any stage of the grievance–arbitration procedure through a written settlement agreement between the Postal Service and the union under which the employee remains liable for all or a portion of the debt:
   (1) The existence of a debt owed to the Postal Service.
   (2) The amount of such debt.
   (3) The proposed repayment schedule.

If the employee petitions for a hearing under 452.335, the Postal Service is free to pursue collection of the full amount of the debt before the hearing officer, notwithstanding the settlement with the union. However, if any contractual issue is resolved at any stage of the grievance–arbitration procedure, the settlement of that issue is final and binding.
462.3  **Statutory Offset Procedures**

462.31  **Authority**

Under section 5 of the Debt Collection Act, 5 U.S.C. 5514(a) (1982), the Postal Service may, after providing certain procedural rights, offset an employee’s salary to satisfy any debt due the Postal Service. The Postal Service will deduct 15 percent of an individual’s disposable pay (see 462.42). If the individual’s employment ends before collection of the full debt, the Postal Service may make deductions from subsequent payments of any nature due the employee.

462.32  **Initiation of Statutory Offset Procedure**

At least 30 calendar days before making an administrative offset under this authority, the Postal Service will issue required notices to the employee’s address on record. If an employee does not receive a notice, the postmaster or installation head will provide the following to the employee:

a. A copy of the *Notice of Involuntary Administrative Salary Offsets Under the Debt Collection Act* containing the information in 452.322.

b. A copy of the procedures that govern hearings under the Debt Collection Act that are in 39 CFR Part 961. Copies are also available at www.gpo.gov.

462.33  **Hearing Officials under 39 CFR Part 961**

In accordance with 39 CFR 961.3, any individual who is not under the control or supervision of the postmaster general and who the judicial officer designates as a hearing official may conduct administrative hearings under the Debt Collection Act.

462.34  **Limit of Right to Petition for Hearing**

If an arbitrator opens a hearing on the merits of a grievance concerning any letter of demand, statutory offset procedures in 452.3 do not apply thereafter, unless one of the following occurs:

a. The arbitrator makes a ruling of nonarbitrability (see 462.22d).

b. The Postal Service and the union negotiate a partial settlement of the grievance (see 462.22c).

462.4  **Collection of Debt**

462.41  **Stay of Collection of Debt**

The Postal Service will stay the collection of the debt until after the disposition of the grievance, petition, or both through settlement or exhaustion of the contractual or administrative remedies, whenever at least one of the following occurs:

a. A grievance concerning any letter of demand has been initiated timely, in accordance with Article 15 of the applicable collective bargaining agreement.
b. A petition for a hearing has been filed timely, in accordance with 462.22, regardless of the type and amount of the debt.

462.42 **Limit on Amount of Salary Offset to Collect Debt**

Except as specified in 463, the maximum salary offset to collect a debt that is owed to the Postal Service is 15 percent of an employee’s biweekly disposable pay, or 20 percent of the employee’s biweekly gross pay, whichever amount is lower when the salary offset started. A greater salary offset may be made if the employee agrees with the Postal Service, in writing, on such greater amount.

462.43 **Payment in Full**

An employee who acknowledges the debt’s validity and wishes to pay the debt in full may submit payment to the Eagan Accounting Service Center (ASC), as described in 452.242.

462.44 **Employee’s Failure to Respond to Notices**

If, upon receiving notice of the Postal Service’s intention to collect a debt through involuntary salary offsets, the employee fails to repay the debt, and does not request a hearing on the Postal Service’s determination of the debt, the Postal Service will collect the debt by automatic payroll deductions.

462.5 **Implementing Offsets**

After the applicable procedural requirements have been followed, the Postal Service will automatically initiate payroll deductions.

463 **Court Judgment Salary Offsets**

463.1 **Authority**

In accordance with section 124 of Public Law 97–276 (October 2, 1982), 5 U.S.C. 5514 note (1982), the Postal Service may deduct up to one-fourth (25 percent) of an employee’s current pay in monthly installments or at officially established pay periods to satisfy a debt that a federal court determined the employee owes the Postal Service. The statute authorizes the deduction of a greater amount if necessary to collect the debt within the employee’s anticipated period of employment.

If an individual’s employment ends before the full amount of the indebtedness has been collected, section 124 states that the deduction is to be made from later payments of any nature due the employee.

463.2 **Applicable Collection Procedures**

463.21 **General**

Requirements governing the collection of employer claims specified by a pertinent collective bargaining agreement are not applicable to the collection by salary offset of a Postal Service claim if a federal court has granted judgment upholding the debt.

463.22 **Notice**

At least 15 calendar days before initiating an offset to collect a debt reflected by a federal court judgment, the Eagan ASC will provide the employee with a...
copy of that judgment, as well as with written notice of the Postal Service’s intention to deduct 25 percent of the employee’s current pay each pay period until the judgment is satisfied. The letter also must state the approximate amount, and duration and starting date of the deductions. Generally, the Postal Service must use Certified Mail or Priority Mail Express to deliver the letter and judgment.

463.23 **Implementing Offsets**
The offset specified in the notice to the employee will begin no earlier than 15 calendar days after the employee’s receipt of the letter.

464 **Multiple Offsets**

464.1 **Administrative Salary Offsets**
By statute, administrative salary offsets under section 5 of the Debt Collection Act of 1982 are limited to no more than 15 percent of an employee’s disposable pay during any one pay period — whether the deductions are made to satisfy a debt owed the Postal Service, another federal agency, or some combination of these. Generally, priority among competing administrative salary offset requests is determined by the order in which they are received.

However, a request to collect a debt due the Postal Service must be given priority over other government agency offset requests, regardless of the date the postal offset request is received. If a collection request cannot be honored upon receipt, or can be honored only in part, the postmaster or installation head must notify the requesting postal or other government official, in writing, of the reasons for the delay or for the collection of a lesser amount than that requested, and the approximate date the requested offsets can be implemented.

464.2 **Court Judgment Salary Offsets**
No more than 25 percent of an employee’s current pay may be withheld to satisfy a debt that a federal court determined to be due the United States — whether the deductions are made to satisfy a debt owed the Postal Service, another federal agency, or some combination of these. Generally, priority among competing court judgment salary offset requests is determined by the order in which they are received.

However, a request to collect a debt due the Postal Service must be given priority over other government agency offset requests regardless of the date the postal offset request is received. If a collection request cannot be honored upon receipt, or can be honored only in part, the postmaster or installation head must notify the requesting postal or other government official, in writing, of the reasons for the delay or for the collection of a lesser amount than that requested, and the approximate date the requested offsets can be implemented.

464.3 **Administrative and Court Judgment Salary Offsets**
If the salary of a postal employee is the target of one or more of both types of offsets — administrative and court judgment — a combined total of no more than 25 percent will be withheld during any one pay period. However, in no
case may the amount withheld in accordance with administrative salary offsets exceed 15 percent of current pay. As is generally the case with competing offsets of the same type and subject to 464.4, priority between administrative salary offsets and court judgment salary offsets is determined by the order in which they are received.

464.4 **Priority of Postal Service Indebtedness**

If a postal employee is indebted to the Postal Service, that debt takes priority over any debt he or she may owe another federal agency, even if the other agency’s request for salary offsets was received first. Accordingly, if both the Postal Service and another agency request the maximum allowable deductions, collection of the other agency’s debt must be interrupted or postponed until the entire postal debt is recovered.

However, if an amount less than that requested by the other agency can be deducted in addition to the offsets the Postal Service requests without exceeding the appropriate percentage ceiling, deductions for the lesser amount must be withheld and forwarded to the requesting agency, along with an explanation for the smaller offsets.

464.5 **Garnishments**

Administrative salary offsets based on section 5 of the Debt Collection Act of 1982 and court judgment salary offsets based on section 124 of Public Law 97–276 are not, as a matter of law, considered garnishments. For purposes of determining an employee’s disposable earnings under the Federal Consumer Credit Protection Act, 15 U.S.C. 1671, et seq., these withholdings are considered to be amounts required by law to be deducted. Accordingly, they should be deducted before the applicable garnishment ceilings are imposed and before deductions for garnishments are made.

465 **Action upon Transfer or Separation**

465.1 **Withholding Funds from Amount Due**

If a Postal Service employee whose wages are subject to offset transfers to another federal agency or separates from employment, the Postal Service applies any amount due the employee at the time of his or her separation to the debt owed the Postal Service, subject to the requirements of 31 U.S.C. 3716 as outlined in 470 and 480, if appropriate. If the debt is still not satisfied, appropriate action as described in 465.2 or 465.3 should be taken.

465.2 **Transfer to Another Federal Agency**

If a Postal Service employee whose wages are subject to offset transfers to another federal agency, and the full debt cannot be collected from amounts due the employee from the Postal Service, the following procedures apply:

a. The Postal Service must request that the former employee’s new agency continue to offset the debtor’s salary until the debt is satisfied.

b. The request must specify all of the following:
   
   1. Amount of the original debt.
   2. Amount collected by the Postal Service through salary offsets.
   3. Amount that remains to be collected.
(4) Percentage of the debtor’s disposable earnings or current pay that should be deducted each pay period.

The Postal Service must certify that the former postal employee has been accorded all due process rights to which he or she is entitled.

When the Postal Service sends the request to the new employing agency, it must also send a copy to the former employee at his or her home address.

465.3 Collection of Debt upon Separation

If the Postal Service cannot collect the full debt from amounts due the employee at the time of his or her separation, the financial processing branch manager must attempt to recover the debt from any retirement or disability payments due the former employee in accordance with the provisions of 5 CFR 831, Subpart R, or 5 CFR 845, Subpart D, subject to the requirements or 31 U.S.C. 3716 as outlined in 470 and 480, if appropriate.

470 Administrative Offsets for Former Postal Service Nonbargaining Unit Employees

471 General

471.1 Definitions

For purposes of this subchapter, the following definitions apply:

a. Administrative offset — the withholding of money due and payable by the Postal Service or the United States to an individual, or held by the Postal Service or the United States on behalf of an individual, to satisfy a debt owed the United States by that person, as defined in 31 U.S.C. 3701(a)(1).

b. Debt — an amount of money, funds, or property that has been determined by an agency official to be due to the United States from any person, organization, or entity (except another federal agency), including an amount of money, funds, or property owed by a person to a state, the District of Columbia, American Samoa, Guam, the United States Virgin Islands, the Commonwealth of the Northern Mariana Islands, or the Commonwealth of Puerto Rico.

c. Federal Claims Collection Standards (FCCS) — standards promulgated by the Department of Justice and the Department of the Treasury and codified at 31 CFR 900–904.

d. Former employee — an individual whose employment with the Postal Service has ceased; an employee is considered formally separated from the Postal Service rolls as of close of business on the effective date of his or her separation.

471.2 Scope

These regulations apply to the collection by administrative offset of any debt owed the Postal Service by a former employee who is not included in a collective
bargaining unit. Before collecting a debt by administrative offset, the Postal Service will, to the extent feasible, facilitate the informal resolution of the debt and provide the individual with an opportunity to voluntarily repay the debt.

471.3 Authority
Under section 10 of the Debt Collection Act, 31 U.S.C. 3716, the Postal Service may, after providing certain procedural rights, take an administrative offset from payments due to a former employee in order to satisfy any debt that former employee owes to the Postal Service.

472 Federal Claims Collection Standards Adopted
The provisions for administrative offset in the FCCS, set forth in 31 CFR 901.1–12, shall govern the taking of an administrative offset by the Postal Service and are hereby adopted without change by cross-reference. In the event of any inconsistency between this regulation and the FCCS, the provisions of the FCCS will prevail.

472.1 Notice and Opportunity for Review
472.11 Procedures
The Postal Service may initiate an administrative offset only after the former employee has been provided with written notice in compliance with the administrative offset provisions of the FCCS. The written notice must inform the former employee that he or she may pursue one or more of the following options:

a. Inspect and copy Postal Service records related to the debt.

b. Request a review of the determination of indebtedness, in accordance with 39 CFR 966.

c. Make a written agreement to repay the debt.

472.12 Exceptions
The Postal Service may omit these procedures in certain circumstances set forth in the FCCS. These circumstances include, but are not limited to, the following:

a. If the Postal Service first learns that a former employee owes money when insufficient time is available to afford the employee prior notice and an opportunity for review before the former employee must be paid. When prior notice and an opportunity for review are omitted under these circumstances, the Postal Service will give the former employee notice and an opportunity for review as soon as practicable and will promptly refund any money found not to have been owed by the former employee.

b. If the Postal Service (or another agency) has already given a former employee the notice and review opportunities set forth in the FCCS with respect to a particular debt, the notice and review may be omitted. This includes, but is not limited to, when the Postal Service has already provided a former employee with the notice and review opportunities set forth in 450 and 460 with respect to a particular debt.
472.2 Request for Review

The procedures for requesting a review of the Postal Service’s determination of indebtedness and its proposed administrative offset schedule are set forth in 39 CFR 966, “Rules of Practice in Proceedings Relative to Administrative Offsets Initiated Against Former Employees of the Postal Service.”

472.3 Administrative Offset Programs

The FCCS provides for centralized debt collection and administrative offset programs, which are administered by the Department of the Treasury (“Treasury”), as well as non-centralized, agency-managed administrative offset programs, in which a government agency administers its own debt collection program.

a. The procedures in this subchapter apply to the Postal Service’s use of both centralized Treasury programs and non-centralized, agency-managed programs.

b. Examples of non-centralized, agency-managed programs include the following:

(1) The Postal Service may ask the Office of Personnel Management to satisfy a debt by offsetting the annuity of a federal employee who is leaving government service.

(2) The Postal Service may undertake an internal administrative offset, meaning an offset of payments due to the indebted individual from the Postal Service, in order to satisfy a debt.

c. When the Postal Service requests an administrative offset from another agency, or when the Postal Service refers a debt to Treasury for collection, the Postal Service must first:

(1) Afford the debtor the due-process procedures set forth in 472.1.

(2) Provide written certification to Treasury and/or the agency authorizing payment stating that:

(a) The debtor owes the past due, legally enforceable, delinquent debt in the amount stated; and

(b) The Postal Service has fully complied with its regulations concerning administrative offset.

473 Collection by Administrative Wage Garnishment

After the Postal Service refers a debt to the Treasury, as described in 472.3, the Treasury may decide to pursue collection of the debt by administrative wage garnishment on the Postal Service’s behalf. The Postal Service’s regulations, which authorize collection by administrative wage garnishment, are found in 39 CFR 492. Prior to collecting a debt by administrative wage garnishment, the former employee will be afforded procedural protections, such as a written notice and an opportunity for a hearing. See 31 CFR 285.11 and 39 CFR 492. However, if the former employee has already requested and been afforded a hearing on the existence or validity of the debt, then the former employee may not be entitled to a duplicative hearing.
Administrative Offsets for Former Postal Service Bargaining Unit Employees

Definitions
For purposes of this subchapter, the definitions set forth in 471.1 apply.

Right to Grieve Letters of Demand
Depending on the provisions of the applicable collective bargaining agreement, a former bargaining unit employee or the former employee’s union may have the right to initiate a grievance concerning an employer claim under the Debt Collection Act.

Referral and Administrative Wage Garnishment

Referral to Treasury
As stated in 472.3, the Postal Service provides all former employees with certain procedural protections prior to referring a debt to the Treasury for collection by administrative offset. For former bargaining unit employees, this may include the right to initiate a grievance concerning the employer claim, depending on the provisions of the applicable collective bargaining agreement.

Collection by Administrative Wage Garnishment
After referring a debt to the Treasury for collection, as described in 483.1, the Treasury may decide to pursue collection of the debt on the Postal Service’s behalf by administrative wage garnishment. The Postal Service’s regulations, which authorize collection by administrative wage garnishment, are found in 39 CFR 492. Before collecting a debt by administrative wage garnishment, the former employee will be afforded procedural protections, such as a written notice and an opportunity for a hearing. See 31 CFR 285.11 and 39 CFR 492. However, if the former employee has already requested and been afforded a hearing on the existence or validity of the debt, then the former employee may not be entitled to a duplicative hearing.

Application of Administrative Offset Provisions

Procedures
If a former bargaining unit employee pursues a grievance in accordance with 482 or 483.1, the procedures regarding administrative offsets in 470 and the review procedures in 39 CFR 966 apply under the following circumstances, if the Postal Service also intends to proceed with the collection of the debt:

a. Failure to initiate a grievance in time. A former bargaining unit employee or the former employee’s union does not initiate, within 14 days of the former employee’s receipt of a letter of demand (including the notice referenced in 472.1), a grievance challenging: (1) the existence of a debt owed to the Postal Service; (2) the amount of such debt; and/or (3) the proposed repayment schedule.
b. *Failure to advance a grievance in time.* A former bargaining unit employee or the former employee’s union initiates a grievance in time challenging: (1) the existence of a debt owed to the Postal Service; (2) the amount of such debt; and/or (3) the proposed repayment schedule, but the former employee’s union, following receipt of a decision denying the grievance, does not advance the grievance to the next step of the grievance procedure within the time limits set forth in Article 15 of the applicable collective bargaining agreement.

c. *Partial settlement of a grievance.* A grievance challenging: (1) the existence of a debt owed to the Postal Service; (2) the amount of such debt; and/or (3) the proposed repayment schedule is resolved at any stage of the grievance-arbitration procedure through a written settlement agreement between the Postal Service and the union under which the former employee remains liable for all or a portion of the debt.

d. *Ruling of non-arbitrability.* An arbitrator rules that a grievance concerning any letter of demand is not arbitrable.

### 484.2 Exceptions

If an arbitrator opens a hearing on the merits of a grievance concerning any letter of demand, the procedures regarding administrative offsets in 470, including the review procedures in 39 CFR 966, do not apply thereafter, unless:

a. The Postal Service and the union negotiate a partial settlement of the grievance under which the former employee remains liable for all or a portion of the debt and the Postal Service intends to proceed with the collection of the debt (see 484.1c); or

b. The arbitrator makes a ruling of non-arbitrability and the Postal Service intends to proceed with the collection of the debt (see 484.1d).

### 485 Stay of Collection of Debt

If (a) the provisions of the applicable collective bargaining agreement give a former employee the right to file a grievance concerning an employer claim under the Debt Collection Act; and (b) the former employee timely initiates such a grievance in accordance with the collective bargaining agreement’s provisions, then the Postal Service will stay the collection of the debt by administrative offset until after the disposition of the grievance.
Overview

Policy and Scope

Scope

This subchapter establishes the conditions and procedures for the recognition of all Postal Service employees except the following:

a. Executives and officers assigned to the Postal Career Executive Service (PCES). (Recognition award policy for PCES employees can be found in Handbook EL-380.)


c. Employees of the Postal Regulatory Commission.

Policy

The Recognition and Awards Program is intended to recognize employees who have achieved outstanding performance, have superior competence, or have performed some other significant accomplishment. The program is not intended to provide incentives to employees to meet predetermined goals. The program has been broadly designed to ensure that the recognition and award needs of all organizations and functional areas are met. The awards offered range from a letter of appreciation to $12,500 in cash.

Recognition falls into seven broad categories:


b. Service Awards, for which noncash recognition items, such as Service Award Pins, Retirement Recognition, and Posthumous Service Certificates are awarded.

c. Informal Awards, limited to noncash tangible items valued at less than $100.

d. Formal Awards, including cash, cash equivalents, gift certificates, and noncash tangible items.

e. Special Awards, including but not limited to, the Vice President Award, the Postmaster General Award, and the Benjamin Franklin Award.

f. Other Awards, including the Contest Award for officially sanctioned Postal Service contest winners, and the Safety Award.

g. Inspection Service Awards, including cash and noncash awards specially designed for employees of the U.S. Postal Inspection Service.

Exhibit 491.1 provides a summary of service recognition and incentive rewards.
491.2 Management Control

Postal Service managers must use appropriate review and control procedures to identify the superior work of individuals, programs, and operational areas. Managers must ensure that related actions, such as performance evaluations, are fully considered to maintain compatibility between awards and other relevant factors. All levels of management are responsible for ensuring that all employees are treated fairly and equitably and for providing a workplace environment characterized by recognition and celebration of business success. Vice presidents, district managers, senior and lead plant managers, and the chief Human Resources officer periodically audit the awards process.

491.3 Awards

491.31 Cash Awards

A cash award is issued in the form of a check by Accounting Services. All cash awards are considered ordinary income and are subject to the following deductions: (a) federal, state, Medicare, and Social Security (if applicable); and (b) involuntary deductions such as child support and tax levies. (Various...
other payroll deductions are not withheld from the cash award.) Since these payroll deductions are made from cash awards, the net amount of the check will be less than the requested dollar amount.

491.32 **Cash Equivalent Awards**

A cash equivalent award is a product purchased from an authorized Postal Service supplier, which is immediately convertible to cash, such as a gift check. All cash equivalent awards, regardless of value, are considered ordinary income and are subject to income tax. All cash equivalent awards must be reported in eAwards under the award category appropriate for the type of employee and reason for the award. Reporting of cash equivalents should occur in the same pay period in which they are received by the employee, but must occur in the same calendar year to avoid tax reporting discrepancies. Cash equivalent awards are automatically grossed up by eAwards so that the Postal Service assumes the tax liability for the recipient. The additional tax liability is charged to the finance number indicated in eAwards when reported.

491.33 **Noncash Tangible Awards**

Noncash tangible awards authorized by the Postal Service are described below. See 491.332 for noncash tangible awards that are prohibited.

a. **Informal Recognition**, such as pins, pen and pencil sets, coffee mugs, apparel, plaques, event tickets, etc., valued at less than $100.

   (1) **Reporting.** Individual noncash tangible award items valued at less than $100 are not normally considered taxable income and are not reported in eAwards. However, management must track all noncash tangible items valued at less than $100 received by an employee during the calendar year. If the aggregate total of all noncash tangible items valued at less than $100 received by an employee in a calendar year meets or exceeds $100, the total amount must be reported in eAwards under the appropriate noncash tangible award type for the employee category and reason for the award.

   (2) **Event tickets.** Tickets to a specific event, game, play, concert, movie, etc., for a definite time and place that cannot be exchanged for another event, time, or place, etc., and are valued at less than $100 are informal awards and do not constitute reportable income. However, any of the preceding items valued at $100 or more, or any certificate that can be exchanged or redeemed for a ticket or tickets to an event at the time and place of the recipient’s choice, regardless of value, are considered gift certificates and must be reported in eAwards under the appropriate noncash award type (see 491.34).

b. **Formal Noncash Tangible Recognition**, such as clothing, event tickets, merchandise, electronics, and other personal property valued at $100 or more (see 491.332). The market value of formal noncash tangible award items may range from $100 up to $3,000 depending on the reason for the award (Spot Award, Team Award, Contest Award, etc.).
Individual noncash tangible items valued at $100 or more are always considered taxable income, and should be reported in eAwards in the same pay period in which they are received under the appropriate noncash award type for the employee category and reason for the award. Reporting must take place in the same calendar year to avoid tax reporting discrepancies. Noncash tangible awards are automatically grossed up by eAwards so that the Postal Service assumes the tax liability for the recipient. The additional tax liability for grossed up awards is charged to the finance number indicated when reported in eAwards.

491.332 Prohibited

The purchase of any season or partial season sporting or entertainment ticket is prohibited. The purchase of any single event ticket (sporting events, movies, and concerts, etc.) that costs $100 or more requires advance approval, in the form of an email or letter, from the Vice President, Controller.

491.34 Gift Certificates

The value of gift certificate awards may range from $1 to $3,000 depending on the reason for the award (Spot Award, Contest Award, etc.) and employee category (career, noncareer).

a. All gift certificates, regardless of dollar value, are considered taxable income by the Internal Revenue Service and should be reported in eAwards in the pay period they are received under the appropriate noncash award category for the type of employee and reason for the award. Reporting must take place in the same calendar year to avoid tax reporting discrepancies.

b. The eAwards system withholds appropriate payroll deductions from the recipient’s paycheck relevant to the pay period the gift certificate is reported in eAwards.

c. Gift certificates valued at $50 or more presented to all employees are grossed up by eAwards so that the Postal Service assumes the tax liability for the recipient. The additional tax liability is charged to the finance number indicated when reported in eAwards.

491.4 Privacy Act Considerations

Award records contain personal information; therefore, such records must be handled and disclosed only as stipulated in the Privacy Act and implementing instructions (see Handbook AS-353, Guide to Privacy, the Freedom of Information Act, and Records Management). Records of awards received by employees are maintained in the Postal Service Privacy Act system of records, as follows: 100.000, General Personnel Records; 100.200, Employee Performance Records; 100.400, Personnel Compensation and Payroll Records.

491.5 Presentation Ceremonies

Whenever feasible, installation heads should (a) coordinate publicity with communications staff or the area communications program specialist, and (b) provide an appropriate ceremony for each award in the presence of the employee’s managers and coworkers.
### 491.6 Documenting Awards

_Cash, cash equivalent, gift certificate, and reportable noncash tangible_ awards are documented electronically in eAwards for 7 years after processing. In addition, awards may be documented by a record (e.g., copy of the nomination, letter to the recipient, copy of a certificate) filed in the recipient’s electronic official personnel folder (eOPF).

### 492 Certificate of Appreciation

#### 492.1 Overview

The characteristics of the Certificate of Appreciation are as follows:

<table>
<thead>
<tr>
<th>Type</th>
<th>Who Is Eligible</th>
<th>Description</th>
<th>Approval Authority</th>
<th>Basis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Certificate of Appreciation</td>
<td>All employees, contractors, suppliers and customers</td>
<td>Certificate</td>
<td>Vice president, installation head, district manager, senior plant manager, or designee</td>
<td>Recognizes contributions to the betterment of the Postal Service</td>
</tr>
</tbody>
</table>

#### 492.2 Purpose

The _Certificate of Appreciation_ provides executives, managers, postmasters, and other installation heads with a method for recognizing and commending career and noncareer employees, contractors, suppliers, and customers for their contributions to the betterment of the Postal Service.

#### 492.3 Description

The Certificate of Appreciation is a nonmonetary award consisting of a printed certificate with the Postal Service corporate signature and “Certificate of Appreciation” printed at the top. At the discretion of the approving official, a commendatory letter may accompany the certificate. The certificate and letter of commendation (if included) are presented in an official service award folder.

#### 492.4 Eligibility

Career and noncareer employees, contractors, suppliers, and customers are eligible to receive the Certificate of Appreciation. Eligibility for a Certificate of Appreciation is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

#### 492.5 Basis

The Certificate of Appreciation may be issued for noteworthy assistance to the Postal Service. Examples of such contributions are:

a. Reflecting credit on the Postal Service through civic service and humanitarian endeavors.

b. Participating significantly in Postal Service programs such as Savings Bond drives, Combined Federal Campaigns, and blood donor drives.
c. Performing exceptionally in one or more important job projects.
d. Meeting unusual demands on one’s own initiative, along with regularly assigned duties, during unplanned absences of associates.
e. Improving public relations or sustaining good public relations in unusual circumstances.
f. Enabling a unit to meet unanticipated demands by performance of unusual duties for short periods.
g. Demonstrating unusual courage or competence in an emergency.
h. Improving service through actions that Postal Service management feels are significant.

**492.6 Responsibility**

**492.61 Headquarters and Headquarters-Related Field Units**
The manager of Corporate Personnel Management administers the Certificate of Appreciation program for Headquarters and Headquarters-related field units.

**492.62 Areas, Districts, and Plants**
Area vice presidents, district managers, and senior or lead plant managers administer the Certificate of Appreciation program in their organizational units.

**492.7 Approval Authority**

**492.71 Headquarters and Headquarters-Related Field Units**
PCES executives may approve the Certificate of Appreciation for career and noncareer employees, customers, suppliers, and contractors.

**492.72 Areas**
The area vice president may approve a Certificate of Appreciation for career and noncareer employees, customers, suppliers, and contractors.

**492.73 Field**
Managers, postmasters, and installation heads may approve the Certificate of Appreciation to suit local needs.

**492.8 Ordering Certificates**
Certificates and folders may be ordered from the Material Distribution Center by local offices under the following item numbers:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-1100-F</td>
<td>Certificate of Appreciation</td>
</tr>
<tr>
<td>0-1100-H</td>
<td>Service Award Folder (Single Window)</td>
</tr>
<tr>
<td>0-1100-K</td>
<td>Service Award Folder (Double Window)</td>
</tr>
</tbody>
</table>

The double window service award folder is to be used when presenting a commendatory letter along with a Certificate of Appreciation (see 492.3).
492.9 Presenting Awards
The Certificate of Appreciation is presented by the immediate supervisor or higher-ranking official with appropriate ceremony and publicity in the presence of top officials and coworkers, preferably at the employee’s worksite.

493 Service Awards

493.1 Overview
The characteristics of Service Awards are shown in Exhibit 493.1:

Exhibit 493.1

<table>
<thead>
<tr>
<th>Service Awards</th>
<th>Type</th>
<th>Who Is Eligible</th>
<th>Description</th>
<th>Approval Authority</th>
<th>Basis</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service Award Pin (milestone years)</td>
<td>All career employees</td>
<td>Emblem pin and letter of appreciation</td>
<td>Installation head, district manager, senior plant manager, or designee</td>
<td>Recognizes employees with 25, 30, 35, 40, 45, and 50 years of federal service, including military service.</td>
<td></td>
</tr>
<tr>
<td>Service Award Certificate (retirement)</td>
<td>All career employees</td>
<td>Certificate (retirement) and letter of appreciation</td>
<td>Installation head, district manager, senior plant manager, or designee</td>
<td>Recognizes employees at time of retirement.</td>
<td></td>
</tr>
<tr>
<td>Service Award Certificate (posthumous)</td>
<td>All career employees</td>
<td>Certificate (posthumous) and letter of appreciation</td>
<td>Installation head, district manager, senior plant manager, or designee</td>
<td>Recognizes employees with 5 or more years of creditable federal service who die while still employed. Presented to nearest relative.</td>
<td></td>
</tr>
</tbody>
</table>

493.2 Service Award Pin

493.21 Description
The Service Award Pin, a noncash recognition award given at milestone years, consists of an emblem pin and a letter of appreciation issued in recognition of government service.

The letter of appreciation is:

a. Signed by the installation head or functional organization head for an employee with 25, 30, 35, 40, or 45 years of service.

b. Signed by the Postmaster General for an employee with 50 years of service.

c. Presented in an official service award folder.
493.22 **Basis**
The Service Award Pin is presented to career employees who have completed 25, 30, 35, 40, 45, or 50 years of creditable service to the government. *All* federal civilian and military service is considered creditable. Eligibility for the Service Award Pin is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

493.23 **Responsibility**

493.231 **Headquarters**
The manager of Corporate Personnel Management is responsible for:

a. Administration of the Service Award Pin program for Headquarters and Headquarters-related field units.

b. Oversight of the 50-year Service Award Pin program service-wide.

493.232 **Areas**
The area vice president is responsible for administration of:

a. The Service Award Pin program for personnel on area rolls and employees reporting directly to the area office.

b. The 50-year Service Award Pin program for eligible employees within the area (see 493.26 for instructions).

493.233 **Districts and Plants**
District managers are responsible for the administration of the Service Award Pin program for district and plant employees (see 493.26 for instructions).

493.234 **Inspection Service**
The chief postal inspector is responsible for the administration of:

a. The Service Award Pin program for Inspection Service employees.

b. The 50-year Service Award Pin program for all eligible Inspection Service employees (see 493.26 for instructions).

493.24 **Providing Lists of Eligible Employees**
Before the end of each quarter, a list of all employees who, based on their retirement computation date, will achieve sufficient government service to qualify for a Service Award Pin during the next quarter, will be made available to the officials responsible for the administration of the program at each district, area, Headquarters, and Headquarters-related field unit office.

**Note:** To determine an individual’s eligibility for the Service Award Pin, federal civilian and military service that is not creditable for retirement purposes must be added to service indicated by the retirement computation date.
493.25 **Ordering Pins and Service Award Folders**

Pins and folders may be requisitioned from the Material Distribution Center under the following item numbers:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-917-C</td>
<td>25-Year Pin</td>
</tr>
<tr>
<td>0-917-G</td>
<td>30-Year Pin</td>
</tr>
<tr>
<td>0-917-D</td>
<td>35-Year Pin</td>
</tr>
<tr>
<td>0-917-E</td>
<td>40-Year Pin</td>
</tr>
<tr>
<td>0-917-H</td>
<td>45-Year Pin</td>
</tr>
<tr>
<td>0-917-J</td>
<td>50-Year Pin</td>
</tr>
<tr>
<td>0-1100-H</td>
<td>Service Award Folder (Single Window)</td>
</tr>
<tr>
<td>0-1100-K</td>
<td>Service Award Folder (Double Window)</td>
</tr>
</tbody>
</table>

Normally the single window service award folder is sufficient for Service Pin Awards, unless the office decides to include a locally produced certificate with the letter of appreciation. The Material Distribution Center does not stock certificates for Service Pin Awards.

493.26 **Preparing Letters of Appreciation**

For an employee with 25, 30, 35, 40, or 45 years of combined postal, federal civilian, and/or military service, the responsible installation or functional organization head prepares a letter of appreciation to accompany the Service Award Pin. (See Exhibit 493.27a for a sample letter.) Letters of appreciation to accompany Service Award Pins for up to 45 years of service may be created using eAwards.

For an employee with 50 or more years of combined Postal Service and federal civilian or military service, the responsible vice president or district Human Resources manager drafts a letter of appreciation to accompany the Service Award Pin and forwards it electronically to Corporate Personnel Management for signature by the Postmaster General. (See Exhibit 493.27b for a sample letter.) The eAwards system is not used for letters of appreciation that accompany the 50-year pin.

493.27 **Presenting Awards**

The Service Award Pin (except for the 50-year pin) is presented by the installation or functional organization head, with appropriate ceremony and publicity, in the presence of top officials and coworkers. Responsibility for presenting 50-year pins remains with the vice president, who may delegate the responsibility.
Exhibit 493.27a

**Sample Letter of Appreciation — Employee With 25, 30, 35, 40, or 45 Years of Service**

To be signed by the installation or functional organization head.

---

**[United States Postal Service]**

[___date___]

[___name___]

[___street address___]

[___city, state, ZIP Code___]

Dear [___name___]:

It is with great pleasure that I present this Service Award Pin in recognition of your [___number of___] years of federal employment.

The Postal Service owes a great deal to the loyalty and dedication of its employees, and I am happy to commend you for your many contributions throughout the years toward improved Postal Service operations.

[___If desired, personal information can be inserted here.___]

I wish to extend my warm personal greetings and the hope that you will accept this pin as a symbol of my deep appreciation for a career of commendable service.

Sincerely,

[___signature___]

[___name___]
Sample Letter of Appreciation — Employee With 50 Years of Service
To be signed by the Postmaster General.

Dear [__name__]:

It is my privilege to present this Service Award Pin to recognize your completion of 50 years of government service.

A career spanning a half century is certainly indicative of a unique dedication to duty and to country. The attainment of this career milestone places you in an elite group. Few employees inside or outside of the Postal Service ever attain this distinction. It is an accomplishment of which you should be proud, and one which deserves the admiration of your fellow employees and your community as well.

I am happy to thank you, on behalf of the Postal Service, for your many years of dedicated service and to commend you personally on the attainment of this major career landmark.

Sincerely,

[__signature__]

[__name__]
493.3 Service Award Certificates

493.31 Description
There are two types of Service Award Certificates: the Retirement Service Award, and the Posthumous Service Award. Both are noncash recognition items, printed on certificates that have the Postal Service corporate signature and the type of service award printed at the top. In addition:

a. The Retirement Service Award Certificate states: “Given…on this occasion of your retirement.”

b. The Posthumous Service Award Certificate states: “Given posthumously…”

Retirees receive a certificate and a letter of appreciation signed by the installation or functional organization head. Retirees with 50 or more years of service receive a certificate and a letter of appreciation signed by the Postmaster General. Retirement Service Award Certificates for less than 50 years of service can be created in eAwards.

Employees who die while still active with any amount of creditable service equal to 5 or more years receive a Posthumous Service Award Certificate. This certificate can be created in eAwards.

The certificate and the letter of appreciation that accompanies it are presented in an official double window service award folder (see 493.34 for ordering information).

493.32 Basis

493.321 Retirement
The Retirement Service Award Certificate recognizes employees who retire (a) under the optional provisions of the applicable retirement law, (b) due to disability, or (c) under mandatory retirement for postal inspectors. Eligibility for the Retirement Service Award Certificate is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

493.322 Death
To honor employees with 5 or more years of creditable service who die while still employed, the Posthumous Service Award Certificate is presented to the nearest relative. Creditable service is defined as service that qualifies for retirement under the procedures for the Civil Service Retirement System (CSRS) or Federal Employees Retirement System (FERS). Eligibility for the Posthumous Service Award Certificate is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

493.33 Responsibility

493.331 Headquarters
The manager of Corporate Personnel Management is responsible for:

a. Preparing Service Award Certificates and letters of appreciation for Headquarters and Headquarters-related field unit employees.

b. Administering the Retirement Service Award program for all Postal Service retirees with 50 or more years of creditable service, including the submission of requests to the Postmaster General to sign
certificates and letters of appreciation from Headquarters, Headquarters-related field units, and district and area offices.

493.332 **Areas**
The area vice president is responsible for:

a. Preparing Service Award Certificates and letters of appreciation for area office employees.

b. Ensuring that the certificates and letters of appreciation for area office retirees with 50 or more years of creditable service, to be signed by the Postmaster General, are prepared and presented in accordance with established procedures (see 493.351 for more information).

493.333 **Districts and Plants**
District managers are responsible for:

a. Administering the Service Award Program for district and plant employees.

b. Ensuring that the certificates and letters of appreciation for district and plant retirees with 50 or more years of creditable service, to be signed by the Postmaster General, are prepared and presented in accordance with established procedures (see 493.351 for more information).

493.34 **Ordering Certificates**
Certificates and folders may be requisitioned from the Material Distribution Center under the following item numbers:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-1100-N</td>
<td>Service Award Certificate (Retirement)</td>
</tr>
<tr>
<td>0-1100-P</td>
<td>Service Award Certificate (Posthumous)</td>
</tr>
<tr>
<td>0-1100-H</td>
<td>Service Award Folder (Single Window)</td>
</tr>
<tr>
<td>0-1100-K</td>
<td>Service Award Folder (Double Window)</td>
</tr>
</tbody>
</table>

The double window service award folder should be used to present the certificate and letter of appreciation together.

493.35 **Preparing Letters of Appreciation**

493.351 **Retiring Employees**
For an employee retiring with up to 49 years and 11 months of creditable service, the responsible installation or functional organization head prepares a letter of appreciation to accompany the Retirement Service Award Certificate. (See Exhibit 493.351a for a sample letter.) Service Award Certificates for up to 49 years and 11 months of service can be created in eAwards.

For an employee retiring with 50 or more years of creditable service, the area or district manager of Human Resources drafts a letter to accompany the Retirement Service Award Certificate and forwards it electronically to Corporate Personnel Management for signature by the Postmaster General. (See Exhibit 493.351b for a sample letter.) Letters of appreciation or certificates for employees retiring with 50 or more years of creditable service should not be created using eAwards.
493.352 **Deceased Employees**
At the request of the responsible installation or functional organization head, those close to the deceased are most suitable for drafting a letter to accompany a Posthumous Service Award Certificate. Letters of appreciation to accompany Posthumous Service Awards for employees with 5 or more years of creditable service can be created in eAwards.

493.36 **Presenting Awards**

493.361 **Retirement Award Certificates**
Whenever possible, installation heads should coordinate publicity with communications staff and provide an appropriate ceremony for each award in the presence of the employee’s managers, coworkers, and family. Except in unusual circumstances, the award should not be mailed.

493.362 **Posthumous Award Certificates**
The presentation of posthumous awards must be tailored to the wishes of the family, as follows:

a. The deceased employee’s supervisor, manager, or postmaster should contact the nearest relative to determine whether the recipient prefers to have the certificate presented formally in public or taken to the recipient’s home.

b. At a formal ceremony, attendance should be limited to a few close friends and coworkers of the deceased.

c. When the recipient prefers delivery to the home, the management representative should consider having coworkers who were close friends of the deceased accompany him or her.

d. District, area, or Headquarters Human Resources personnel should mail the Posthumous Service Award Certificate only as a last resort, making certain that the award is carefully and securely wrapped before mailing.
Exhibit 493.351a
Sample Letter of Appreciation — Retiring Employee With Less Than 50 Years of Service
To be signed by the installation or functional organization head.

[United States Postal Service]

Date

Name

Street Address

City, State, ZIP Code

Dear [Name]:

It is with great pleasure that I present this Service Award Certificate in commemoration of your [Number of] years of service. The good reputation the Postal Service enjoys is built on the loyal service of people like you, and I am happy to commend you for your contribution to our efforts for a better Postal Service.

I wish to extend my warm personal greetings and the hope that you will accept this certificate as a symbol of my deep appreciation for a career of commendable service. Best wishes for many years of happy retirement.

Sincerely,

Signature

Name

[Date]

[Name]
Sample Letter of Appreciation — Retiring Employee With 50 or More Years of Service
To be signed by the Postmaster General.

[__.date__]

[__.name__]
[__.street address__]
[__.city, state, ZIP Code__]

Dear [__.name__]:

It is with great deal of pleasure that I present this Service Award Certificate in recognition of your [__.number of__] years with the U.S. Postal Service.

The Postal Service owes a great deal to the loyalty and dedication of its employees, and I am happy to commend you for your many contributions throughout the years toward improved Postal Service operations. I wish to extend my warm personal greetings and the hope that you will accept this certificate as a symbol of my deep appreciation for a career of commendable service.

[__.If desired, personal information can be inserted here.__]

Sincerely,

[__.signature__]
[__.name__]
Informal Award

Overview

Characteristics of this award are as follows:

<table>
<thead>
<tr>
<th>Type</th>
<th>Who Is Eligible</th>
<th>Description</th>
<th>Approval Authority</th>
<th>Basis</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Informal Award</td>
<td>All employees and contractors</td>
<td>Noncash tangible items, such as plaques, mugs, clothing, event tickets. (For prohibited items, see 491.332.)</td>
<td>Immediate supervisor</td>
<td>Recognizes a specific action or consistent performance of regular duties in an exemplary manner.</td>
<td>Less than $100 in value.</td>
</tr>
</tbody>
</table>

494.2 Purpose

The Informal Award provides a quick and simple method for recognizing employees and contractors who regularly perform duties beyond normal work requirements, or who have performed a specific exceptional task or action.

494.3 Description

The Informal Award is a noncash tangible item of less than $100 in value obtained or purchased locally, such as a plaque, coffee mug, an article of clothing, tickets to a specific entertainment event, or similar item. (Purchasing and reporting requirements pertaining to event tickets and noncash tangible items less than $100 in value are set forth in 491.331; prohibited purchases in 491.332.)

494.4 Eligibility

All employees and contractors are eligible to receive an Informal Award. Eligibility for the Informal Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

494.5 Basis

The basis for this award is an employee contribution (sustained performance or achievement). The employee must:

a. Consistently perform regular duties in an exemplary manner; or
b. Accomplish a specific act beyond the normal duties.

494.6 Approval Authority

The immediate supervisor is the approving official for the Informal Award.

494.7 Documentation

Management must track all informal awards presented to employees. If the aggregate amount of informal awards received by an employee during a calendar year meets or exceeds $100, the total amount of informal awards must be reported as income in eAwards under the appropriate noncash award category. (See 491.331b for reporting requirements.) The value of informal awards presented to contractors must never meet or exceed $100 in a calendar year.
## Formal Awards

### 495.1 Overview

The characteristics of Formal Awards are shown in Exhibit 495.1.

<table>
<thead>
<tr>
<th>Type</th>
<th>Who Is Eligible</th>
<th>Description</th>
<th>Approval Authority</th>
<th>Basis</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spot cash</td>
<td>Non-Inspection Service, career employees</td>
<td>Check issued by Accounting Services.</td>
<td>Manager or Postmaster EAS-22 or higher</td>
<td>Recognizes sustained high-quality performance that is likely to continue or a specific action or accomplishment beyond normal work requirements.</td>
<td>From $50 to $3,000 per award. Limit is $3,000 per employee per fiscal year.</td>
</tr>
<tr>
<td>Spot Cash Equivalent</td>
<td>Non-Inspection Service, career employees</td>
<td>Cash equivalent item purchased locally from authorized vendor.</td>
<td>Manager or Postmaster EAS-22 or higher</td>
<td>Recognizes sustained high-quality performance that is likely to continue or a specific action or accomplishment beyond normal work requirements.</td>
<td>From $100 to $3,000 per award. Limit is $3,000 per employee per fiscal year.</td>
</tr>
<tr>
<td>Spot Noncash Tangible</td>
<td>Non-Inspection Service, career employees</td>
<td>Merchandise item, clothing, etc., purchased locally.</td>
<td>Manager or Postmaster EAS-22 or higher</td>
<td>Recognizes sustained high-quality performance that is likely to continue or a specific action or accomplishment beyond normal work requirements.</td>
<td>From $100 to $3,000 per award. Limit is $3,000 per employee per fiscal year.</td>
</tr>
<tr>
<td>Spot Gift Certificate</td>
<td>Non-Inspection Service, career employees</td>
<td>Gift card or certificate purchased locally from an authorized vendor.</td>
<td>Manager or Postmaster EAS-22 or higher</td>
<td>Recognizes sustained high-quality performance that is likely to continue or a specific action or accomplishment beyond normal work requirements.</td>
<td>From $1 to $3,000 per award. Limit is $3,000 per employee per fiscal year.</td>
</tr>
<tr>
<td>Noncareer Gift Certificate</td>
<td>Noncareer employees</td>
<td>Gift card or certificate purchased locally from an authorized vendor.</td>
<td>Manager or Postmaster EAS-22 or higher</td>
<td>Recognizes sustained high-quality performance that is likely to continue or a specific action or accomplishment beyond normal work requirements.</td>
<td>From $1 to $100 per award. Limit is $500 per employee per fiscal year.</td>
</tr>
<tr>
<td>Quality Step Increase (QSI)</td>
<td>Career bargaining unit employees</td>
<td>Change in base pay.</td>
<td>See 495.4</td>
<td>See 495.4</td>
<td>Step increase (see 495.4).</td>
</tr>
</tbody>
</table>
495.11 **Presenting Awards**
Whenever possible, an award should be presented by the installation head or designee, in front of coworkers, with the appropriate amount of ceremony. The award may be presented along with a letter of appreciation describing the reason for the award to the recipient on Postal Service letterhead in an official service award folder. Folders may be ordered from the Material Distribution Center under the following item number:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-1100-H</td>
<td>Service Award Folder (Single Window)</td>
</tr>
</tbody>
</table>

495.2 **Spot Award**

495.21 **Purpose**
The purpose of a Spot Award is to provide immediate recognition for a specific action or achievement beyond what is normally expected of an employee. It is not to be used as an incentive for pre-established goals or objectives. A Spot Award may be used to recognize a wide range of performance or actions.

495.22 **Description**
A Spot Award is one of the following:

a. A check issued by Accounting Services (see 491.31).

b. A cash equivalent product that can be immediately converted to cash. (See 491.32 for an explanation of cash equivalent awards.)

c. A merchandise item of at least $100 in value (see 491.33).

d. A gift certificate (see 491.34).

A Spot Award is always considered ordinary income for tax purposes. Depending on the award type and amount, cash equivalent items, gift certificate, and noncash tangible awards may be grossed up for income tax purposes. (See 491.3 for more information on the tax impact of awards and grossing up for tax purposes.)

**Note:** Cash awards are not grossed up.

495.23 **Eligibility**
All non-Inspection Service career employees are eligible to receive Spot Awards. Eligibility for Spot Awards is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

495.24 **Basis**
The basis for presenting a Spot Award is an employee contribution (sustained performance, achievement, invention, special act, or service) that exceeds usual work requirements. (See 495.442 for comparison with Quality Step Increase.) The employee must:

a. Exceed requirements in one or more important job elements for 12 months or more.

b. Devise new or improved methods that save manpower, space, materials, equipment, or other cost items.
c. Contribute to outstanding economy, efficiency, added income, or measurably improved service to the public.
d. Break production records or inspire others to improve quantity and quality of work.
e. Risk life or personal safety in an act of heroism.
f. Maintain work schedule in absence of supervisor or meet unusual demands of higher level duties on one’s own initiative.

**495.25 Approval Authority**

**495.251 Headquarters and Headquarters-Related Field Units**
Officers, PCES executives, and their designees who are EAS-22 and above may approve Spot Awards for eligible Headquarters and Headquarters-related field unit employees.

**495.252 Areas**
Area vice presidents, area managers, and their designees who are EAS-22 and above, may approve Spot Awards for eligible area employees, in accordance with Postal Service and area office policy.

**495.253 Field**
District managers, senior plant managers, postmasters, and other managers who are EAS-22 and above may approve Spot Awards for eligible employees under their jurisdiction in accordance with Postal Service and local guidelines for employee recognition.

**495.26 Recommending an Award**
The recommendation for a Spot Award is initiated in eAwards by the immediate supervisor, postmaster, or management official with knowledge of the employee or group contribution. The recommendation is initiated promptly, but no later than 1 year after the date of the achievement, act, or period covering the performance.

The recommending official reviews the employee’s job description, assigned duties, and performance requirements and decides to what degree the contribution exceeds average requirements by:

a. Measuring the amount of savings or degree of improvement realized in relation to job responsibilities. (Savings alone cannot be used to determine an award. Higher-level employees are expected to effect more significant improvements and benefits than employees at lower levels.)

b. Determining the extent of contribution and benefits outside the employee’s immediate installation.

c. Considering the degree of ingenuity, magnitude of accomplishment, and nonmonetary benefits represented by the contribution.

*Note:* The nominee should not be advised of the recommendation in advance of its approval.

**495.27 Evaluating and Approving the Award**
The approving official evaluates the recommendation, decides if an award is warranted, and approves the recognition in eAwards.
When, in the opinion of the approving official, the accomplishment fails to meet the outlined criteria for Spot Award recognition or if the award amount needs to be modified, the award submission is returned to the recommender via eAwards, with comments as to why it is being returned and any further handling instructions.

495.28 Processing

All Spot Cash Awards are requested, approved, and generated via eAwards. When a Spot Cash award submission is approved, eAwards will generate a check that is mailed to the official Postal Service address provided when the award request was entered.

The recommending official is responsible for obtaining or purchasing locally any cash equivalents, noncash tangible merchandise items, and gift certificates to be used as recognition. Purchasing must be done in accordance with established Postal Service and local policies.

Noncash tangible awards, valued at $100 or more, and all cash equivalent and gift certificate awards must be reported in eAwards as income received so that:

a. Appropriate payroll deductions can be made from the recipient’s normal pay, and
b. The award amount may be grossed up, if necessary.

The reporting of these items in eAwards should occur in the same pay period the award is presented to the recipient. Reporting must take place in the same calendar year to avoid tax reporting discrepancies.

495.3 Noncareer Gift Certificate

495.31 Purpose

The purpose of the Noncareer Gift Certificate Award is to provide immediate recognition for a specific action or achievement beyond the normal work requirements of a noncareer employee. It is not to be used as an incentive for achievement of pre-established goals or objectives. The Noncareer Gift Certificate Award may be used to recognize a wide range of performance or actions.

495.32 Description

A Noncareer Gift Certificate Award consists of a gift certificate not greater than $100 in value purchased locally in accordance with Postal Service and local purchasing rules and regulations. Eligible employees may receive up to $500 in gift certificate awards in a fiscal year.

The Noncareer Gift Certificate Award, regardless of dollar value, is considered taxable income. Noncareer Gift Certificates valued at $50 or more are grossed up for tax purposes. (See 491.34 for more information on the tax impact of awards and grossing up for tax purposes.) A Noncareer Gift Certificate Award may be presented along with a letter of appreciation on official Postal Service letterhead in an official service award folder.
495.33 Eligibility
All noncareer Postal Service employees are eligible to receive Noncareer Gift Certificate Awards. Eligibility for the Noncareer Gift Certificate Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability. In addition:

a. The Noncareer Gift Certificate Award is the only formal award that noncareer employees are eligible to receive.

b. Contractors are not eligible to receive any type of formal award.

495.34 Basis
The basis for presenting a Noncareer Gift Certificate Award is an employee contribution (sustained performance, achievement, invention, special act, or service) that exceeds usual work requirements.

495.35 Approval Authority
495.351 Headquarters and Headquarters-Related Field Units
Officers, PCES executives, and designated managers EAS-22 and above may approve Noncareer Gift Certificate Awards for eligible Headquarters and Headquarters-related field unit employees.

495.352 Areas
Area vice presidents, area managers, and their designees EAS-22 and above may approve Noncareer Gift Certificate Awards for eligible employees, in accordance with Postal Service and area office policy.

495.353 Field
District managers, senior plant managers, postmasters, and other managers EAS-22 and above may approve Noncareer Gift Certificate Awards for eligible employees under their jurisdiction in accordance with Postal Service and local guidelines for employee recognition.

495.36 Recommending an Award
The recommendation for a Noncareer Gift Certificate Award is initiated in eAwards by the immediate supervisor, postmaster, or management official with knowledge of the employee or group contribution. The recommendation should be initiated promptly, but no later than 1 year after the date of the achievement, act, or period covering the performance.

Note: The nominee should not be advised of the recommendation in advance of its approval.

495.37 Evaluating and Approving the Award
The approving official evaluates the recommendation, decides if an award is warranted, and approves recognition in eAwards.

When, in the opinion of the approving official, the accomplishment fails to meet the outlined criteria for Noncareer Gift Certificate Awards recognition or if the award amount needs to be modified, the award submission is returned to the recommender via eAwards, with comments as to why it is being returned and any further handling instructions.
495.38 **Processing**

The recommending official is responsible for purchasing gift certificates to be used as recognition. Purchasing must be done in accordance with established Postal Service and local policies.

All Noncareer Gift Certificate Awards are reported in eAwards as income received so that the appropriate payroll deductions can be made from the recipient’s pay. The reporting of these items in eAwards should occur in the same pay period the award is presented to the recipient. Reporting must take place in the same calendar year to avoid tax reporting discrepancies.

495.4 **Quality Step Increase Award**

495.41 **Description**

The *Quality Step Increase* (QSI) is an increase in basic pay that recognizes sustained high-quality performance. The total dollar benefit usually exceeds that of a one-time cash award and is granted only when the level of performance is likely to continue.

495.42 **Eligibility**

All career bargaining unit employees not already at the top step for their pay grade are eligible to receive the QSI. An employee cannot receive more than one QSI in any 52-week period. Eligibility for the QSI is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

495.43 **Basis**

High-quality performance can be determined only after a thorough review of position requirements, duties, and responsibilities. Consideration must be given to the quality and quantity of work, demonstrated professional and technical knowledge, manual skills, and other evidence of superior competence. Performance criteria include one or more of the following:

a. The most important function of the job is being performed in a manner that substantially exceeds normal requirements.

b. Another function of the job is being performed in a manner that is better than satisfactory.

c. A specific job was sustained at a high level during the preceding year and gives promise of continuing.

495.44 **Comparisons**

495.441 **Comparison to Regular Within-Grade Increases**

A QSI requires exceptional authorization by management and is always in addition to regular pay adjustments (such as general increases, cost of living adjustments, and/or regular within-grade increases) required by the labor contracts. Any employee below the highest step is eligible to receive a QSI. A bargaining unit employee cannot receive more than one QSI in any 52-week period (see 495.42). An employee who receives a QSI may advance by one or two steps, as determined by the procedure described below. The QSI may also change the due date for advancement to the next higher step.
The step and next step date for the QSI action are determined as follows:

a. If the number of weeks served before the QSI is greater than the number of weeks that would be required to progress from the QSI step to the next step, the employee is advanced two steps as the result of the QSI. The next step date is then set to allow for a complete waiting period following the QSI.

   Example: Before the QSI, Employee A completed 38 weeks in step I in RSC M. The labor contract requires 34 weeks to progress from step J to K. Because the time served in step I is greater than the time required to progress from step J to K, Employee A is given an additional step and placed directly into step K as the result of the QSI. He then must wait the full contractual period (34 weeks) before he reaches the next step, step L.

b. If the number of weeks served before the QSI is less than or equal to the number of weeks required to progress from the QSI step to the next step, the employee is advanced only a single step. The next step date is then determined by subtracting the waiting period weeks required by the labor contract to progress from the QSI step to the next step by the weeks already served before the QSI.

   Example: Before the QSI, Employee B completed 22 weeks in step I in RSC M. The labor contract requires 34 weeks to progress from step J to step K. Because the time served in step I is less than the time required to progress from step J to K, Employee B is advanced just a single step, to step J, as the result of the QSI. The next step is determined by taking the waiting period required between steps J and K (34 weeks) and subtracting from it the weeks served in step I before the QSI (22 weeks). The next step, to step K, occurs 12 weeks after the QSI (34 weeks 22 weeks = 12 weeks).

495.442 Comparison to Spot Awards
The standards for a QSI and a Spot Award are similar. Employee performance is evaluated according to the conditions required under both awards to see which award is more appropriate (see 495.24). The primary difference is that the QSI changes the employee’s base salary, while the Spot Award is a one-time, lump-sum, cash award. The Spot Award may be preferable when (a) the employee is at the top of the grade or (b) group recognition is desired.

495.45 Approval Authority
495.451 Headquarters and Headquarters-Related Field Units
Officers, PCES executives, and designated managers EAS-22 and above may approve QSIs for eligible Headquarters bargaining unit employees.

495.452 Areas, Districts, and Plants
Area vice presidents, district managers, senior plant managers, postmasters, and other managers EAS-22 and above may approve QSIs for eligible employees under their jurisdiction in accordance with Postal Service and local guidelines for employee recognition.
495.46 **Recommending an Award**
Normally, the employee’s supervisor initiates the recommendation for a QSI; however, such recommendations may be initiated by others with the concurrence of the employee’s immediate supervisor or manager.

495.47 **Initiating Documentation**
The official who is recommending the QSI award initiates the request by completing PS Form 1727, *Award Recommendation/Authorization (Quality Step Increase)*, and submitting it to the appropriate manager for approval.

495.48 **Initiating a Personnel Action**
When the award is approved, the recommending official forwards PS Form 1727 to the Human Resources Shared Service Center (HRSSC) for completion of PS Form 50, *Notification of Personnel Action*, via the address below:

HRSSC  
BENEFITS & COMPENSATION  
PO BOX 970400  
GREENSBORO NC 27497-0400

The personnel action is effective the first day of the first pay period beginning on or after the completion of the PS Form 50 by the HRSSC.

496 **Special Awards**

496.1 **Overview**
The characteristics of Special Awards are as shown in Exhibit 496.1.
Exhibit 496.1
Special Awards

<table>
<thead>
<tr>
<th>Type</th>
<th>Who Is Eligible</th>
<th>Description</th>
<th>Approval Authority</th>
<th>Basis</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Team Award</td>
<td>Nonbargaining, Non-Inspection Service career employees</td>
<td>Cash, cash equivalent item, or noncash tangible item</td>
<td>Vice President</td>
<td>Recognizes superior team contribution or achievement deserving of system-wide recognition.</td>
<td>Cash, from $50 to $2,000 per team member, Cash equivalent, from $100 to $2,000 per team member, or noncash tangible item valued from $100 to $2,000 per team member. Limit of $2,000 per employee, per fiscal year.</td>
</tr>
<tr>
<td>Vice President Award</td>
<td>All career employees</td>
<td>Cash</td>
<td>Vice President</td>
<td>Recognizes superior individual contribution or achievement deserving of system-wide recognition.</td>
<td>Cash, up to $5,000 per award. Limit of $10,000 per employee, per fiscal year.</td>
</tr>
<tr>
<td>Postmaster General Award</td>
<td>All career employees</td>
<td>Cash</td>
<td>Postmaster General, executive committee members, and senior vice presidents</td>
<td>Recognizes exceptional individual contribution and achievement deserving of system-wide recognition.</td>
<td>Cash, up to $12,500 per award. Limit of $12,500 per employee, per fiscal year.</td>
</tr>
<tr>
<td>ELT Award</td>
<td>All career employees</td>
<td>Cash</td>
<td>ELT members</td>
<td>Recognizes superior individual contribution or achievement deserving of system-wide recognition.</td>
<td>Cash, up to $10,000 per award. Limit of $10,000 per employee, per fiscal year.</td>
</tr>
<tr>
<td>Benjamin Franklin Award</td>
<td>Designated by the Postmaster General</td>
<td>Plaque showing a bust of Benjamin Franklin and a canceled 1847 issue of a 5-cent stamp</td>
<td>Postmaster General</td>
<td>The highest award given by the Postal Service, reserved for employees in highly responsible Postal Service positions to recognize unusually significant service.</td>
<td>Noncash award.</td>
</tr>
</tbody>
</table>

496.2 Team Award

496.21 Purpose

The purpose of the Team Award is to reward superior team contribution or achievement deserving of system-wide recognition.

496.22 Description

The Team Award can be any of the following:

a. A check from $50 to $2,000 issued by Accounting Services given to an individual team member. (See 491.31 for an explanation of cash awards.)

b. A cash equivalent product valued from $100 to $2,000, given to an individual team member. (See 491.32 for an explanation of cash equivalent awards.)

c. A noncash tangible item valued from $100 to $2,000, given to an individual team member. (See 491.33 for an explanation of noncash tangible awards.)

The amount of the award should be commensurate with the magnitude of the team achievement.

Note: Noncash tangible awards valued at $100 or more, and all cash equivalent awards must be reported in eAwards.
496.23 **Eligibility**
All career nonbargaining employees are eligible for the Team Award. Eligibility for the Team Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

496.24 **Limits**
The maximum amount for an individual Team Award is $2,000, whether it is cash, a cash equivalent item, or a noncash tangible item. The minimum cash award amount is $50. The minimum award amount for noncash tangible items is $100. The minimum cash equivalent award is $100. An employee may receive up to $2,000 in Team Awards in a fiscal year (independent of other awards received).

496.25 **Approval Authority**
Only vice presidents can approve Team Awards, and they are responsible for establishing administrative procedures for issuing these awards within their respective organizations.

496.26 **Processing**
The official who is recommending the Team Award initiates the request for a cash award in eAwards. All cash equivalent and noncash tangible Team Awards must be purchased locally in accordance with Postal Service and local purchasing guidelines and reported in eAwards under the appropriate award category. The reporting of these items in eAwards should occur in the same pay period the award is presented to the recipient. Reporting must take place in the same calendar year as the award is presented to avoid tax reporting discrepancies. Cash equivalent and noncash tangible awards are automatically grossed up by eAwards so that the Postal Service assumes the tax liability for the recipient. The additional tax liability for grossed up awards is charged to the finance number indicated in eAwards.

496.3 **Vice President Award**

496.31 **Purpose**
The **Vice President Award** is cash recognition to acknowledge and reward superior individual contribution or achievement deserving of system-wide recognition. It is intended to recognize contributions not encompassed by basic salary, merit salary adjustments, or formal pay for performance programs.

496.32 **Description**
The Vice President Award is a cash award (check issued by Accounting Services) valued at up to $5,000. The amount awarded should be commensurate with the magnitude of the effort or achievement.
The Vice President Award is considered ordinary income for tax purposes (see 491.32).

496.33 **Eligibility**
All career employees are eligible for the Vice President Award. Eligibility for the Vice President Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.
Approval Authority
Vice presidents must approve these awards, and they are responsible for establishing administrative procedures for issuing this award within their respective organizations.

Processing
The Vice President Award is submitted by the intended recipient’s manager or functional area executive and approved via eAwards. When the award is approved, Accounting Services generates a check and mails it to the official Postal Service address indicated in eAwards.

Postmaster General Award

Purpose
The Postmaster General Award is a cash payment to acknowledge and reward superior individual contribution or achievement that deserves system-wide recognition. It is intended to recognize contributions not encompassed by basic salary, merit salary adjustments, or formal pay for performance programs.

Description
The Postmaster General Award is a one-time cash award (a check issued by Accounting Services) valued at up to $12,500. The amount of the award should be commensurate with the magnitude of the effort or achievement. The Postmaster General Award is considered ordinary income for tax purposes (see 491.32).

Eligibility
All career employees are eligible for the Postmaster General Award. Eligibility for the Postmaster General Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

Approval Authority
The Postmaster General, executive committee members, or senior vice presidents must approve Postmaster General Awards, and they are responsible for establishing administrative procedures for issuing these awards within their respective organizations.

ELT Award

Purpose
The ELT Award is cash recognition to acknowledge and reward superior individual contribution or achievement deserving of system-wide recognition. It is intended to recognize contributions not encompassed by basic salary, merit salary adjustments, or formal pay for performance programs.

Description
The ELT Award is a cash award (check issued by Accounting Services) valued at up to $10,000. The amount awarded should be commensurate with the magnitude of the effort or achievement. The ELT Award is considered ordinary income for tax purposes (see 491.32).
496.53 **Eligibility**
All career employees are eligible for the ELT Award. Eligibility for the ELT Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

496.54 **Approval Authority**
ELT members must approve these awards, and they are responsible for establishing administrative procedures for issuing this award within their respective organizations.

496.55 **Processing**
The ELT Award is submitted by the intended recipient’s manager or functional area executive and approved via eAwards. When the award is approved, Accounting Services generates a check and mails it to the official Postal Service address indicated in eAwards.

496.6 **Benjamin Franklin Award**

496.61 **Description**
The *Benjamin Franklin Award*, the highest award given by the Postal Service, is a plaque showing a bust of Benjamin Franklin and a canceled 1847 issue of a 5-cent Benjamin Franklin stamp. An engraved metal plate is attached to the plaque.

496.62 **Eligibility**
The Postmaster General designates those to be honored and does not accept recommendations. Eligibility for the Benjamin Franklin Award is without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability.

496.63 **Basis**
This award is reserved for employees serving in highly responsible Postal Service positions who meet either of these criteria:

a. The employee’s accomplishments have had a unique impact on major Postal Service programs.

b. The employee’s accomplishments have resulted in an unusually significant improvement in service to the public or in general operations.

496.64 **Approval Authority**
The Postmaster General has sole authority to approve this award.

497 **Other Awards**

497.1 **Overview**
The characteristics of other awards are shown in Exhibit 497.1.
497.2 Contest Award

497.21 Purpose
The Contest Award is intended to provide a motivational tool for improving performance in particular functions. Such programs can be used for, but are not limited to, safety awareness and sales promotions. Each contest must have a specific start and end date, and the purpose must be clearly defined.

497.22 Description
The Contest Award consists of noncash tangible merchandise items and gift certificates valued from $1 to $500.
Acceptable awards are characterized as follows:

a. Only gift certificates and noncash tangible items, such as trophies, plaques, pins, merchandise or small electronics may be awarded.

b. The value of each award may vary from contest to contest or be graduated within a contest with progressive levels of competition.

c. To ensure maximum interest, prizes should be alternated periodically, or a variety of prizes should be made available for individual selection from a catalog.

d. Prizes offered must be appropriate for both sexes.

e. The maximum value of a contest award cannot exceed $500.

f. Cash and cash equivalents are not to be used as Contest Awards.
See subchapter 620 for more information on contests.

497.23 Eligibility
All employees are eligible to participate in contests without regard to race, color, religion, national origin, sex, age, or presence of physical or mental disability. However, noncareer employees are limited to noncash tangible awards valued at less than $100 and/or noncareer gift certificates valued at $100 or less.

497.24 Approval Authority
The Contest Award must be approved in eAwards by a manager or equivalent at grade EAS-22 or higher.
Pay Administration

497.25 **Processing**
Noncash tangible items valued at $100 or more must be reported in eAwards as a Contest Award. All gift certificates, regardless of value, must be reported in eAwards using the appropriate Gift Certificate award. (See 491.3 for more information on noncash tangible and gift certificate awards.)

497.3 **Safety Award**

497.31 **Purpose**
The Safety Award is intended to provide a motivational tool for improving and encouraging safe working conditions and work habits in the Postal Service. It can be used as a motivational tool, or as a reward for a specific action that prevented an unsafe act from occurring.

497.32 **Description**
The Safety Award consists of noncash tangible merchandise items and gift certificates valued between $1 and $500. Items are to be procured locally via normal noncash tangible item or gift certificate purchasing procedures. Cash and cash equivalents are not to be used as Safety Awards.

497.33 **Eligibility**
Only career bargaining unit employees are eligible for the Safety Award.

497.34 **Approval Authority**
The Safety Award requires the approval of a PCES executive.

497.35 **Processing**
Noncash tangible items valued at $100 or more must be reported in eAwards as a Safety Award. All gift certificates, regardless of value, must be reported in eAwards using the appropriate Gift Certificate award. (See 491.3 for information on noncash tangible and gift certificate awards.)

498 **Inspection Service Awards**

498.1 **Overview**
The characteristics of Inspection Service Awards are shown in Exhibit 498.1.

Exhibit 498.1

<table>
<thead>
<tr>
<th>Type</th>
<th>Who Is Eligible</th>
<th>Description</th>
<th>Approval Authority</th>
<th>Basis</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Informal Award</td>
<td>All career Inspection Service employees</td>
<td>Cash equivalent, gift certificate, or noncash tangible item*</td>
<td>PCES executive</td>
<td>Recognition of outstanding performance, superior competence, or some other significant accomplishment.</td>
<td>Up to $3,000 per award. Limit of $3,000 per fiscal year per employee.</td>
</tr>
<tr>
<td>Nonexecutive Award</td>
<td>All career Inspection Service employees</td>
<td>Cash</td>
<td>PCES executive</td>
<td>Recognition of outstanding performance, superior competence, or some other significant accomplishment.</td>
<td>Up to $5,000 per award. Limit of $5,000 per fiscal year per employee.</td>
</tr>
</tbody>
</table>

*See 491.3 for more information on cash equivalent and noncash tangible awards.
498.2 Informal Award

498.21 Purpose
The purpose of the Inspection Service Informal Award is to recognize outstanding performance, superior competence, or some other significant accomplishment by a career Inspection Service employee.

498.22 Description
The Inspection Service Informal Award consists of a cash equivalent, gift certificate, or noncash tangible item valued at $3,000 or less. The recommending official is responsible for obtaining or purchasing locally any cash equivalent or noncash tangible merchandise items to be used as recognition. Purchasing must be done in accordance with established Postal Service and local policies and procedures. (See 491.3 for a description of cash equivalent and noncash tangible awards.)

498.23 Eligibility
All career U.S. Postal Inspection Service employees are eligible to receive the Inspection Service Informal Award.

498.24 Basis
The basis for the Inspection Service Informal Award is recognition of outstanding performance, superior competence, or some other significant accomplishment.

498.25 Approval Authority
The Inspection Service Informal Award must be approved by a PCES executive.

498.26 Processing
Inspection Service Informal Awards must be reported in eAwards under the appropriate Noncash Award type; either the Inspection Service Informal Cash Equivalent, Inspection Service Informal Gift Certificate, or Inspection Service Informal Non-Cash Tangible Award. (See 491.3 for more information on cash equivalent, gift certificate, and noncash tangible award reporting requirements.)

498.3 Non-Executive Award

498.31 Purpose
The purpose of the Inspection Service Non-Executive Award is to recognize outstanding performance, superior competence, or some other significant accomplishment by a career Inspection Service employee.

498.32 Description
The Inspection Service Non-Executive Award consists of a cash payment up to $5,000. Eligible Inspection Service employees may receive up to $5,000 in Non-Executive Awards per fiscal year.

498.33 Eligibility
All career employees of the U.S. Postal Inspection Service are eligible to receive the Inspection Service Non-Executive Award.
5 Employee Benefits

510 Leave

511 General

511.1 Administration Policy
The Postal Service policy is to administer the leave program on an equitable basis for all employees, considering (a) the needs of the Postal Service and (b) the welfare of the individual employee.

511.2 Responsibilities

511.21 Postal Officials
Postal officials:
   a. Administer the leave program.
   b. Inform employees of their leave balance.
   c. Approve or disapprove requests for leave.
   e. Control unscheduled absences (see 511.4).

511.22 Eagan Accounting Service Center
The Eagan Accounting Service Center (ASC):
   a. Maintains official leave records.
   b. Provides leave data to installation when employees are being separated.

511.23 Postal Employees
Postal employees:
   a. Request leave by completing PS Form 3971, *Request for or Notification of Absence*.
   b. Obtain approval of PS Form 3971 before taking leave — except in cases of emergencies.
   c. Avoid unnecessary forfeiture of annual leave.
511.3 Eligibility

511.31 Covered
Covered by the leave program are:

a. Full-time career employees.
b. Part-time regular career employees.
c. Part-time flexible career employees.
d. To the extent provided in the USPS National Rural Letter Carriers’ Association (NRLCA) National Agreement, temporary employees assigned to rural carrier duties.

Note: Transitional employees are not covered by the leave program, but do earn leave as specified in their union’s national agreement. References to A–E Postmasters also apply to Part-Time Postmasters.

511.32 Not Covered
Not covered by the leave program are:

a. Postmaster relief/leave replacements, noncareer officers in charge, and other temporary employees except as described in Section 511.31d.
b. Casual employees.
c. Individuals who work on a fee or contract basis, such as job cleaners.

511.4 Unscheduled Absence

511.41 Definition
Unscheduled absences are any absences from work that are not requested and approved in advance.

511.42 Management Responsibilities
To control unscheduled absences, postal officials:

a. Inform employees of leave regulations.
b. Discuss attendance records with individual employees when warranted.
c. Maintain and review PS Form 3972, Absence Analysis, and PS Form 3971.

511.43 Employee Responsibilities
Employees are expected to maintain their assigned schedule and must make every effort to avoid unscheduled absences. In addition, employees must provide acceptable evidence for absences when required.

512 Annual Leave

512.1 General

512.11 Purpose
Annual leave is provided to employees for rest, for recreation, and for personal and emergency purposes.
512.12 Definitions

The following definitions apply for the purposes of 510:

a. Leave year — the year beginning with the first day of the first complete pay period in a calendar year and ending on the day before the first day of the first complete pay period in the following calendar year.

b. Accumulated leave — the total unused leave that remains to the credit of the employee at the beginning of any leave year.

c. Current leave — leave that an employee earns by biweekly pay periods during the current leave year.

d. Accrued leave — leave that is earned but is unused by an employee during any period during the current leave year.

512.2 Determining Annual Leave Category

512.21 General Policy

Annual leave category is determined by using the leave policy in effect at the time an employee enters a career appointment or transfers into the Postal Service.

Both active military and civilian service, as outlined in 512.22 and 512.23, are used in computing the years of service that determine an employee's annual leave category, but leave credit is not allowed for both civilian and military service that cover the same period of time. Other service not counted is listed in 512.24.

512.22 Federal Civilian Service Counted

512.221 Service in the Postal Service

The following prior service in the Postal Service is used in computing the years of service that determine the annual leave category:

a. Service performed while a career employee of the Postal Service or Post Office Department.

b. Time on the rolls during which an employee served as a substitute rural carrier (not just the dates on which actual service was performed) if the time is creditable for the federal retirement program applicable to the employee.

c. If performed before January 1, 1977, time on the rolls as a casual or temporary employee, or time actually worked as a postmaster relief/leave replacement in an office other than first-class.


512.222 Service in Other Federal Government Organizations, the District of Columbia, or Gallaudet University

The following service in the federal government, the District of Columbia, or Gallaudet University, regardless of breaks in service, is used in computing the years of service that determine the annual leave category:

a. Career, career conditional, and excepted appointment service without a "not to exceed" (NTE) date.
b. For Postal Service Law Department and U.S. Postal Inspection Service employees: Career, career conditional, and excepted appointment service, including appointments with a NTE date. Effective January 5, 2019, the Postal Service will adjust the leave computation date of Postal Service Law Department and U.S. Postal Inspection Service employees with prior federal service that includes appointments with a NTE date.

Law Department and U.S. Postal Inspection Service employees with prior NTE service will accrue annual leave effective January 5, 2019, under Table 1 of 512.311. These adjustments will be prospective in application from January 5, 2019. No retroactive annual leave or monetary compensation will be awarded to employees with career, conditional, and excepted appointments for service before January 5, 2019.

c. Seasonal, on-call, or intermittent employment, even though it may be an “indefinite career appointment,” credited on a “when actually employed” (WAE) basis. For such appointments, no credit for leave is given for leave without pay (LWOP) periods.

d. Time-limited or temporary appointment service performed prior to January 1, 1977.

e. VISTA service prior to October 1, 1973.

f. District of Columbia (D.C.) government service only if (a) the person was employed there prior to October 1, 1987, or, if service in an appointment by the D.C. government to St. Elizabeth’s Hospital, on October 1, 1977, and (b) the service is creditable for Civil Service Retirement System (CSRS) purposes.

512.23 Military Service Counted

512.231 Service of an Employee Not Eligible for Military Retirement Annuity

The following military service is used in computing the years of service that determine the annual leave category:

a. Periods of active service terminated by honorable discharge or transfer to inactive reserves under honorable conditions. Active service may be in the Army, Air Force, Navy, Marine Corps, and/or Coast Guard and their respective academies.

b. Service performed by employees who are members of the National Guard Service or Air National Guard Service only during periods of active duty with the U.S. Army or U.S. Air Force.

c. Service performed by Naval Reserve Officers Training Corps students during periods of active duty or training duty as members of the Naval or Marine Corps Reserve.

Note: Veterans Affairs (VA) disability payments for service-connected injuries or illnesses are not retirement annuities. If a VA disability payment is received and the employee is not eligible for a military retirement annuity, 512.231 applies. If the employee is eligible for a military retirement annuity, 512.232 applies.
Service of an Employee Eligible for Military Retirement Annuity

The following military service is used in computing the years of service that determine the annual leave category:

a. Full Credit. Full leave accrual credit for all of active military service is granted if a military retiree meets one of the following four conditions:

(1) Retirement was based on disability resulting from injury or disease received in the line of duty as a direct result of armed conflict.

(2) Retirement was based on disability caused by an instrumentality of war and incurred in the line of duty during a period of war defined in 38 United States Code (U.S.C.) 101 and 301.

(3) On November 30, 1964, the employee was employed in a civilian office to which the Annual and Sick Leave Act of 1951 applied and continues to be employed in a civilian capacity without a break in civilian service of more than 30 days.

Notes:

(a) A military retiree who as a military reservist or member of the National Guard was called from civilian employment to active military duty before November 30, 1964, and after that date was restored to a civilian position (under 5 U.S.C. 3551) does not meet this condition.

(b) Section 3551 provides only for restoration; therefore, the employee is not considered as having been on military furlough or leave of absence from a civilian position or as having been employed on November 30, 1964, in a civilian position to which section 6303(a), the former Annual and Sick Leave Act, applied.

(4) The individual first becomes eligible for a uniformed services annuity while serving as a career employee. This provision applies to members of the Reserve Component of the Armed Forces (Reserves and National Guard) who (a) qualify for an annuity because of reserve service or (b) are involuntarily recalled to active duty under Title 10, qualify for uniformed services retirement during that period of active duty, and then are restored to federal civilian employment on completion of that period of involuntary military service. This provision applies only to the employee’s current period of civilian employment; if the employee separates and is reemployed later, the provision is no longer applicable.

b. Partial Credit. Military retirees who do not qualify for full leave accrual credit can qualify for partial credit based on the following:

(1) Service for determining an employee’s leave category is restricted to the actual length of time in active service in the armed forces during any war or in any nonwartime campaign or expedition for which a campaign badge was authorized.

(2) Service in a nonwartime campaign or expedition does not entitle the military retiree to credit for the duration of the campaign or
expedition but only for the period of service in the campaign or expedition.

**Note:** Exhibit 512.232 provides data about wars and campaigns and expeditions for which campaign badges were authorized.

c. Verification. Military service should be verified:

1. **Disability Retirements.** Request verification from the records center of the appropriate military branch.

2. **Wartime Service.** Verify from discharge certificates (e.g., DD Form 214).


4. **Campaign or Expeditionary Service.** Verify by sending a completed SF 813, Verification of a Military Retiree’s Service in Nonwartime Campaigns or Expeditions, to the appropriate military records center. SF 813 can be found at the following Web site: [http://www.opm.gov/forms/pdf_fill/SF813.pdf](http://www.opm.gov/forms/pdf_fill/SF813.pdf).

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**Exhibit 512.232**

**Wars, Campaigns, and Expeditions of the Armed Forces Since 1937**

### a. Wars

<table>
<thead>
<tr>
<th>War</th>
<th>Inclusive Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>World War I</td>
<td>April 6, 1917 – July 2, 1921²</td>
</tr>
<tr>
<td>World War II</td>
<td>December 7, 1941 – April 28, 1952³</td>
</tr>
</tbody>
</table>

### b. Nonwar Campaigns and Expeditions Since 1937 for Which a Campaign or Expeditionary Medal Has Been Awarded.

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Defense Service</td>
<td>September 8, 1939 – December 7, 1941</td>
</tr>
<tr>
<td>Army Occupation of Austria</td>
<td>May 9, 1945 – July 27, 1955</td>
</tr>
<tr>
<td>Army Occupation of Berlin</td>
<td>May 9, 1945 – October 2, 1990</td>
</tr>
<tr>
<td>Army Occupation of Germany (exclusive of Berlin)</td>
<td>May 9, 1945 – May 5, 1955</td>
</tr>
<tr>
<td>Army Occupation of Japan</td>
<td>September 3, 1945 – April 27, 1952</td>
</tr>
<tr>
<td>China Service</td>
<td>July 7, 1937 – September 7, 1939</td>
</tr>
<tr>
<td>China Service Medal (Extended)</td>
<td>September 2, 1945 – April 1, 1957</td>
</tr>
<tr>
<td>Korea Defense Service Medal</td>
<td>July 28, 1954 – (to be decided)</td>
</tr>
<tr>
<td>Navy Occupation of Austria</td>
<td>May 8, 1945 – October 25, 1954</td>
</tr>
</tbody>
</table>

¹ "Wars" include only those armed conflicts for which a declaration of war was issued by Congress. The Title 38, U.S.C., definition of "war," which is used in determining benefits administered by the Department of Veterans Affairs, includes the Vietnam Era and other armed conflicts. That Title 38 definition is not applicable for purposes of granting partial leave credit to military retirees.

² July 2, 1921, is the date of a Joint Resolution of the U.S. Congress that terminated the war with Germany and Austria-Hungary.

³ The effective date of the Treaty of Peace with Japan that officially terminated World War II.

⁴ Ongoing campaign or operation through August 2000.
<table>
<thead>
<tr>
<th><strong>Employee Benefits</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Navy Occupation of Trieste</strong></td>
</tr>
<tr>
<td><strong>Southwest Asia Service Medal (SWASM):</strong></td>
</tr>
<tr>
<td>Operation Desert Shield</td>
</tr>
<tr>
<td>Operation Desert Storm</td>
</tr>
<tr>
<td><strong>Units of the Sixth Fleet (Navy)</strong></td>
</tr>
</tbody>
</table>

| **Armed Forces Expeditionary Medal (AFEM)** |
| (A veteran’s DD Form 214, Certificate of Release or Discharge From Active Duty, showing the award of any Armed Forces Expeditionary Medal is acceptable proof. The DD Form 214 does not have to show the name of the theater or country of service for which that medal was awarded.) |

<table>
<thead>
<tr>
<th><strong>Inclusive Dates</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Afghanistan:</strong></td>
</tr>
<tr>
<td>Operation Enduring Freedom</td>
</tr>
<tr>
<td>Operation Iraqi Freedom</td>
</tr>
<tr>
<td><strong>Berlin</strong></td>
</tr>
<tr>
<td><strong>Bosnia:</strong></td>
</tr>
<tr>
<td>Operation Joint Guard</td>
</tr>
<tr>
<td>Operation Joint Forge</td>
</tr>
<tr>
<td><strong>Cambodia</strong></td>
</tr>
<tr>
<td><strong>Cambodia Evacuation: Operation Eagle Pull</strong></td>
</tr>
<tr>
<td><strong>Congo</strong></td>
</tr>
<tr>
<td><strong>Cuba</strong></td>
</tr>
<tr>
<td><strong>Dominican Republic</strong></td>
</tr>
<tr>
<td><strong>El Salvador</strong></td>
</tr>
<tr>
<td><strong>Global War on Terrorism</strong></td>
</tr>
<tr>
<td><strong>Haiti: Operation Uphold Democracy</strong></td>
</tr>
<tr>
<td><strong>Indian Ocean/Iran</strong></td>
</tr>
<tr>
<td><strong>Iraq:</strong></td>
</tr>
<tr>
<td>Operation Northern Watch</td>
</tr>
<tr>
<td>Operation Enduring Freedom (OEF)</td>
</tr>
<tr>
<td>Operation Iraqi Freedom (OIF)</td>
</tr>
<tr>
<td><strong>Korea</strong></td>
</tr>
</tbody>
</table>

1 “Wars” include only those armed conflicts for which a declaration of war was issued by Congress. The Title 38, U.S.C., definition of “war,” which is used in determining benefits administered by the Department of Veterans Affairs, includes the Vietnam Era and other armed conflicts. That Title 38 definition is not applicable for purposes of granting partial leave credit to military retirees.

2 July 2, 1921, is the date of a Joint Resolution of the U.S. Congress that terminated the war with Germany and Austria-Hungary.

3 The effective date of the Treaty of Peace with Japan that officially terminated World War II.

4 Ongoing campaign or operation through August 2000.
<table>
<thead>
<tr>
<th>Kosovo Campaign Medal (KCM):</th>
<th>March 24, 1999 – June 10, 1999</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operation Allied Force</td>
<td>March 24, 1999 – July 20, 1999</td>
</tr>
<tr>
<td>Operation Noble Anvil</td>
<td>March 31, 1999 – July 8, 1999</td>
</tr>
<tr>
<td>Task Force Saber</td>
<td>April 1, 1999 – November 1, 1999</td>
</tr>
<tr>
<td>Task Force Hunter</td>
<td>April 4, 1999 – July 10, 1999</td>
</tr>
<tr>
<td>Operation Sustain Hope/Shining Hope</td>
<td>April 4, 1999 – September 1, 1999</td>
</tr>
<tr>
<td>Operation Allied Harbor</td>
<td>April 5, 1999 – June 24, 1999</td>
</tr>
<tr>
<td>Task Force Hawk</td>
<td>June 11, 1999 – (to be decided)</td>
</tr>
<tr>
<td>Task Force Falcon</td>
<td></td>
</tr>
<tr>
<td>Laos</td>
<td>April 19, 1961 – October 7, 1962</td>
</tr>
<tr>
<td>Lebanon</td>
<td>July 1, 1958 – November 1, 1958, and June 1, 1983 – December 1, 1987</td>
</tr>
<tr>
<td>Mayaguez Operation</td>
<td>May 15, 1975</td>
</tr>
<tr>
<td>Operations in the Libyan Area:</td>
<td></td>
</tr>
<tr>
<td>Operation Eldorado Canyon</td>
<td>April 12, 1986 – April 17, 1986</td>
</tr>
<tr>
<td>Persian Gulf: Intercept Operation</td>
<td>December 1, 1995 – (to be decided)</td>
</tr>
<tr>
<td>Persian Gulf Operations:</td>
<td></td>
</tr>
<tr>
<td>Operation Earnest Watch</td>
<td>July 24, 1987 – August 1, 1990</td>
</tr>
<tr>
<td>Operation Vigilant Sentinel</td>
<td>December 1, 1995 – February 15, 1997</td>
</tr>
<tr>
<td>Operation Southern Watch 4</td>
<td>December 1, 1995 – (to be decided)</td>
</tr>
<tr>
<td>Quemoy and Matsu Islands</td>
<td>August 23, 1958 – June 1, 1963</td>
</tr>
<tr>
<td>Somalia: Operation Restore Hope and United Shield</td>
<td>December 5, 1992 – March 31, 1995</td>
</tr>
<tr>
<td>Taiwan Straits</td>
<td>August 23, 1958 – January 1, 1959</td>
</tr>
<tr>
<td>Vietnam (including Thailand)</td>
<td>July 1, 1958 – July 3, 1965</td>
</tr>
<tr>
<td>Vietnam Evacuation: Operation Frequent Wind</td>
<td>April 29, 1975 – April 30, 1975</td>
</tr>
</tbody>
</table>

### Navy Expeditionary Medal and Marine Corps Expeditionary Medal

<table>
<thead>
<tr>
<th>Inclusive Dates</th>
</tr>
</thead>
<tbody>
<tr>
<td>Indian Ocean/Iran</td>
</tr>
<tr>
<td>Iranian/Yemen/Indian Ocean</td>
</tr>
<tr>
<td>Lebanon</td>
</tr>
<tr>
<td>Libyan Area</td>
</tr>
<tr>
<td>Rwanda: Operation Distant Runner</td>
</tr>
</tbody>
</table>

1. "Wars" include only those armed conflicts for which a declaration of war was issued by Congress. The Title 38, U.S.C., definition of "war," which is used in determining benefits administered by the Department of Veterans Affairs, includes the Vietnam Era and other armed conflicts. That Title 38 definition is not applicable for purposes of granting partial leave credit to military retirees.

2. July 2, 1921, is the date of a Joint Resolution of the U.S. Congress that terminated the war with Germany and Austria-Hungary.

3. The effective date of the Treaty of Peace with Japan that officially terminated World War II.

4. Ongoing campaign or operation through August 2000.
Service Not Counted

Credit is not allowed for:

a. Service in a nonpay status in excess of 6 months in a calendar year unless the employee is in an LWOP status and is (1) receiving Office of Workers Compensation Programs (OWCP) benefits, (2) serving as a full-time officer or employee of an employee or management organization, or (3) on active military service while being carried on postal rolls in an LWOP status.

b. LWOP periods during indefinite career appointments that are seasonal, on-call, or intermittent employment.

c. VISTA service after October 1, 1973, Peace Corps, or similar volunteer service.

d. Tennessee Valley Authority service.

e. Time-limited or temporary service performed on or after January 1, 1977, except for NTE appointments of Postal Service Law Department and U.S. Postal Inspection Service employees as described in 512.22.

f. Service in Army and Air Force Exchange Services (AAFES), Navy and Coast Guard Exchanges, Army and Air Force Motion Picture Service, and other organizations under the jurisdiction of the armed forces conducted for the comfort, pleasure, contentment, and mental and physical improvement of armed forces personnel.

g. Foreign national service, that is, service during which the employee worked outside the United States for a federal agency — such as the Department of the Army, the U.S. Department of State, or the U.S. Agency for International Development — as a foreign citizen.

Accrual and Crediting

Employee Categories

Full-Time Employees

The following provisions concern full-time employees:

a. Accrual Chart. Full-time career employees earn annual leave based on their number of creditable years of service as follows:

   Table 1: Table 1 is valid only for:

   (1) Career bargaining employees, and

   (2) Career non-executive non-bargaining employees except for those listed under Table 2.
Table 2: Table 2 is valid for non-executive, non-bargaining career employees, and non-career employees converted to those positions, with a career appointment date on or after October 6, 2012, who are without any prior federal or USPS service that was creditable at the time of that career appointment toward the leave computation date. Table 2 never applies to an employee who earned annual leave per Table 1.

<table>
<thead>
<tr>
<th>Leave Category</th>
<th>Creditable Service</th>
<th>Maximum Leave Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Less than 3 years</td>
<td>4 hours for each full biweekly pay period; i.e., 104 hours (13 days) per 26-period leave year.</td>
</tr>
<tr>
<td>6</td>
<td>3 years but less than 15 years</td>
<td>6 hours for each full biweekly pay period plus 4 hours in last full pay period in calendar year; i.e., 160 hours (20 days) per 26-period leave year.</td>
</tr>
<tr>
<td>8</td>
<td>15 years or more</td>
<td>8 hours for each full biweekly pay period; i.e., 208 hours (26 days) per 26-period leave year.</td>
</tr>
</tbody>
</table>

b. **Credit at Beginning of Leave Year.** Full-time career employees are credited at the beginning of the leave year with the total number of annual leave hours that they will earn for that leave year.

c. **Changes in Employee’s Accrual Rate.** Leave credit at the beginning of the leave year reflects any change in an employee’s accrual rate for that year.

d. **Change From Part-time to Full-time.** An employee who changes from a part-time to a full-time employee after the start of a leave year is credited with the annual leave to be earned for the remainder of the leave year.

e. **Nonpay Status.** Leave credit for periods in which an employee is in a nonpay status is reduced during the leave year as follows:

(1) When an employee’s absence in a nonpay status totals the equivalent of 1 pay period of regular service during the leave year.
(10 days or 80 hours), credit for leave is reduced by the amount of leave earned by the employee in a pay period.

**Notes:**

(a) For rural carriers who are required to work 6 days a week, the equivalent of 1 pay period is 12 days or 96 hours.

(b) For J route carriers, the equivalent of 1 pay period is 11 days or 88 hours.

(2) When an employee has one or more periods of LWOP during the leave year, all hours in a nonpay status (during periods in which the employee earned annual leave) are totaled to reduce leave credits.

---

512.312  **Part-Time Employees**

The following provisions concern part-time employees:

a. **Accrual and Crediting Chart.** Part-time career employees other than rural carriers earn annual leave based on the number of hours in which they are in pay status (see Exhibit 512.312).

b. **Biweekly Crediting.** Leave accrues and is credited in whole hours at the end of each biweekly pay period. All hours in pay status that cannot be credited for leave purposes (see 512.312a) are dropped when:

   (1) The leave year ends.

   (2) The employee’s status is changed from part-time to full-time.

   (3) The employee is removed from the rolls for any cause.

**Exceptions:** The following are exceptions to the crediting rule in 512.312b.

(1) Part-time regular schedule employees including A–E Postmasters are credited with annual leave on a pro rata basis, according to their authorized daily schedules. Employees other than A–E Postmasters must wait until they have 1 year or more of career service to be credited at the beginning of the leave year with the annual leave that they will earn during the leave year. A–E Postmasters are credited at the beginning of the leave year with the annual leave that they earn during the leave year. Part-time regular employees are entitled to additional leave hours, based on their leave category, for each (1) 20, 13, or 10; or (2) 26, 17.33, or 13 hours of work in excess of the schedule (see Exhibit 512.312).

(2) Substitute rural carriers and rural carrier associates (RCAs) earn leave for time serving (a) a vacant route or (b) a route from which the rural carrier is on extended leave in excess of 90 days. RCAs also earn leave based on the number of hours worked serving an auxiliary route for a period in excess of 90 days. The leave category for substitute rural carriers is based on creditable service, and for RCAs it is based on category 4. The first day of the pay period following 90 days, the substitute or RCA is credited with accrued annual leave for the first 90 days.
(3) Auxiliary rural carriers, including substitute rural carriers in dual appointments, are credited with annual leave for actual service performed in accordance with their appropriate leave category. If auxiliary rural carriers are otherwise employed (e.g., as clerks in the Post Office), such additional service is also used in the computation of leave credit; otherwise, they are credited as instructed in 512.312a.
**Exhibit 512.312**  
**Accrual and Crediting Chart for Part-Time Career Employees**

Table 1: Table 1 is valid only for:
1. Part-time career bargaining employees, and
2. Part-time career non-executive non-bargaining employees except for those listed under Table 2.

<table>
<thead>
<tr>
<th>Leave Category</th>
<th>Years of Creditable Service</th>
<th>Maximum Leave per Year</th>
<th>Rate of Accrual</th>
<th>Hours in Pay Status</th>
<th>Hours of Leave Earned per Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>Less than 3 years</td>
<td>104 hours, or 13 days per 26-period leave year or 4 hours for each biweekly pay period.</td>
<td>1 hour for each unit of 20 hours pay in status.</td>
<td>20</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>40</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>60</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td>4 (max.)</td>
</tr>
<tr>
<td>6</td>
<td>3 years but less than 15 years</td>
<td>160 hours, or 20 days per 26-period leave year or 6 hours for each full biweekly pay period.</td>
<td>1 hour for each unit of 13 hours in pay status.</td>
<td>13</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>26</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>39</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>52</td>
<td>4</td>
</tr>
<tr>
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<td></td>
<td></td>
<td>65</td>
<td>5</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>78</td>
<td>6 (max.)</td>
</tr>
<tr>
<td>8</td>
<td>15 years or more</td>
<td>208 hours, or 26 days per 26-period leave year or 8 hours for each full biweekly pay period.</td>
<td>1 hour for each unit of 10 hours in pay status.</td>
<td>10</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>20</td>
<td>2</td>
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<tr>
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<td></td>
<td></td>
<td>30</td>
<td>3</td>
</tr>
<tr>
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<td></td>
<td></td>
<td>40</td>
<td>4</td>
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<td></td>
<td>50</td>
<td>5</td>
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<td>60</td>
<td>6</td>
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<td></td>
<td></td>
<td>70</td>
<td>7</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td>8 (max.)</td>
</tr>
</tbody>
</table>

1 Except that the accrual for the last pay period of the calendar year may be 10 hours, provided the employee has the 130 creditable hours or more in a pay status in the leave year for leave purposes.

**Recording Hours for Annual and Sick Leave**

a. Units of hours in a pay status are converted into annual leave credits at the rate of 1 hour for each unit of 20, 13, or 10 hours in a pay status — up to a maximum of 4, 6, or 8 hours per biweekly pay period, depending on the employee’s leave category.

b. Hours in a pay status in excess of these whole units are accumulated and carried forward as excess workhours. These excess (uncollected) workhours are added to hours in a pay status in the next period.

c. Whole units of creditable hours (20, 13, or 10) are then converted into leave hours at the unit rate — provided no more leave is credited to a part-time employee than could be earned in the same leave year by a full-time employee.

d. The maximum credit allowable for a particular leave category is calculated by multiplying the period number by the number of leave hours allowable per period.
Table 2: Table 2 is valid for non-executive, non-bargaining career employees, and non-career employees converted to those positions, with a career appointment date on or after October 6, 2012, who are without any prior federal or USPS service that was creditable at the time of that career appointment toward the leave computation date. Table 2 never applies to an employee who earned annual leave per Table 1.

<table>
<thead>
<tr>
<th>Leave Category</th>
<th>Years of Creditable Service</th>
<th>Maximum Leave per Year</th>
<th>Rate of Accrual</th>
<th>Hours in Pay Status</th>
<th>Hours of Leave Earned per Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.07</td>
<td>Less than 5 years</td>
<td>80 hours or 10 days per 26-period leave year or 3.07 hours for each biweekly pay period.</td>
<td>1 hour for each unit of 26 hours pay in status.</td>
<td>26</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>52</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>78</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td>3.07 (max.)^1</td>
</tr>
<tr>
<td>4.61</td>
<td>5 years but less than 15 years</td>
<td>120 hours or 15 days per 26-period leave year or 4.61 hours for each full biweekly pay period.</td>
<td>1 hour for each unit of 17.33 hours in pay status.</td>
<td>17.33</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>34.66</td>
<td>2</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>51.99</td>
<td>3</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>69.32</td>
<td>4.61 (max.)^1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>6.15</td>
<td>15 years or more</td>
<td>160 hours or 20 days per 26-period leave year or 6.15 hours for each full biweekly pay period.</td>
<td>1 hour for each unit of 13 hours in pay status.</td>
<td>13</td>
<td>1</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>26</td>
<td>2</td>
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<td>39</td>
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<td></td>
<td>52</td>
<td>4</td>
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<td>65</td>
<td>5</td>
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<td></td>
<td></td>
<td>78</td>
<td>6</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>80</td>
<td>6.15 (max.)^1</td>
</tr>
</tbody>
</table>

^1. Except that the accrual for the last pay period of the calendar year will equal the number of hours required to equal annual leave earned for the leave year; based upon total hours in a pay status for the leave year.

### Recording Hours for Annual and Sick Leave

- **a.** Units of hours in a pay status are converted into annual leave credits at the rate of 1 hour for each unit of 26, 17.33, or 13 hours in a pay status — up to a maximum of 3.07, 4.61, or 6.15 hours per biweekly pay period, depending on the employee’s leave category.

- **b.** Hours in a pay status in excess of these whole units are accumulated and carried forward as excess workhours. These excess (uncredited) workhours are added to hours in a pay status in the next period.

- **c.** Whole units of creditable hours (26, 17.33, or 13) are then converted into leave hours at the unit rate — provided no more leave is credited to a part-time employee than could be earned in the same leave year by a full-time employee.

- **d.** The maximum credit allowable for a particular leave category is calculated by multiplying the period number by the number of leave hours allowable per period.

### 512.313 Appointees

The following provisions concern appointees:

- **a.** *Rate of Leave Accrual.* The rate of leave accrual for a new career employee (whether appointed, reinstated, or transferred) is determined promptly as soon as related facts are verified. It is based on creditable service, both civilian and military (see 512.2).

- **b.** *Ninety-Day Qualifying Period.*

  (1) **Requirement.** New employees are not credited with and may not take annual leave until they complete 90 days of continuous employment under one or more appointments without a break in service.

  **Exception:** This requirement does not apply to (a) career (or career conditional) employees who have had a minimum of 90 days of continuous federal service prior to transferring, without a break in service, to a Postal Service career position (see 512.812 and 512.91) or (b) substitute rural carriers or
RCAs who are in a leave-earning status and convert to a Postal Service career position without a break in service.

(2) **Break in Service.** A break in service of 1 or more workdays breaks the continuity of employment. Any further employment requires beginning a new 90-day period. (For substitute rural carriers and RCAs, see 512.552.)

(3) **Active Military Service.** Active military service for an employee not entitled to mandatory restoration is a break in civilian service. The employee begins a new 90-day qualifying period for leave purposes.

(4) **Full-time Employees and A–E Postmasters.** After new employees complete the 90-day qualifying period, they are credited with annual leave to be earned during the remainder of the leave year plus the leave earned during the qualifying period.

(5) **Part-time Employees Except A–E Postmasters.** After part-time employees complete the 90-day qualifying period, annual leave that they have accrued is credited to their accounts.

c. **Partial Pay Period.**

(1) Any employee whose appointment is made effective after the first Monday of a pay period does not receive leave credit for service performed during that pay period. Part-time employees appointed in this manner do not have their service hours brought forward for leave purposes for that pay period.

(2) An employee transferring from an agency having different pay periods may be given credit for the partial period.

512.32 **Maximum Carryover**

512.321 **Maximum Carryover Amounts**

The maximum carryover amount, i.e., the maximum amount of previously accumulated annual leave with which an employee may be credited at the beginning of a year, is as follows:

a. **Bargaining Unit Employees.** The maximum leave carryover for bargaining unit employees is 55 days (440 hours).

b. **Executive and Administrative Schedule (EAS) Employees.** The maximum carryover amount for EAS employees is 70 days (560 hours).

c. **Employees Affected by Public Law 102.** For employees who, on January 1, 1953 (prior to the passage of Public Law 102), (1) had more accumulated leave to their credit than the amounts provided above, and (2) who have maintained balances in excess of those amounts, the maximum carryover amount is the balances they have maintained.

512.322 **Nonbargaining Unit to Bargaining Unit**

When a nonbargaining unit employee is permanently assigned to a bargaining unit position, the employee’s annual leave carryover ceiling is reduced to the carryover ceiling for that bargaining unit. The employee is permitted to use the excess annual leave over the bargaining unit ceiling during the leave year in which the permanent assignment is effective.
512.4  Authorizing Annual Leave

512.41  Requests for Annual Leave

512.411  General

Except for emergencies, annual leave for all employees except postmasters must be requested on PS Form 3971 and approved in advance by the appropriate supervisor. Leave requests from rural carriers must be approved in accordance with Article 10 of the USPS-NRLCA National Agreement.

512.412  Emergencies

An exception to the advance approval requirement is made for emergencies; however, in these situations, the employee must notify appropriate postal authorities of the emergency and the expected duration of the absence as soon as possible.

When sufficient information is provided to determine that the absence may be covered by the Family and Medical Leave Act (FMLA), the following Department of Labor forms will be mailed to the employee’s address of record along with a return envelope:

a. WH 381, FMLA Notice of Eligibility and Rights and Responsibilities; and
b. One of the following forms, as appropriate:
   (1) WH-380-E, FMLA Certification of Health Care Provider for Employee’s Serious Health Condition.
   (2) WH-380-F, FMLA Certification of Health Care Provider for Family Member’s Serious Health Condition.
   (3) WH-384, FMLA Certification for Qualifying Exigency for Military Family Leave.
   (4) WH-385, FMLA Certification for Serious Injury or Illness of Covered Servicemember — for Military Family Leave.

Note: These forms are provided for the employee’s convenience, as they solicit all required information; however, employees may use another format as long as it provides complete and sufficient information as required by the FMLA. The information provided should relate only to the specific reason associated with the request for leave protection.

PS Form 3971, Request for or Notification of Absence, will be provided to the employee upon his or her return to duty.

When sufficient information to determine that the absence is covered by FMLA is not provided in advance of the absence, the employee must submit PS Form 3971 and applicable medical or other certification upon returning to duty and explain the reason for the emergency to his or her supervisor.

Supervisors approve or disapprove the leave request. When the request is disapproved, the absence may be recorded as LWOP or absent without leave (AWOL) at the discretion of the supervisor as outlined in 512.422.

512.42  PS Form 3971 Request for or Notification of Absence

512.421  Purpose

Request for annual leave is made in writing, in duplicate, on PS Form 3971.
512.422 Approval or Disapproval
The supervisor is responsible for approving or disapproving the request for annual leave by signing PS Form 3971, a copy of which is given to the employee. If a supervisor does not approve a request for leave, the Disapproved block on PS Form 3971 is checked and the reasons given in writing in the space provided. When a request is disapproved, the granting of any alternate type of leave, if any, must be noted along with the reasons for disapproval. AWOL determinations must be similarly noted.

512.423 Retention and Disposal Period
Forms 3971 are retained by the installation head for 2 years from the date the leave is taken or disapproved and are then destroyed. (Documents that become a part of a disciplinary file or administrative proceeding will be disposed of with that file.)

512.43 Insufficient Leave Balance
If the leave is approved and the employee has an insufficient leave balance, it is changed to LWOP when the employee’s pay is processed.

512.5 Leave Charge Information
512.51 Full-Time Employees
512.511 Minimum Unit Charge
Minimum unit charges for full-time employees are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All full-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Full-time exempt.</td>
<td>(See 519.7.)</td>
</tr>
<tr>
<td>Regular rural carriers.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>Substitute rural carriers and RCAs when in a leave-earning status and serving:</td>
<td></td>
</tr>
<tr>
<td>1. Vacant routes.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>2. Routes from which rural carriers are on extended leave.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>RCAs when in a leave-earning status and serving auxiliary routes.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Auxiliary rural carriers.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Triweekly rural carriers.</td>
<td>(See 512.54.)</td>
</tr>
</tbody>
</table>

512.512 Holidays
Leave cannot be charged for national legal holidays, days designated as holidays, or absences authorized by administrative order. 

**Exception:** If an employee shown to be eligible in 434.422 elects to receive annual leave credit in lieu of holiday leave pay (see 512.65), annual leave may be charged to supplement work hours, up to the limit of the employee’s regular work schedule, on the holiday worked.

512.513 Leave for Postmasters and Installation Heads
These employees must (a) promptly report emergency or planned absences exceeding 5 working days to their postal managers and (b) maintain accurate records of their leave.
512.514 **Rural Carriers (Regular and Substitute)**

See 512.53 and 512.55.

512.52 **Part-Time Employees**

512.521 **Minimum Unit Charge**

Minimum unit charges for part-time employees are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All part-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Part-time exempt employees.</td>
<td>(See 519)</td>
</tr>
</tbody>
</table>

512.522 **Part-Time Regular**

A part-time regular employee who is granted annual leave and performs service on the same day is not allowed to take more leave hours than would total 8 hours when combined with workhours.

512.523 **Part-Time Flexible**

The following provisions concern part-time flexible employees:

a. A part-time flexible employee who has been credited with 40 hours or more of paid service (work, leave, or a combination of work and leave) in a service week is not granted paid annual or sick leave during the remainder of that service week. Absences in such cases are treated as nonduty time, not chargeable to paid leave of any kind. Supervisors should avoid granting leave resulting in the requirement for overtime pay.

b. Part-time flexible employees who request leave on days that they are scheduled to work, except legal holidays, may be granted leave provided they can be spared. The combination of leave and workhours charged to these employees cannot exceed 8 hours on any one day. The installation head may also consider a request for annual leave on any day a part-time flexible employee is not scheduled to work. The 40 hours paid service in a service week specified in 512.523a may not be exceeded.

512.524 **A–E Postmasters**

The following provisions concern A–E postmasters:

a. *Maximum Leave.* Annual leave may not exceed the scheduled service hours for the day on which the leave is taken.

b. *Saturday Absences.* A–E postmasters work a 6-day week. Absence on Saturday that occurs within or at the beginning or end of a period of annual leave or sick leave is not charged to such leave, nor is there loss of compensation provided either of the following is true:

   (1) There are 5 or more days of annual or sick leave within the period.

   (2) There are 4 or more days of annual or sick leave plus a holiday. If the holiday falls on a Saturday that is a scheduled workday, absence on the preceding Friday is not charged to leave. If the leave period is for less than 4 days, absence on Friday is charged to leave.
512.53 Regular Rural Carriers
512.531 General
Annual leave is earned by a regular rural carrier in accordance with 512.311 and the terms of the applicable collective bargaining agreement. It is taken in minimum units of 1 day (8 hours) provided a leave replacement is available.

512.532 Saturday Absences
Rules for approved absences of regular rural carriers, substitute rural carriers, or RCAs in a leave-earning status are subject to the specific conditions of the USPS-NRLCA National Agreement. Accordingly, the following apply:

a. Absence on Saturday that occurs within or at the beginning or end of a period of annual leave or sick leave is not charged to such leave, nor is there loss of compensation provided the appropriate leave balance on the PS Form 1223-A, Earnings Statement, reflects at least 6 days of leave and either of the following is true:

   (1) There are more than 5 days of annual or sick leave within the period.

   (2) There are more than 4 days of annual or sick leave plus a holiday. If the holiday falls on a Saturday that is a scheduled workday, absence on the preceding Friday is not charged to leave. If the leave period is 4 days or less, absence on Friday is charged to leave.

b. Interruption during the approved period of annual or sick leave by 1 day of court leave due to circumstances beyond the carrier’s control does not disqualify the carrier for coverage as provided above.

c. Upon request, a rural carrier is granted annual leave or LWOP on Saturday, at the carrier’s option, provided a replacement is available.

512.54 Triweekly Rural Carriers
512.541 Week’s Absence
Carriers who are absent for a week on sick or annual leave are charged with 5 days’ leave.

512.542 Absences Less Than a Week
Carriers who are absent for less than a week at a time are charged with 2 days’ leave for each workday of absence.

512.543 Leave Carryover
The carrier may end the year with 1 day of unused annual leave. This day may be carried forward into another leave year provided the total carried forward does not exceed 55 days, except as provided in 512.321.

512.55 Leave Replacements for Rural Carriers
512.551 General
After a rural carrier or RCA has been assigned to and served in excess of 90 days in a vacant route or in a route from which a rural carrier is on extended leave, or after an RCA has been assigned to and served in excess of 90 days in an auxiliary route, he or she may take the accrued annual leave. Annual leave is granted in accordance with normal leave requirements and
the terms of the applicable collective bargaining agreement. It is granted in minimum units of 1 day for regular routes or 1 hour for auxiliary routes provided a leave replacement is available.

512.552 **Ninety-Day Qualifying Period**

Substitute carriers and RCAs qualify for taking leave after being assigned as the primary leave replacement and serving in excess of 90 days in (a) a vacant route or (b) a route from which the rural carrier is on extended leave. RCAs also qualify for taking leave after being assigned to and serving an auxiliary route in excess of 90 days. A break in service of 1 or more workdays breaks continuity of employment, and the substitute carrier or RCA must begin a new 90-day qualifying period. Normally a break in service occurs only when the regular carrier returns or when the vacant route is filled by the appointment of a new regular rural carrier. A break in service does not mean absence from the route on a nonscheduled workday or absence in approved leave status, including LWOP. The first day of the pay period following 90 days of service, the substitute carrier or RCA is credited with annual leave accrued for the 90-day qualifying period. (In determining the employee’s leave category, credit is also given for prior service as a substitute rural carrier or RCA.)

512.553 **Lump Sum Payment**

When regular rural carriers return to duty, substitute replacement carriers who earn leave are given lump sum payments for the annual leave to their credit if they have been in a leave-earning capacity. The lump sum payment is not made if the substitute replacement carrier is converted to a career position without a break in service and continues to earn leave.

512.56 **Auxiliary Rural Carriers**

Auxiliary rural carriers earn leave based on the number of hours worked and in accordance with the appropriate leave category. Leave is credited as earned. These carriers are granted leave in increments of 1 hour.

512.6 **Vacation Planning and Special Programs**

512.61 **Bargaining Unit Employees Vacation Planning**

For these employees, leave is subject to specific vacation planning provisions of applicable collective bargaining agreements. Note also:

a. For all regular employees, both full-time and part-time, vacation leave is granted when requested to the extent practicable.

b. For part-time flexible employees, vacation planning is limited to accumulated and accrued leave.

512.62 **Nonbargaining Unit Employees Vacation Planning**

Vacation leave is granted to these employees when their services can best be spared. Postmasters and other responsible officials must schedule leave so that (a) employees do not forfeit leave and (b) postal operations are not impaired.
512.63 **Annual Leave Exchange**

512.631 **General**
The annual leave exchange program provides eligible employees with the opportunity to receive cash in exchange for leave that they will earn during the next leave year. Accumulated leave and leave accrued during the current leave year cannot be exchanged under this program. The terms and conditions for exchanging leave vary for bargaining unit and nonbargaining unit employees and are explained in the instructions mailed to eligible employees before the open season November 15 through December 15 each year.

512.632 **Bargaining Unit Annual Leave Exchange**
Certain national collective bargaining agreements provide a leave exchange option for covered employees. Eligibility and the other terms and conditions for this option are set forth in the applicable collective bargaining agreements and information related to administering the program.

512.633 **Nonbargaining Unit Annual Leave Exchange**
Career employees permanently assigned to a nonbargaining unit position are provided the option at the end of the calendar year to exchange for cash a given number of hours of the annual leave they would otherwise earn during the next leave year. The minimum and maximum number of hours allowed each year, as well as the leave balance the employee must have at the end of the leave year in which the election is made, and any other requirements, are determined by consultation with Postal Service management associations and specified in information related to administering the program.

512.634 **Processing Annual Leave Exchange Options**
Open season for the annual leave exchange program runs from November 15 to December 15 each year. Eligible employees are notified of the election before the open season. The exchange is effective the first full pay period of the new leave year.

*Note:* Postal employees may not exchange leave already earned that exceeds the Postal Service leave carryover limit due to Internal Revenue Service “constructive receipt” regulations.

512.64 **Annual Leave Sharing**
The annual leave-sharing program provides employees the opportunity to receive and use donated annual leave and to donate their annual leave to another employee under certain conditions. The program is limited to career nonbargaining unit and bargaining unit employees and to noncareer employees designated as transitional employees (TEs) under certain collective bargaining agreements. The terms and conditions for this program are set forth in applicable collective bargaining unit agreements and memorandums of understanding. Instructions for administration of the terms and conditions are found in Management Instruction EL-510-2003-2, *Annual Leave Sharing Program*.

512.65 **Annual Leave Credit in Lieu of Holiday Leave Pay**
Employees shown to be eligible in 434.422 who work a holiday may elect to receive annual leave credit in lieu of holiday leave pay. If they do so and then work only a partial day, they may use LWOP, annual leave, or sick leave (if
they become ill during their scheduled tour) to supplement work hours, up to the limit of their regular work schedule, on the holiday worked.

512.7 Separation Adjustments

512.71 Terminal Leave Worksheet
If an employee is not transferring to another federal agency and is separating from the Postal Service, the Eagan ASC furnishes the separating installation with PS Form 2246, Terminal Leave Worksheet, for filing in the employee’s official personnel folder. (For transfers to other federal agencies, see 512.8.)

512.72 Collection for Unearned Leave

512.721 Refund
Separating employees who are indebted for unearned annual leave or sick leave must refund the amount paid to them for such unearned leave. If employees do not make refunds, deductions are made from any funds that are due them.

512.722 Exception
Collection is not required in cases of death or in the case of separation due to a disability that prevents an employee from returning to duty or continuing in the Postal Service.

512.73 Lump Sum Terminal Leave Payment

512.731 General
Separating employees may receive lump sum terminal leave payments subject to the following conditions:

a. Completion of Qualifying Period. Except for those employees identified under 512.812, employees who separate before completing the 90-day qualifying period forfeit terminal leave payment for accrued leave. Employees who complete the 90-day qualifying period, even if separated at the close of business on day 90, may be entitled to terminal leave payment for accrued leave.

b. Completion of Pay Period. Employees whose separation is effective before the last Friday of a pay period do not receive leave credit or terminal leave payment for the leave that would have accrued during that pay period.

512.732 Entitlement Amounts
Separating employees may receive lump sum terminal leave payments as follows:

a. Nonbargaining Unit Employees. Nonbargaining unit employees may receive a lump sum leave payment for accumulated annual leave carried over from the previous year; accrued annual leave for the year in which they separate, including amounts over the carryover maximum; any unused donated leave; and for full-time and part-time regular employees, holidays that fall within the terminal leave period.

b. Bargaining Unit Employee. Bargaining unit employees may receive a lump sum leave payment:

(1) If separating other than under the Voluntary Early Retirement Authority (VERA), for accumulated annual leave carried over from
the previous year; accrued annual leave for the year in which they separate, up to the carryover maximum for their bargaining unit (see 512.32); any unused donated leave; and for full-time and part-time regular employees, holidays that fall within the terminal leave period. Any part of the unused annual leave earned during the leave year of separation that is in excess of the maximum carryover amount is granted prior to separation rather than paid out in the form of a lump sum payment. No payment is made for unused leave that the employee would have been required to forfeit at the end of the leave year.

(2) If separating under VERA, for accumulated annual leave carried over from the previous year; accrued annual leave for the year in which they separate, including amounts over the carryover maximum for their bargaining unit; any unused donated leave; and for full-time and part-time regular employees, holidays that fall within the terminal leave period.

Note: Transitional employees receive payment for accrued annual leave at the end of their appointment.

512.733 Separation for Military Service
Employees who separate to enter active U.S. military duty may choose to receive a lump sum leave payment or to have their accrued annual leave balance held for credit until they return to Postal Service duty.

512.734 Separation Followed by Reemployment
Employees who receive a lump sum leave payment on separation from a Postal Service position (or a federal position under the federal leave system) and who are reemployed or reinstated to a leave-earning status before the period covered by the payment expires must refund to the Postal Service in full the payment for the overlapping period. These employees may then be reccredited (see 512.9) with leave.

512.735 Absence of Relationship to Annuity Payment
Lump sum payment for annual leave at the time of retirement does not affect the amount or commencement date of annuity payments.

512.736 Payment to Beneficiaries or Estates of Employees Who Die in Service
If employees die in service, terminal leave payments are made as follows:

a. The beneficiaries or estates of nonbargaining unit employees receive terminal leave payments that are the same as the payments to which the employees would have been entitled if they had separated while living (see 512.732a).

b. The beneficiaries or estates of bargaining unit employees receive terminal leave payments that are the same as the payments to which the employees would have been entitled if they had separated while living (see 512.732b1) with the provision that the amount includes payment for accrued annual leave in excess of the maximum carryover amount that the employees could have taken if they had lived to the end of the leave year, but not for accrued annual leave that the employees would have been required to forfeit.
Transfers

Transfer Without a Break in Service

From the Postal Service to a Federal Agency
The Eagan ASC furnishes the agency gaining the employee with SF 1150. (A copy of SF 1150 is not sent to the losing installation.) When necessary, the Postal Service collects for used but unearned leave (see 512.721). When the receiving agency is unable to transfer a leave balance in excess of its leave carryover limit, the employee receives a lump sum payment for earned annual leave that cannot be transferred. The lump sum is calculated by multiplying the person’s postal hourly rate times the number of earned annual leave hours that cannot be transferred.

From a Federal Agency to the Postal Service
Leave credit must be transferred to the employee’s leave account. However, leave that may be transferred is limited to the leave carryover limit applicable to the Postal Service position to be filled. The employee should not have to take LWOP because of delay in transferring leave:

a. If the SF 1150 does not reach the Eagan ASC before the employee has to take leave, the Eagan ASC may contact the losing agency to request the employee’s leave balance.

b. If LWOP cannot be avoided, the record can be adjusted when the SF 1150 is received to show paid leave unless the employee requests that the LWOP remain unchanged.

Transfer With a Break in Service
An employee who moves from the Postal Service to another federal agency after a break in service is separated (see 512.7) and later reemployed (see 512.9). Any accumulated leave is not transferred, but is paid for in a lump sum.

Recencoding Annual Leave

Policy
Annual leave that may be recencoded consists of leave earned under any of the leave systems merged under the Annual and Sick Leave Act of 1951. However, annual leave that is already forfeited cannot be recencoded.

Annual leave is recencoded under the act for:

a. Employees who are reemployed before the period covered by the lump sum payment expires.

b. Employees who transferred to a position that is not under an annual leave system and transferred back to the Postal Service without a break in Postal Service service of more than 52 continuous calendar weeks.

c. Employees who return to pay and duty status following a period of suspension or involuntary separation (i.e., cases of retroactive reversals of disciplinary action).
512.92 Procedures

512.921 Leave Earned in Prior Service in the Postal Service
See 512.734.

512.922 Leave Earned at Another Agency
When an employee makes application for recredit of leave earned in another agency, the Postal Service contacts the other agency to determine if leave was forfeited at the time of separation. If not, the agency is asked to certify the leave account. The following applies:

a. If the agency cannot find the leave record, the Postal Service will accept a statement or other evidence of leave credits. The statement should include an estimate of leave credit and reflect the factors forming the basis of the estimate.

b. If the leave record or statement justifies it, the amount of leave shown is recredited.

512.923 Leave Buy-Back — OWCP
The following provisions concern leave buy-back:

a. Under the provisions of the Injury Compensation Program, current employees may be permitted to buy back sick and annual leave they used while awaiting adjudication of their cases by OWCP. In traumatic injury cases, employees may be permitted to buy back only the leave that is used after the end of the 45-day continuation-of-pay period.

b. When the employee buys back annual leave for a previous year that exceeds the applicable maximum (see 512.32), the excessive leave is automatically forfeited. Employees are allowed to buy back only those hours that can be carried forward.

c. Some loss of leave may occur when the period of absence is changed to an LWOP status as a result of leave buy-back. For every 80 hours of paid leave bought back and changed to LWOP, both annual and sick leave are adjusted by the amount earned in 1 pay period. The employee must be informed of this so there will be no misunderstanding.

See Exhibit 514.4, item e, for further information.

513 Sick Leave

513.1 Purpose

513.11 Sick Leave for Employee Incapacitation
Sick leave insures employees against loss of pay if they are incapacitated for the performance of duties because of illness, injury, pregnancy and confinement, and medical (including dental or optical) examination or treatment.

513.12 Sick Leave for Dependent Care
A limited amount of sick leave may also be used to provide for the medical needs of a family member. Nonbargaining unit employees, and bargaining unit employees if provided in their national agreements, are allowed to take up to 80 hours of their accrued sick leave per leave year to give care or
otherwise attend to a family member (as defined in 515.2(a), 515.2(b), and 515.2(c) with an illness, injury, or other condition that, if an employee had such a condition, would justify the use of sick leave. If leave for dependent care is approved, but the employee has already used the maximum 80 hours of sick leave allowable, the difference is charged to annual leave or to LWOP at the employee’s option. (See 515 for information about FMLA entitlement to be absent from work.)

513.2 Accrual and Crediting

513.21 Accrual Chart

Time accrued is as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Time Accrued</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full-time employees (except as noted below).</td>
<td>4 hours for each full biweekly pay period — i.e., 13 days (104 hours) per 26-period leave year.</td>
</tr>
<tr>
<td>Non-executive, non-bargaining full-time career employees, and non-career employees converted to those positions, with a career appointment date on or after October 6, 2012, who are without any prior federal or USPS service that was creditable at the time of that career appointment toward the leave computation date. This accrual rate never applies to an employee who earned sick leave at the higher accrual rate above.</td>
<td>3 hours for each full biweekly pay period — i.e., 9.75 days (78 hours) per 26-period leave year.</td>
</tr>
<tr>
<td>Part-time employees (except as noted below).</td>
<td>1 hour for each unit of 20 hours in pay status up to 104 hours (13 days) per 26-period leave year.</td>
</tr>
<tr>
<td>Non-executive, non-bargaining part-time career employees, and non-career employees converted to those positions, with a career appointment date on or after October 6, 2012, who are without any prior federal or USPS service that was creditable at the time of that career appointment toward the leave computation date. This accrual rate never applies to an employee who earned sick leave at the higher accrual rate above.</td>
<td>1 hour for each unit of 26.66 hours in pay status up to 78 hours (9.75 days) per 26-period leave year.</td>
</tr>
</tbody>
</table>

513.22 Crediting

513.221 General

Sick leave is credited at the end of each biweekly pay period in which it is earned. Sick leave (earned and unused) accumulates without limitation.

513.222 Part-Time Employees

Part-time employees are not credited with sick leave in excess of 13 days (104 hours) per 26-period leave year.
513.223 **Leave Replacements for Rural Carriers**
Substitute rural carriers or RCAs assigned to and serving (a) a vacant route or (b) a route from which the rural carrier is on extended leave, and RCAs assigned to and serving an auxiliary route are credited with sick leave starting with the first pay period following the 90-day qualifying period.

513.224 **Auxiliary Rural Carriers**
Auxiliary rural carriers are not credited with sick leave in excess of 104 hours per leave year. If they serve in another capacity (e.g., flexible employees) in the Post Office, that service is also used in computing sick leave credit (see 513.21).

513.225 **Substitute Rural Carriers in Dual Appointment**
Substitute rural carriers in dual appointments earn sick leave only when their service is performed in a position that is subject to the Civil Service Retirement Act. The leave can be used only while they are serving in a leave-earning position.

513.226 **Leave Credit Adjustment for LWOP**
See 514.24.

513.3 **Authorizing Sick Leave**

513.31 **Policy**

513.311 **General**
Sick leave cannot be granted until it is earned, except as provided in 513.5.

513.312 **Restriction**
An employee who is in sick leave status may not engage in any gainful employment unless prior approval has been granted by appropriate authority (see 662, Federal Standards of Ethical Conduct).

513.32 **Conditions for Authorization**
Conditions for authorization are as follows:*

<table>
<thead>
<tr>
<th>Conditions</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Illness or injury.</td>
<td>If the employee is incapacitated for the performance of official duties.</td>
</tr>
<tr>
<td>Pregnancy and confinement.</td>
<td>If absence is required for physical examinations or periods of incapacitation.</td>
</tr>
<tr>
<td>Medical, dental, or optical examination or treatment.</td>
<td>If absence is necessary during the employee’s regular scheduled tour.</td>
</tr>
<tr>
<td>For eligible employees (as indicated in 513.12), care for a family member (as defined in 515.2(a) 515.2(c), and 515.2(e))</td>
<td>Up to 80 hours of accrued sick leave per leave year if the illness, injury, or other condition is one that, if an employee had such a condition, would justify the use of sick leave.</td>
</tr>
<tr>
<td>Conditions</td>
<td>Details</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Contagious disease. A contagious disease is a disease ruled as requiring isolation, quarantine, or restriction of movement of the patient for a particular period by the health authorities having jurisdiction.</td>
<td>If the employee (1) must care for a family member afflicted with a contagious disease, (2) has been exposed to a contagious disease and would jeopardize the health of others, or (3) has evidence supplied by the local health authorities or a certificate signed by a physician certifying the need for the period of isolation or restriction.</td>
</tr>
<tr>
<td>Medical treatment for disabled veterans.</td>
<td>If the employee (1) presents a statement from a duly authorized medical authority that treatment is required, and (2) when possible, gives prior notice of the definite number of days and hours of absence. (Such information is needed for work scheduling purposes.)</td>
</tr>
<tr>
<td>Bereavement Leave for Non-Bargaining Unit Employees</td>
<td>This type of leave is available for all career non-bargaining unit employees. Employees may use up to 3 workdays of annual leave, sick leave, or leave without pay to make arrangements necessitated by the death of a family member or attend the funeral of a family member. Authorization of leave beyond three workdays is subject to the conditions and requirements of ELM 510. For employees opting to use available sick leave, the leave will be charged to sick leave for dependent care, if available. Documentation evidencing the death of the employee’s family member is required only when the supervisor deems such documentation desirable for the protection of the Postal Service’s interests. Family Member is defined as a: a. Son or daughter — biological or adopted child, stepchild, daughter-in-law, or son-in-law; b. Spouse; c. Parent, mother-in-law, or father-in-law; d. Sibling — brother, sister, brother-in-law, or sister-in-law; or e. Grandparent. The applicable provisions regarding bereavement leave for bargaining unit employees are in the respective bargaining unit’s applicable national agreement.</td>
</tr>
</tbody>
</table>

*Sick leave, annual leave, or LWOP is granted as may be necessary for any of these conditions in accordance with normal leave policies and collective bargaining agreements. (See also 513.6 and 514.22.)*
Requests for Sick Leave

General
Except for unexpected illness or injury situations, sick leave must be requested on PS Form 3971 and approved in advance by the appropriate supervisor.

Unexpected Illness or Injury
An exception to the advance approval requirement is made for unexpected illness or injuries; however, in this situation the employee must notify appropriate postal authorities of his or her illness or injury and expected duration of the absence as soon as possible.

When sufficient information is provided to determine that the absence may be covered by the Family and Medical Leave Act (FMLA), the following Department of Labor forms will be mailed to the employee’s address of record along with a return envelope:

a. WH 381, FMLA Notice of Eligibility and Rights and Responsibilities; and
b. One of the following forms, as appropriate:
   (1) WH-380-E, FMLA Certification of Health Care Provider for Employee’s Serious Health Condition.
   (2) WH-380-F, FMLA Certification of Health Care Provider for Family Member’s Serious Health Condition.
   (3) WH-385, FMLA Certification for Serious Injury or Illness of Covered Servicemember — for Military Family Leave.

Note: These forms are provided for the employee’s convenience, as they solicit all required information; however, employees may use another format as long as it provides complete and sufficient information as required by the FMLA. The information provided should relate only to the specific reason associated with the request for leave protection.

PS Form 3971, Request for or Notification of Absence, will be provided to the employee upon his or her return to duty.

When sufficient information to determine that the absence is covered by FMLA is not provided in advance of the absence, the employee must submit a PS Form 3971 and applicable medical or other certification upon returning to duty and explain the reason for the absence. Employees may be required to submit acceptable evidence of incapacity to work as outlined in the provisions of 513.36, Sick Leave Documentation Requirements, or noted on the reverse of PS Form 3971 or on Department of Labor Form WH-381, as applicable.

The supervisor approves or disapproves the leave request. When the request is disapproved, the absence may be recorded as annual leave or, if appropriate, as LWOP or AWOL, at the discretion of the supervisor as outlined in 513.342.

PS Form 3971, Request for or Notification of Absence

General
Request for sick leave is made in writing, in duplicate, on PS Form 3971. If the absence is to care for a family member, this fact is to be noted in the Remarks section.
513.342 Approval or Disapproval
The supervisor is responsible for approving or disapproving requests for sick leave by signing PS Form 3971, a copy of which is given to the employee. If a supervisor does not approve a request for leave as submitted, the Disapproved block on the PS Form 3971 is checked and the reason(s) given, in writing, in the space provided. When a request is disapproved, the granting of any alternate type of leave, if any, must be noted along with the reason for the disapproval. AWOL determinations must be similarly noted.

513.35 Postmaster Absences
There are special requirements for postmaster absences:

a. Leave Replacement. A postmaster whose absence requires the hiring of a leave replacement must notify the appropriate official.

b. Absence Over 3 Days. A postmaster who is absent in excess of 3 days must submit PS Form 3971 within 2 days of returning to duty or, for an extended illness, at the end of each accounting period.

513.36 Sick Leave Documentation Requirements
513.361 Three Days or Less
For periods of absence of 3 days or less, supervisors may accept the employee’s statement explaining the absence. Medical documentation or other acceptable evidence of incapacity for work or need to care for a family member is required only when the employee is on restricted sick leave (see 513.39) or when the supervisor deems documentation desirable for the protection of the interests of the Postal Service. Substantiation of the family relationship must be provided if requested.

513.362 Over Three Days
For absences in excess of 3 days, employees are required to submit medical documentation or other acceptable evidence of incapacity for work or of need to care for a family member and, if requested, substantiation of the family relationship.

513.363 Extended Periods
Employees who are on sick leave for extended periods are required to submit at appropriate intervals, but not more frequently than once every 30 days, satisfactory evidence of continued incapacity for work or need to care for a family member unless some responsible supervisor has knowledge of the employee’s continuing situation.

513.364 Medical Documentation or Other Acceptable Evidence
When employees are required to submit medical documentation, such documentation should be furnished by the employee’s attending physician or other attending practitioner who is performing within the scope of his or her practice. The documentation should provide an explanation of the nature of the employee’s illness or injury sufficient to indicate to management that the employee was (or will be) unable to perform his or her normal duties for the period of absence. Normally, medical statements such as “under my care” or “received treatment” are not acceptable evidence of incapacitation to perform duties.

Supervisors may accept substantiation other than medical documentation if they believe it supports approval of the sick leave request.
Failure to Furnish Required Documentation
If acceptable substantiation of incapacitation is not furnished, the absence may be charged to annual leave, LWOP, or AWOL.

Return to Duty
An employee returning from an FMLA-covered absence because of his or her own incapacitation must provide documentation from his or her health care provider that he or she is able to perform the functions of the position with or without limitation. Limitations described are accommodated when practical. Bargaining unit employees must also comply with requirements in 865.

Performance Ability Questioned
When the reason for an employee's sick leave is of such a nature as to raise justifiable doubt concerning the employee's ability to satisfactorily and/or safely perform duties, a fitness-for-duty medical examination is requested through appropriate authority. A complete report of the facts, medical and otherwise, should support the request.

Restricted Sick Leave
Reasons for Restriction
Supervisors or installation heads who have evidence indicating that an employee is abusing sick leave privileges may place the employee on the restricted sick leave list. In addition, employees may be placed on the restricted sick leave list after their sick leave use has been reviewed on an individual basis and the following actions have been taken:

b. Review of the absence file by the immediate supervisor and higher levels of management.
c. Review of the absences during the past quarter of LWOP and sick leave used by employees. (No minimum sick leave balance is established below which the employee's sick leave record is automatically considered unsatisfactory.)
d. Supervisor's discussion of absence record with the employee.
e. Review of the subsequent quarterly absences. If the absence logs indicate no improvement, the supervisor is to discuss the matter with the employee to include advice that if there is no improvement during the next quarter, the employee will be placed on restricted sick leave.

Notice and Listing
Supervisors provide written notice to employees that their names have been added to the restricted sick leave listing. The notice also explains that, until further notice, the employees must support all requests for sick leave by medical documentation or other acceptable evidence (see 513.364).

Recision of Restriction
Supervisors review the employee's PS Form 3972 for each quarter. If there has been a substantial decrease in absences charged to sickness, the employee's name is removed from the restricted sick leave list and the employee is notified in writing of the removal.
513.4 Charging Sick Leave

513.41 Full-Time Employees

513.411 General

General provisions are as follows:

a. Sick leave is not charged for legal holidays or for nonworkdays established by Executive Order.

*Exception:* If employees shown to be eligible in 434.422 elect to receive annual leave credit in lieu of holiday leave pay (see 512.65) and then become ill during their scheduled tour, sick leave may be charged to supplement work hours, up to the limit of their regular work schedule, on the holiday worked, provided the requirements of section 513.32 are met.

b. Sick leave may be charged on any scheduled workday of an employee’s basic workweek.

513.412 Minimum Unit Charge

Minimum unit charges are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All full-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Full-time exempt.</td>
<td>(See 519.7)</td>
</tr>
<tr>
<td>Regular rural carriers.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>Substitute rural carriers and RCAs when in a leave-earning status and serving:</td>
<td></td>
</tr>
<tr>
<td>1. Vacant routes.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>2. Routes from which rural carriers are on extended leave.</td>
<td>1 day (8 hours).</td>
</tr>
<tr>
<td>RCAs when in a leave-earning status and servicing auxiliary routes.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Auxiliary rural carriers.</td>
<td>1 hour.</td>
</tr>
<tr>
<td>Triweekly rural carriers.</td>
<td>(See 512.54).</td>
</tr>
</tbody>
</table>

513.413 Special Situations

The following provisions concern special situations:

a. *A–E Postmasters.* A–E postmasters are charged sick leave the same as annual leave (see 512.524).

b. *Rural Carriers.* Rural carriers who are absent because of illness on Saturdays are charged sick leave based on the computations used for their annual leave charges (see 512.53).

c. *Replacement Rural Carriers.* Substitute rural carriers and RCAs in a leave earning status and serving (a) vacant routes and (b) routes from which rural carriers are on extended leave are charged sick leave in the same manner as rural carriers. RCAs in a leave earning status and serving auxiliary routes are charged sick leave in the same manner as auxiliary rural carriers.

d. *Triweekly Rural Carriers.* Triweekly rural carriers are charged sick leave the same as for annual leave (see 512.54).
513.42 Part-Time Employees

513.421 General

General provisions are as follows:

a. Absences due to illness are charged as sick leave on any day that an hourly rate employee is scheduled to work except national holidays.

**Exception:** If employees shown to be eligible in 434.42 elect to receive annual leave credit in lieu of holiday leave pay (see 512.65), sick leave may be charged to supplement work hours, up to the limit of their regular work schedule, on the holiday worked, provided the requirements of section 513.32 are met.

b. Except as provided in 513.82, paid sick leave may not exceed the number of hours that the employee would have been scheduled to work, up to:

1. A maximum of 8 hours in any one day.
2. 40 hours in any one week.
3. 80 hours in any one pay period. If a dispute arises as to the number of hours a part-time flexible employee would have been scheduled to work, the schedule is considered to have been equal to the average hours worked by other part-time flexible employees in the same work location on the day in question.

c. Limitations in 513.421 apply to paid sick leave only and not to a combination of sick leave and workhours. However, part-time flexible employees who have been credited with 40 hours or more of paid service (work, leave, or a combination of work and leave) in a service week are not granted sick leave during the remainder of that service week. Absences, in such cases, are treated as nonduty time that is not chargeable to paid leave of any kind. (Sick leave is not intended to be used to supplement earnings of employees.)

513.422 Minimum Unit Charge

Minimum unit charges are as follows:

<table>
<thead>
<tr>
<th>Employee Category</th>
<th>Minimum Unit Charge</th>
</tr>
</thead>
<tbody>
<tr>
<td>All part-time nonexempt employees.</td>
<td>One-hundredth of an hour (0.01 hour).</td>
</tr>
<tr>
<td>Part-time exempt employees.</td>
<td>(See 519.7.)</td>
</tr>
</tbody>
</table>

513.5 Advanced Sick Leave

513.51 Policy

513.511 May Not Exceed Thirty Days

Sick leave not to exceed 30 days (240 hours) may be advanced in cases of an employee’s serious disability or illness if there is reason to believe the employee will return to duty. Sick leave may be advanced whether or not the employee has an annual leave or donated leave balance.

513.512 Medical Document Required

Every request for advanced sick leave must be supported by medical documentation of the illness.
513.52 **Administration**

513.521 **Installation Heads' Approval**
Officials in charge of installations are authorized to approve these advances without reference to higher authority.

513.522 **Forms Forwarded**
PS Form 1221, *Advanced Sick Leave Authorization*, is completed and forwarded to the Eagan ASC when advanced sick leave is authorized.

513.53 **Additional Sick Leave**

513.531 **Thirty-Day Maximum**
Additional sick leave may be advanced even though liquidation of a previous advance has not been completed provided the advance at no time exceeds 30 days. Any advanced sick leave authorized is in addition to the sick leave that has been earned by the employee at the time the advance is authorized.

513.532 **Liquidating Advanced Sick Leave**
The liquidation of advanced sick leave is not to be confused with the substitution of annual leave for sick leave to avoid forfeiture of the annual leave. Advanced sick leave may be liquidated in the following manner:

   a. Charging the sick leave against the sick leave earned by the employee as it is earned upon return to duty.
   b. Charging the sick leave against an equivalent amount of annual leave at the employee’s request provided the annual leave charge is made prior to the time such leave is forfeited because of the leave carryover limit.

513.6 **Leave Charge Adjustments**

513.61 **Insufficient Sick Leave**
If sick leave is approved but the employee does not have sufficient sick leave to cover the absence, the difference is charged to annual leave or to LWOP at the employee’s option.

513.62 **Insufficient Sick and Annual Leave**
If sick leave is approved for employees who have no annual or sick leave to their credit, the absence may be charged as LWOP unless sick leave is advanced as outlined in 513.5. LWOP so charged cannot thereafter be converted to sick or annual leave.

513.63 **Disapproved Sick Leave**
If sick leave is disapproved, but the absence is nevertheless warranted, the supervisor may approve, at the employee’s option, a charge to annual leave or a charge to LWOP.

513.64 **Absence Without Leave**
An absence that is disapproved is charged as LWOP and may be administratively considered as AWOL.

513.65 **Annual Leave Changed to Sick Leave**
If an employee becomes ill while on annual leave and the employee has a sick leave balance, the absence may be charged to sick leave.
513.7 **Transfer or Reemployment**

513.71 **Transfer**

513.711 **Crediting**

Individuals who are transferring from a federal agency to the Postal Service are credited with their sick leave balance provided there is not a break in service in excess of 3 years.

513.712 **Recrediting**

The following provisions concern recrediting:

a. If a Postal Service employee transfers to a position under a different leave system to which only a part of the employee’s sick leave can be transferred, the sick leave is recredited if the individual returns to the Postal Service provided there is not a break in service in excess of 3 years.

b. If a Postal Service employee transfers to a position to which sick leave cannot be transferred, the sick leave is recredited if the individual returns to the Postal Service provided there is not a break in service in excess of 3 years.

513.72 **Reemployment**

Sick leave may be recredited upon reemployment provided there is not a break in service in excess of 3 years.

*Note:* For sick leave to be recredited, the employee must be reemployed in a position where sick leave may be earned and used.

513.73 **Reemployment — OWCP**

All individuals who were originally separated and who are subsequently reemployed from a continuous period on OWCP rolls have any previously unused sick leave recredited to their account, regardless of the length of time these employees were on OWCP and off postal rolls.

*Exception:* Sick leave may not be recredited if an employee applied and was approved for disability retirement regardless of whether the employee actually collected the annuity.

513.8 **Retirements or Separations**

513.81 **General**

No payment is made for accumulated sick leave when an employee retires or separates from Postal Service employment.

513.82 **Retirement**

513.821 **Credit for Sick Leave**

Provisions of the Civil Service Retirement Act provide for the granting of credit for unused sick leave in calculating retirement or survivor annuity at the time of an employee’s retirement or death (see 562.4). Each 8 hours of sick leave represents 1 day of retirement credit. Unused sick leave days are converted to calendar time retirement credit, based on a 260-day work year (260 days x 8 hours = 2,080 hours).
Previously, there were no provisions for credit of sick leave upon retirement for employees under the Federal Employees Retirement System (FERS), except for those who were in the Civil Service Retirement System (CSRS) and transferred to FERS. See 580, Federal Employee Retirement System, for details for credit of sick leave upon retirement for FERS employees who formerly were covered by CSRS.

Enacted in 2009, the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84) changed this. FERS employees will receive credit for unused sick leave in the same manner as CSRS employees. The change will be phased in, as follows: (a) 50 percent of accrued sick leave hours will be credited for all FERS retirements commencing October 28, 2009, through December 31, 2013; and (b) 100 percent of the accrued sick leave hours will be credited for all FERS retirements that begin on or after January 1, 2014.

513.822 Disability Retirement
If the OPM has approved an application for disability retirement effective on expiration of accumulated and accrued leave, or if the employee is being otherwise separated for physical or mental disability resulting in inability to perform the work, sick leave is granted at the rate of 8 hours per day, 40 hours per week, or 80 hours per pay period until the employee’s sick leave is exhausted. Payments may not be made, however, for any hours for which the employee received salary or leave payments from another federal agency.

513.83 Separation by Death
If an ill employee dies without returning to duty and without making application for sick leave, the postal official who is in charge of the installation grants sick leave for the period of illness or disability immediately prior to death. If the employee was in pay status on the day of death or immediately prior to death, the employee’s beneficiary is entitled to receive compensation without charge to leave for the date of death. The latter applies whether or not employees have leave to their credit.

513.9 Collection for Unearned Sick Leave
Collection for used but unearned sick leave at the time of separation is made in the same manner as for unearned annual leave (see 512.72).

514 Leave Without Pay

514.1 Essential Features
The following definitions apply for the purposes of 514:

a. LWOP is an authorized absence from duty in a nonpay status.
b. LWOP may be granted upon the employee’s request and covers only those hours that the employee would normally work or for which the employee would normally be paid. FLSA-exempt employees must take LWOP in 1-day increments except when they are taking leave protected under the Family and Medical Leave Act (FMLA).
c. LWOP is different from AWOL (absent without leave), which is a nonpay status due to a determination that no kind of leave can be granted either because (1) the employee did not obtain advance authorization or (2) the employee’s request for leave was denied.

514.2 Policy

514.21 Restriction
LWOP in excess of 2 years is not approved unless specifically provided for in postal policy or regulations.

514.22 Administrative Discretion
Each request for LWOP is examined closely, and a decision is made based on the needs of the employee, the needs of the Postal Service, and the cost to the Postal Service. The granting of LWOP is a matter of administrative discretion and is not granted on the employee’s demand except as provided in collective bargaining agreements or as follows:

a. A disabled veteran is entitled to LWOP, if necessary, for medical treatment.

b. A Reservist or a National Guardsman is entitled to LWOP, if necessary, to perform military training duties under the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA), Public Law 103-353.

c. An employee who requests and is entitled to time off under 515, Absence for Family Care or Serious Health Condition of Employee, must be allowed up to a total of 12 workweeks of absence within a Postal Service leave year for one or more of the reasons listed in 515.41(a) through 515.41(e), and up to 26 workweeks of leave during a single 12-month period to care for covered service members with a serious injury or illness.

514.23 Condition
In granting approval for extended LWOP, the granting official should have reasonable expectation that the employee will return at the end of the approved period.

514.24 Leave Credit Adjustment
Employees who are on LWOP for a period, or periods, totaling 80 hours (normal number of workhours in 1 pay period) during a leave year have their leave credits reduced by the amount of leave earned in 1 pay period.

Exception: Employees who (1) are in leave category 6, (2) are not on LWOP for the entire year, and (3) whose accumulated LWOP reaches 80 hours in the last pay period in a leave year have their leave balance reduced by only 6 hours, even if they earn 10 hours during that pay period (see 512.3). Also, no adjustment is made to the leave computation date for periods of LWOP taken for active military service or while absent due to an illness or injury approved by OWCP.
514.25 **Other Employment**
LWOP is not granted for the purpose of enabling an employee to “try out” or to accept other employment.

514.3 **Authority to Approve**

514.31 **Installation Head**
Installation heads may approve requests for LWOP that are not in excess of 1 year.

514.32 **District Managers**
District managers may approve requests for LWOP that are not in excess of 2 years.

514.4 **Acceptable Reasons and Instructions**
See Exhibit 514.4 for acceptable reasons and instructions for LWOP.

### Exhibit 514.4
**Acceptable Reasons and Instructions for LWOP**

<table>
<thead>
<tr>
<th>Acceptable Reasons for LWOP</th>
<th>Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>a. Personal reasons.</td>
<td>LWOP may be granted to cover the absence.</td>
</tr>
<tr>
<td>b. Employee has no leave to cover vacation during choice vacation period.</td>
<td>LWOP may be granted to cover the absence.</td>
</tr>
</tbody>
</table>
| c. Full-time attendance at a college or university. | 1. Restricted to full-time employee.  
2. An official transcript of courses taken must be submitted to the installation head. |
| d. Personal illness or injury (also see 515) | 1. An employee may utilize annual and/or sick leave in conjunction with LWOP, subject to approval of the leave in accordance with normal leave approval procedures. An employee need not exhaust annual leave and/or sick leave before requesting leave without pay.  
2. A medical document from the attending physician or practitioner must be obtained before approval, the same as for sick leave.  
3. Applications for LWOP to cover a period in excess of 30 days in any 1 year in cases of illness or injury are reviewed and acted upon by the installation head.  
4. An employee normally will not be separated from the service because of absence due to personal illness or injury for a period of less than 1 year (also see 568). An employee may be separated if required to be absent for more than 1 year unless there is cause to expect recovery and return within a reasonable time after the end of 1 year in LWOP status.  
5. The separation of an employee after 1 year of continued absence with or without pay does not prevent an eligible employee from filing an application for retirement (also see 568). |
### Acceptable Reasons for LWOP

<table>
<thead>
<tr>
<th>Reason</th>
<th>Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>e. Injury in line of duty.</strong></td>
<td>1. Supervisors must advise employees of their right to file an application for FECA benefits as a result of illness or injury that is suffered in the line of duty. (See instructions on CA-1 and CA-2a for traumatic injuries and CA-2 for occupational illnesses and diseases.)&lt;br&gt;2. In traumatic injury cases, an employee is entitled to a maximum of 45 calendar days of continuation of pay (COP) without charge to leave if written notice of injury is filed within 30 days of injury. The period of COP begins at the start of the employee’s first full tour of duty thereafter, or the first day following the disability, whichever occurs sooner. The period during which 45 days of COP may be claimed must begin within 90 days of the occurrence of the injury but may end after 90 days from the occurrence. If, after returning to work subsequent to an apparent recovery from a traumatic injury, an employee is again absent from work as a result of the original traumatic injury, the employee may use any remaining COP time left up to the 45-day limit. However, the remaining COP time must be used within 90 days of the date the employee first returns to work following the initial traumatic injury.&lt;br&gt;3. An employee may choose sick or annual leave in lieu of COP; however, this leave may be retroactively converted to COP provided a request is made within 1 year of the date the leave was used or the date of the claim approval, whichever is later.&lt;br&gt;4. Before being placed on LWOP, an employee may choose to use annual or sick leave until it is exhausted. Leave is earned during that part of a pay period in which the employee is in pay status.&lt;br&gt;5. On favorable adjudication of a claim by the Office of Workers’ Compensation Programs (OWCP), LWOP may be substituted for a period of sick and/or annual leave so that the employee may accept disability compensation for the period of absence.&lt;br&gt;6. On favorable adjudication of a claim by OWCP, current employees may be permitted to buy back the leave that they used while awaiting adjudication (see 545.84). If the injury is a traumatic injury, only leave used after the end of the 45-day COP period may be bought back, OWCP does not restrict the amount of leave hours an employee may buy back. However, Postal Service regulations do not permit employees to carry-over into the next leave year more than the allowable maximum number of hours of annual leave (see 512.12). When an employee buys back annual leave in the previous year in an amount that exceeds the applicable maximum carry-over, such excess will be automatically forfeited. For every 80 hours of leave bought back and changed to LWOP, both annual and sick leave must be adjusted by the amount earned in a pay period.</td>
</tr>
<tr>
<td><strong>f. Family care (see 515).</strong></td>
<td>An eligible employee may request and must be allowed up to a total of 12 workweeks of absence during a Postal Service leave year for one or more of the reasons listed in 515.41a through 515.41e(a) through 515.41(e) and up to 26 workweeks during a single 12-month period to care for a covered service member with a serious injury or illness.</td>
</tr>
<tr>
<td><strong>g. Military duty for scheduled drills or for periods of training.</strong></td>
<td>An employee enlisted under the Reserve Forces Act of 1955 who has completed the initial period of active duty training of not less than 3 months or more than 6 months may be granted LWOP for scheduled drills or periods of training.</td>
</tr>
<tr>
<td><strong>h. Military duty for any purpose, training or otherwise.</strong></td>
<td>Eligible members of the National Guard or reserve components of the Armed Forces who are ordered to active duty for training or for any other purposes, for a specified period of time not to exceed 1 year, but in excess of the total time allowable under military leave and annual leave are granted LWOP.</td>
</tr>
<tr>
<td><strong>i. Employee elected to devote full-time service as a national president to an organization of supervisory or other managerial personnel (see 416.3).</strong></td>
<td>1. LWOP normally does not exceed 2 consecutive years coinciding with the elected term of office.&lt;br&gt;2. The employee requests in writing, through the appropriate management structure, that the vice president of Labor Relations grant the employee LWOP during tenure of presidency for the purpose of serving as resident president of an employee organization in Washington, D.C., in a full-time capacity.&lt;br&gt;3. If LWOP is granted, the employee continues to be eligible for appropriate fringe benefits during that period.&lt;br&gt;4. The vice president of Labor Relations reserves the right to deny the request for LWOP if it is determined that the position must be filled on a permanent basis, unencumbered by an individual on prolonged leave.</td>
</tr>
<tr>
<td><strong>j. Union business.</strong></td>
<td>See applicable provisions of current collective bargaining agreement.</td>
</tr>
</tbody>
</table>
### Acceptable Reasons for LWOP

<table>
<thead>
<tr>
<th>Reason</th>
<th>Instructions</th>
</tr>
</thead>
<tbody>
<tr>
<td>k. Postmaster elected as an organization officer, other than the president.</td>
<td>An employee holding a national office in one of the postmaster organizations must use annual leave or LWOP for absences to conduct business for the organization.</td>
</tr>
<tr>
<td>l. Absence on worked holiday.</td>
<td>If an employee shown to be eligible in 434.422 elects to receive annual leave credit in lieu of holiday leave pay (see 512.65), LWOP may be granted to supplement work hours, up to the limit of the employee’s regular work schedule, on the holiday worked.</td>
</tr>
</tbody>
</table>

### 514.5 Forms Required

#### 514.51 PS Form 3971

A request for LWOP is submitted by the employee on PS Form 3971. If the request for leave indicates that the LWOP will extend over 30 days, a written justification and statement of reason for the desired absence is required.

#### 514.52 PS Form 50

PS Form 50, Notification of Personnel Action, is prepared when LWOP is in excess of 30 days (see Handbook EL-301, Guidelines for Processing Personnel Actions).

### 515 Absence for Family Care or Illness of Employee

#### 515.1 Purpose

Section 515 provides policies to comply with the Family and Medical Leave Act of 1993 (FMLA), as amended. Nothing in this section is intended to limit employees’ rights or benefits available under other current policies (see 511, 512, 513, 514) or collective bargaining agreements. Likewise, nothing increases the amount of paid leave beyond what is provided for under current leave policies or in any collective bargaining agreement.

#### 515.2 Definitions

The following definitions apply for the purposes of Absence for Family Care or Illness of Employee:

Subparts (a) through (c) apply to leave for one’s own or a family member’s serious health condition.

a. *Son or daughter* — biological, adopted, or foster child, stepchild, legal ward, or child who stands in the position of a son or daughter to the employee, who is under 18 years of age or who is 18 or older and incapable of self-care because of mental or physical disability.

b. *Parent* — biological, adoptive, step or foster parent or any other individual who stood in that position to the employee when the employee was a child.

c. *Spouse* — husband or wife.

Subparts (d) through (h) apply to leave to care for a covered service member or for qualifying exigency leave related to a covered military member’s call to duty.

d. *Son or daughter of a covered service member* — the employee is the service member’s biological, adopted, foster child, stepchild, legal
ward or child for whom the service member stood in the position of a parent and who is of any age.

e. **Parent of a covered service member** — the employee is the service member’s biological, adoptive, step or foster parent or any other individual who stood in the position of a parent to the service member.

f. **Covered service member** — a current member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation, or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness. This definition also includes a veteran undergoing medical treatment, recuperation, or therapy for a serious injury or illness who served in the Armed Forces and was discharged or released under conditions other than dishonorable at any time during the five-year period prior to the first date the eligible employee takes FMLA leave to care for the veteran.

g. **Military member** — in the case of a member of the Regular Armed Forces, duty during the deployment of the member to a foreign country under a call or order to active duty. In the case of a member of the Reserve components of the Armed Forces (which includes the National Guard), duty during the deployment of the member to a foreign country under a Federal call or order to active duty in support of a contingency operation.

h. **Next of kin of a covered service member (applies only to leave to care for a covered service member)** — the nearest blood relative other than the covered service member’s spouse, parent, son or daughter in the following order of priority: blood relatives who have been granted legal custody of the covered service member; siblings; grandparents, aunts and uncles and first cousins, unless the covered service member has specifically designated in writing another blood relative as his or her next of kin for purposes of FMLA military caregiver leave.

i. **Serious health condition** — illness, injury, impairment, or physical or mental condition that involves any of the following:

1. **Hospital care** — inpatient care (i.e., an overnight stay) in a hospital or residential medical care facility, including any period of incapacity or subsequent treatment in connection with or subsequent to such inpatient care.

2. **Absence plus treatment** — a period of incapacity of more than 3 consecutive full calendar days (including any subsequent treatment or period of incapacity relating to the same condition) that also involves either one of the following:

   a. Treatment two or more times by a health care provider within 30 days of the first day of incapacity.

   b. Treatment by a health care provider on at least one occasion within 7 days of the first day of incapacity that results in a regimen of continuing treatment under the supervision of the health care provider.
(3) *Pregnancy* — any period of incapacity due to pregnancy or for prenatal care.

(4) **Chronic condition requiring treatments** — a chronic condition that meets all of the three following conditions:

(a) Requires periodic visits (i.e., at least twice a year) for treatment by a health care provider or by a nurse or physician’s assistant under direct supervision of a health care provider.

(b) Continues over an extended period of time (including recurring episodes of a single underlying condition).

(c) May cause episodic, rather than a continuing period of, incapacity. Examples of such conditions include diabetes, asthma, and epilepsy.

(5) **Permanent or long-term condition requiring supervision** — a period of incapacity that is permanent or long-term due to a condition for which treatment may not be effective. The employee or family member must be under the continuing supervision of, but need not be receiving active treatment by, a health care provider. Examples of such conditions include Alzheimer’s, a severe stroke, and the terminal stages of a disease.

(6) **Condition requiring multiple treatments (nonchronic condition)** — any period of absence to receive multiple treatments (including any period of recovery there from) by a health care provider or by a provider of health care services under orders of, or on referral by, a health care provider, either for restorative surgery after an accident or other injury, or for a condition that would likely result in a period of incapacity of more than 3 consecutive full calendar days in the absence of medical intervention or treatment. Examples of such conditions include cancer (which may require chemotherapy, radiation, etc.), severe arthritis (which may require physical therapy), and kidney disease (which may require dialysis).

**Note:** Cosmetic treatments (such as most treatments for orthodontia or acne) are not “serious health conditions” unless complications occur. Restorative dental surgery after an accident or removal of cancerous growths is a serious health condition provided all other conditions are met. Allergies, substance abuse, and mental illness may be protected if all conditions are met. Routine preventative physical examinations are excluded. Also excluded, as a regimen of continuing treatments, are treatments that involve only over-the-counter medicine or activities such as bed rest that can be initiated without a visit to a health care provider. For example, treatment for substance abuse may be protected if provided by a health care provider or by a provider of health care services on referral by a health care provider.

j. **Serious injury or illness** — In the case of a member of the Armed Forces, including a member of the National Guard or Reserves, means an injury or illness incurred by the member in the line of duty on active duty in the Armed Forces (or existed before the beginning of the member’s active
duty and was aggravated by service in the line of duty on active duty) and that may render the member medically unfit to perform the duties of the member’s office, grade, rank, or rating. In the case of a veteran (as defined in subpart f), an injury or illness incurred in the line of duty on active duty in the Armed Forces (or existed before the beginning of the member’s active duty and was aggravated by service in the line of duty on active duty) and that manifested itself before or after the member became a veteran, and is (1) a continuation of a serious injury or illness that was incurred or aggravated when the veteran was a member of the Armed Forces and rendered the servicemember unable to perform the duties of the servicemember’s office, grade, rank or rating; or (2) a physical or mental condition for which the veteran has received a VA Service Related Disability Rating (VASRD) of 50% or greater and such VASRD rating is based in whole or in part, on the condition precipitating the need for caregiver leave; or (3) a physical or mental condition that substantially impairs the veteran’s ability to secure or follow a substantially gainful occupation by reason of a disability or disabilities related to military service or would do so absent treatment; or (4) an injury, including a psychological injury, on the basis of which the veteran has been enrolled in the Department of Veterans Affairs Program of Comprehensive Assistance for Family Caregivers.

k. Health care provider — A doctor of medicine or osteopathy; Christian Science practitioner listed with the First Church of Christ, Scientist, in Boston, MA; Physician’s Assistant or other attending practitioners as defined by Department of Labor FMLA regulations who are performing within the scope of their practice.

515.3 Eligibility

For an absence to be covered by the FMLA, the employee must have been employed by the Postal Service for an accumulated total of 12 months and must have worked a minimum of 1,250 hours during the 12-month period before the date leave begins.

515.4 Leave Requirements

515.41 Conditions

Eligible employees must be allowed a total of up to 12 workweeks of leave within a Postal Service leave year for one or more of the following:

a. For incapacity due to pregnancy, prenatal medical care or child birth.

b. To care for the employee’s child after birth, or placement for adoption or foster care.

c. To care for the employee’s spouse, son or daughter, or parent who has a serious health condition.

d. For a serious health condition that makes the employee unable to perform the employee’s job.

e. Because of a qualifying exigency arising out of the fact that the employee’s spouse, son, daughter, or parent is a military member on covered active duty (or has been notified of an impending call or order to covered active duty) in the Armed Forces.
Eligible employees who are the spouse, son, daughter, parent, or next of kin of a covered service member must be allowed up to 26 workweeks of leave during a single 12-month period to care for a covered service member with a serious injury or illness (as defined in 515.2(j)). The single 12-month period begins the first day the employee takes FMLA leave for this purpose and ends 12 months after that date. During this single 12-month period, the employee’s entitlement is limited to a combined total of 26 workweeks of FMLA leave for any qualifying reason.

### 515.42 Leave Type

Absences that qualify as FMLA leave may be charged as annual leave, sick leave, continuation of pay, or leave without pay, or a combination of these. Leave is charged consistent with current leave policies and applicable collective bargaining agreements.

### 515.43 Authorized Hours

Eligible employees, including eligible non-career employees, are entitled to 12 workweeks of FMLA-protected absences per leave year for conditions in 515.41(a) through 515.41(e). Eligible employees who take FMLA-protected leave to care for a covered service member who has incurred a serious injury or illness as defined in 515.2 are entitled to a total of 26 workweeks during a single 12-month period.

This amount is 12 (or 26) times the hours normally, or regularly, scheduled in the employee’s workweek. Thus:

a. Regular full-time employees who normally work 40 hours per week are entitled to up to 480 hours of FMLA-covered absences within a leave year for all qualifying reasons except for covered service member care. For such service member care, full-time employees who normally work 40 hours per week are entitled to up to 1046 hours in a single 12-month period that begins when the first leave is taken.

b. Part-time and Non-Traditional Full-Time (NTFT) employees who have regular weekly schedules that may be greater or less than 40 hours per week are entitled to 12 (or 26) times the number of hours normally scheduled in their workweek. For example, an employee with a regular schedule of 30 hours a week is entitled to 360 hours (12 weeks times 30 hours), or 780 hours, for service member care (26 weeks times 30 hours). A NTFT employee with a regular schedule of 44 hours a week is entitled to 528 hours (12 weeks times 44 hours), or 1144 hours, for service member care (26 weeks times 44 hours). If an employee is reassigned to a position with more or less workhours, the entitlement may change, but will be calculated so that the employee receives, but does not exceed 12 or 26 workweeks of FMLA protection.

### 515.5 Notice and Documentation

#### 515.51 Notice

An employee must provide a supervisor a PS Form 3971 at least 30 days before the absence if the need for the FMLA leave is foreseeable. If 30 days notice is not practicable, the employee must give notice as soon as practicable.
When the leave is for planned medical treatment, the employee should first consult with the supervisor about the timing of the leave and must make a reasonable effort to schedule the treatment so as not to unduly disrupt the employer’s operations.

Where the need for leave is not foreseeable, notice should also be given as soon as practicable, i.e., the same day, at least, before the start of one’s tour. Where Integrated Voice Response System (IVR) is operational, employees are required to call in their unscheduled absences through that system and to use their FMLA case numbers. Where IVR is not operational, employees should report absences to their supervisor. If an employee fails to provide timely notice of the need for FMLA protected leave, and no unusual circumstances justify the delay, the FMLA protection may be delayed or denied.

During an absence, the employee must keep his or her supervisor informed of intentions to return to work and of status changes that could affect his or her ability to return to work.

515.52 Documentation
In all cases, it is the employee’s responsibility to provide complete and sufficient medical certification to establish a serious health condition as defined under the FMLA. For their own serious health conditions, employees may submit Department of Labor Form WH-380-E, *FMLA Certification of Health Care Provider for Employee’s Serious Health Condition*, which is provided in the FMLA packet mailed to employees’ homes. These forms are provided for the employee’s convenience, as they solicit all required information; however, employees may use another format as long as it provides complete and sufficient information as required by the FMLA. The information provided should relate only to the specific reason associated with the request for leave protection.

Employees must provide documentation directly to the FMLA Office at the Human Resources Shared Services Center (HRSSC) within 15 days of receipt of the request. Additional documentation may be requested of the employee if the information received is incomplete or insufficient for an FMLA determination, and this must be provided within 7 days unless it is not practicable under the particular facts and circumstances despite the employee’s diligent good-faith efforts. When the need for leave is due to a serious health condition that lasts beyond a single leave year, the employee may be required to provide a new medical certification in each subsequent leave year.

Failure to provide complete and sufficient documentation may result in the denial of FMLA protection.

515.53 Particular Circumstances
515.531 New Son or Daughter
An employee requesting FMLA-covered time off because of the birth of the employee’s son or daughter and to care for the son or daughter, or because of the placement of a son or daughter with the employee for adoption or foster care, may be required to substantiate the relationship and provide the birth or placement date.
515.532 **Care of Others for Medical Reasons**

An employee requesting FMLA-covered time off because the employee is needed to care for a spouse, parent, son, or daughter with a serious health condition or a covered service member with a serious injury or illness may be required to:

a. Substantiate the relationship.

b. Describe the care to be provided and an estimate of the leave needed.

c. Provide information regarding the military status of the covered service member (for military caregiver leave).

d. Provide documentation of a serious health condition or serious injury or illness from an appropriate health care provider. Employees may use WH-380-F, *FMLA Certification of Health Care Provider for Family Member’s Serious Health Condition* or WH-385, *FMLA Certification for Serious Injury or Illness of a Current Servicemember — for Military Family Leave*, or WH-385-V, *Certification for Serious Injury or Illness of a Veteran for Military Caregiver Leave*, to support such requests for leave.

These forms are provided for the employee’s convenience, as they solicit all required information; however, employees may use another format as long as it provides complete and sufficient information as required by the FMLA. The information provided should relate to only the specific reason associated with the request for leave protection.

**Note:** The medical certification provision that an employee is “needed to care for” a family member encompasses both physical and psychological care. It includes situations where, for example, because of a serious health condition, the family member is unable to care for his or her own basic medical, hygienic, or nutritional needs or safety, or is unable to transport him- or herself to the doctor. The term also includes providing psychological comfort and reassurance that would be beneficial to a child, spouse, or parent with a serious health condition who is receiving inpatient or home care.

515.533 **Employee Incapacitation**

An employee requesting FMLA-covered time off because of his or her own incapacitation must satisfy the documentation requirements for sick leave in 513.31 through 513.38 in order to receive paid leave during the absence. If medical opinions are required in addition to initial documentation, they are administered as described in 515.54.

515.534 **Return to Work After Employee Incapacitation**

To return to work from an FMLA-covered absence because of his or her own incapacitation, an employee must provide certification from his or her health care provider that the employee is able to perform the essential functions of his or her positions with or without limitations. Limitations described are accommodated when practical. In addition, a bargaining unit employee must comply with collective bargaining agreements, which include Postal Service policies in 513.37 and 865 and in other handbooks and manuals.
515.535 **Qualifying Exigency**
An employee requesting FMLA-covered time off because of a qualifying exigency arising out of a covered family member’s call to covered active duty in the Armed Forces (see 515.2(g)) must provide complete and sufficient certification. The employee may use WH-384, *FMLA Certification for Qualifying Exigency for Military Family Leave*, to support such request for leave. This form will be provided for the employee’s convenience, as it solicits all required information; however, employees may use another format as long as it provides complete and sufficient information as required by the FMLA.

515.54 **Additional Medical Opinions**
A second medical opinion by a health care provider who is designated and paid for by the Postal Service may be required. A health care provider selected for the second opinion may not be employed by the Postal Service on a regular basis. In case of a difference between the original and second opinion, a third opinion by a health care provider is required. The third health care provider is jointly designated or approved by management and the employee, and the third opinion is final. The Postal Service pays the health care provider for the third opinion.

The recertification of a medical condition, for which the employee bears the cost, may be required during a leave year pursuant to the terms of the FMLA. A new certification of the employee’s serious health condition may be requested for that condition in each subsequent leave year. Such medical opinions are obtained off the clock.

515.6 **Intermittent Leave or Reduced Schedule**

515.61 **New Son or Daughter**
Absences requested because of the birth and subsequent care of the employee’s newborn son or daughter or because of the placement of a son or daughter with the employee for adoption or foster care may be taken on an intermittent basis or reduced work schedule only if the request for such intermittent leave or schedule modification is approved by the supervisor. Eligibility for this leave expires 1 year after the birth or placement. Approval is based on employee need, Postal Service need, and costs to the Postal Service.

515.62 **Care of Others for Medical Reasons or Employee Incapacitation**
Absences due to an employee’s own serious health condition, absences to care for a covered family member with a serious health condition or absences to care for a covered service member with a serious injury or illness may be taken on an intermittent basis or by establishing a reduced work schedule when medically necessary.

515.63 **Exigency Leave**
Absences requested due to a qualifying exigency arising out of a covered family member’s federal call to covered active duty in the Armed Forces (see 515.2(g)) may be taken intermittently or on a reduced leave schedule.
Temporary Change in Duty Assignment
If an employee requests intermittent leave or a reduced work schedule that is foreseeable based on planned medical treatment, the Postal Service may assign the employee, with equivalent pay and benefits, temporarily to the duties of another position consistent with applicable collective bargaining agreements and regulations if such an assignment better accommodates the recurring periods of absence.

Fair Labor Standards Act Status
An employee exempt from the Fair Labor Standards Act (FLSA) normally may not take leave in less than 1-day increments. However, leave taken for an FMLA-covered reason on an intermittent basis or by temporarily establishing a reduced work schedule can be taken in less than 1-day increments without affecting the employee’s FLSA-exempt status.

Return to Position
Employees whose absence is covered by the FMLA are normally entitled to return to the positions they held when the absence began, or to equivalent positions with equivalent pay, benefits, working conditions, and other terms of employment if they are able to perform the essential functions of the positions. Returning employees are not entitled to any right, benefit, or position to which they would not have been entitled had they not been absent, or to intangible, unmeasurable aspects of the job such as the perceived loss of potential for future promotional opportunities. If an employee was hired for a specific term or only to perform work on a discrete project, then there is no further reinstatement obligation under this section if the employment term or project is over and the employment would not have otherwise continued.

Benefits
All benefits accrue to employees during an FMLA absence pursuant to the applicable provision of the ELM.

Family Leave Poster
All postal facilities, including stations and branches, are required to conspicuously display WHD Publication 1420, Employee Rights and Responsibilities Under the Family and Medical Leave Act. It must be posted, and remain posted, on bulletin boards where it can be seen readily by employees and applicants for employment.

Absences for Court-Related Service

General

Determining Nature of Court-Related Service
Installation heads ascertain the exact nature of court service and determine if the employee (a) is entitled to paid court leave, (b) must take annual leave or LWOP, or (c) is to serve in an official duty status. If a summons to witness service is not specific or clear, the installation head contacts appropriate authorities to determine the party on whose behalf the witness service is to be rendered. When the exact nature of court service is determined, records
are annotated accordingly. (See Exhibit 516.11 for a summary of leave to be taken according to nature of service.)

Exhibit 516.11
Absences for Court-Related Service

<table>
<thead>
<tr>
<th>Nature of Service</th>
<th>Court Leave</th>
<th>Annual Leave or LWOP</th>
<th>Official Duty</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Jury Service:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. U.S. or D.C. court.</td>
<td>x</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>b. State or local court.</td>
<td>x</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>2. Witness Service:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>a. On behalf of U.S. or D.C. government.</td>
<td>–</td>
<td>–</td>
<td>x</td>
</tr>
<tr>
<td>b. On behalf of state or local government:</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>(1) In official capacity.</td>
<td>–</td>
<td>–</td>
<td>x</td>
</tr>
<tr>
<td>(2) Not in official capacity.</td>
<td>x</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>c. On behalf of private party:</td>
<td>–</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(1) In official capacity.</td>
<td>–</td>
<td>–</td>
<td>x</td>
</tr>
<tr>
<td>(2) Not in official capacity:</td>
<td>–</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) Postal Service a party.</td>
<td>x</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>(b) Postal Service not a party.</td>
<td>–</td>
<td>x</td>
<td>–</td>
</tr>
</tbody>
</table>

516.12 Explanation of Terms
The following definitions apply for the purposes of 516.

a. Judicial proceedings — any actions, suits, or other proceedings of a judicial nature but not including administrative proceedings such as National Labor Relations Board (NLRB) hearings and hearings conducted in accordance with 650, Nonbargaining Disciplinary, Grievance, and Appeal Procedures.

b. Summons — an official request, invitation, or call, evidenced by an official writing from the court or authority responsible for the conduct of the judicial proceeding.

516.2 Court Leave

516.21 Definition
Court leave is the authorized absence from work status (without loss of or reduction in pay, leave to which otherwise entitled, credit for time or service, or performance rating) of an employee who is summoned in connection with a judicial proceeding, by a court or authority responsible for the conduct of that proceeding, to serve as a juror, as a witness in a nonofficial capacity on behalf of a state or local government, or as a witness in a nonofficial capacity on behalf of a private party in a judicial proceeding to which the Postal Service is a party or the real party in interest. The court or judicial proceeding may be located in the District of Columbia, a state, territory, or possession of
the United States, including the Commonwealth of Puerto Rico, or the Trust Territory of the Pacific Islands.

516.22 Eligibility
Court leave is granted to full-time and part-time regular employees. Certain part-time flexible employees are granted court leave as provided and governed by applicable collective bargaining agreements. Other employees are ineligible for court leave and must use either annual leave or LWOP to cover the period of absence from postal duties for court service but may retain any fees or compensation received incident to such court service.

Court leave is granted only to eligible employees who would be in work status or on annual leave except for jury duty or service as a witness in a nonofficial capacity on behalf of a state or local government, or service as a witness in a nonofficial capacity on behalf of a private party in a judicial proceeding to which the Postal Service is a party or the real party in interest. An employee on LWOP, when called for such court service, although otherwise eligible for court leave, is not granted court leave but may retain any fees or compensation received incident to court service.

516.23 Recording Court Leave
The following provisions concern the recording of court leave:

a. Employees Other Than Rural Carriers. PS Form 1224, Court Duty Leave — Statement of Service, is prepared at the time an employee is authorized court leave. Instructions for preparing PS Form 1224 appear in Handbook F-1, Post Office Accounting Procedures, 823; in Handbook F-21, Time and Attendance, 353.3; and in Handbook F-22, PSDS Time and Attendance, 353.3.

b. Rural Carriers. When a rural carrier is on court leave, the postmaster records it as “Other” leave on PS Form 1314, Regular Rural Carrier Time Certificate, and describes the court service performed on the reverse side of the form. (See Handbook F-1, 445.5 for recording and reporting fees.)

516.3 Conditions Affecting Court-Related Service
516.31 Employee on Annual Leave
If an eligible employee while on annual leave is summoned for court service that qualifies for court leave or official duty (see 516.11), the employee’s annual leave is canceled and the employee is placed on court leave or official duty for the duration of such court service. Employees who are not entitled to court leave or official duty must use annual leave or LWOP for the period of absence from duty for such court service.

516.32 Combination of Court Leave and Postal Duty
The following provisions concern combinations of court service and postal duty:

a. Employees Who Report for Court Service and Are Excused Early. If an employee reports for court service and is excused by the court for the balance of the day, or performs court service for only part of that day, the employee is entitled to full compensation for the day in question.
An employee who would otherwise be in a work status is required to report to the postal installation for the balance of the postal tour of duty provided (1) an appreciable time of the tour is involved and (2) it is feasible to report to work and complete the tour. Combined paid court leave and postal duty may not exceed 8 hours.

b. **Employees Who Serve a Full Day in Court.** Employees serving a full day in court service are not required to report to their postal duties.

c. **Employees Excused From Court Service for an Extended Period.** Employees, including rural carriers, who are excused from court service for an entire day or days are not entitled to compensation for such days unless they actually perform service as postal employees.

No overtime is allowed for court service performed while an employee is on court leave or for a combination of postal work and such court service.

### 516.33 Accommodation of Employees Called for Court Service

The following provisions concern accommodation of employees called for court service:

a. **Employee Options.** Employees who are eligible for court leave and who have a conflict with court duty and work schedules have the following options:

   (1) Work their postal tours of duty in addition to performing court service.

   (2) Have their work schedules changed temporarily to conform to the hours of court service. (Employees who do not choose this option may not have their work schedule changed and are expected to report for postal duty upon completion of their court service.)

b. **Performance of Postal Tour of Duty in Addition to Court Service.** If employees work their full postal tours of duty in addition to performing court service, their court service is not charged to court leave as the court service is performed outside of their postal tours of duty. Accordingly, employees may retain any fees or payment received incident to such court service. If employees choose to work their full postal tours of duty in addition to performing court service, but are required to be in court beyond the starting time of their scheduled tours, they report for postal duty as soon as possible after completion of court service and work the remaining hours of their scheduled tours. The hours of court service that overlap the employees’ scheduled tours of duty are charged to court leave and the employees remit to the Postal Service that portion of court fees received for the hours charged to court leave. The combined court leave and postal workhours may not exceed 8 hours.

c. **Temporary Change in Schedule.** Employees who choose to have their work schedules changed temporarily to conform to court service hours submit PS Form 3189, *Request for Temporary Schedule Change for Personal Convenience*, as soon as possible, together with PS Form 3971, requesting such schedule change to the appropriate postal official at their installation (see Handbook F-21, *Time and
Attendance, 232.23). Such request states that the schedule change is for the employee’s personal convenience and is agreed to by the local union. Employees who exercise this option receive full compensation for the period of court service including any applicable night differential for the revised schedule.

516.4 Fees

516.41 General
Employees may retain any court allowance in the amount of $25 or less per day on days court leave is authorized. Employees must remit to their supervisor amounts received in excess of $25 per day. Employees who are eligible to receive such fees are not authorized to waive the fee.

516.42 Court Service Outside of Regular Working Hours or Regular Working Days
Employees who perform court service outside of their basic workweek (on scheduled days off) or outside of their scheduled tour of duty, for which no court leave is granted, may accept and retain the jury or witness fees or payment received incidental to such court service.

516.43 Holidays
Fees received for court service falling on a holiday within an employee’s basic workweek may be retained by the employee provided the employee would have been excused from regular postal duties on the holiday.

516.44 Annual Leave or LWOP
Employees who are on annual leave and do not change, or are not eligible to change, the annual leave to court leave or who are on LWOP for court service may retain fees or payment received incidental to such service.

516.45 Recording and Reporting of Fees
Postmasters record and report fees in accordance with instructions in Handbook F-1, 793. Other installation heads forward collections of jury or witness fees to the disbursing officer, Eagan ASC. If court service is to be performed in a state court, the installation head determines the exact amount of compensation received from the state.

516.5 Official Duty

516.51 Definition
An employee is in an official duty status (as distinguished from a leave status and without regard to any entitlement to court leave) if assigned by the Postal Service or summoned by proper authority to:

a. Testify in a judicial proceeding or produce official postal records on behalf of the United States or the District of Columbia. (Such testimony may be in an official or nonofficial capacity.)

b. Testify in a judicial proceeding in an official capacity or produce official postal records on behalf of a party other than the United States or the District of Columbia.

Note: Official duty means that the testimony the witness provides concerns the witness’s specialized knowledge of Postal Service facts,
procedures, or methods gained by performing his or her job. For example, a postal supervisor would be in an official capacity if called to explain how the Postal Service processes a particular class of mail. A carrier would be in an official capacity if called to confirm a delivery he or she made. On the other hand, a carrier would not be in an official capacity as a witness to a car accident, even if a postal vehicle were involved, because observing car accidents is not part of a carrier’s job.

516.52 Compensation
Employees who perform witness service in an official duty status are paid their regular salaries as Postal Service employees, including any applicable night differential and overtime pay. In addition, such employees collect the authorized fees and any allowances for travel and subsistence expenses and retain an amount equal to actual allowable expenses. All amounts collected over and above the amount of the employee’s actual allowable expenses are remitted to the postal official in charge (see Handbook F-15, Travel and Relocation, 9-1.2).

516.6 Witness Service in a Nonofficial Capacity on Behalf of a Private Party
An employee who is summoned to testify in a nonofficial capacity (as a private individual) on behalf of a private party is not performing official duty. The employee’s absence is charged to court leave if the testimony is given in a judicial proceeding to which the Postal Service is a party or the real party in interest. If the Postal Service is not a party or the real party in interest, the employee’s absence is charged to annual leave or LWOP.

517 Paid Military Leave
517.1 General
517.11 Postal Service Support
The Postal Service supports employee service in the Reserve or National Guard, and no action is permitted to discourage either voluntary or involuntary participation. The Postal Service allows employees to be absent:

a. To participate in drills or meetings scheduled by the National Guard or Reserve Units of the armed forces.

b. To attend usual summer training periods.

c. To perform any other active duty ordered by the National Guard and Reserve Units of the armed forces.

However, eligible employees are entitled to paid military leave only for such duty as and to the extent provided below.

517.12 Definition
Paid military leave is authorized absence from postal duties for hours the employee would have worked during his or her regular schedule, without loss of pay, time, or performance rating, granted to eligible employees who are members of the National Guard or reserve components of the armed forces.

Note: Non-workdays are not charged against the paid military leave allowed.
517.13 Types of Duty

517.131 Duty Covered for Members of the Reserves and National Guard, Except D.C. National Guard

Types of duty covered as paid military leave include:

a. Active duty, field, and coast defense training.
b. Scheduled drills.
c. Service providing military aid for law enforcement purposes.

517.132 Duty Covered for Members of the D.C. National Guard

Types of duty covered as paid military leave include:

d. Parade or encampment activities of the D.C. National Guard.
e. Service providing military aid for law enforcement purposes as provided in 517.43.

517.133 Duty Not Covered

Types of duty not covered as paid military leave include:

a. Summer training as a member of Reserve Officer Training Corps.
b. Temporary Coast Guard Reserve.
c. Service with the National Guard, if ordered by the State Governors without authority of the Department of Defense, except when such service is in connection with regular annual encampment or for law enforcement purposes as specified in 517.43.
d. Training with a State Guard or other state military organization that is not a part of the National Guard or that was created to take the place of the National Guard during an emergency.
e. Weekly drills as member of D.C. National Guard.
f. Civil Air Patrol, established as a civilian auxiliary of the U.S. Air Force, and similar reserve and guard auxiliary organizations.
g. Time taken on a workday to travel to the place where training is to begin, unless military training orders encompass the period of travel time required.

517.2 Eligibility

517.21 Eligible Employees

Career postal employees, i.e., full-time, part-time regular, and part-time flexible employees who are members of the following components of the armed forces, are eligible for paid military leave:

a. The Army National Guard of the United States.
b. The Army Reserve.
c. The Naval Reserve.
d. The Marine Corps Reserve.
e. The Air National Guard of the United States.
f. The Coast Guard Reserve.
g. The Air Force Reserve.
517.22 **Ineligible Employees**

Permitted to be absent, but not eligible for paid military leave, are noncareer employees such as the following:

a. Casual employees.
b. Contract workers.
c. Noncareer rural carriers.
d. Temporary employees.
e. Transitional employees.

517.3 **Procedures**

517.31 **Approval**

The employee is to complete a PS Form 3971 before the period of absence. Sufficient notice is required for making necessary arrangements for replacements. If the employee does not learn of the need for the absence until later, notice is to be given as soon possible. The official responsible for approving the attendance record also approves military leave.

517.32 **Use of Mixed Leave**

Normally the first days of a longer period of military duty are charged to military leave. If circumstances warrant it, any other scheduled workdays during the longer active duty period may be designated as military leave instead of the days at the beginning of the military duty.

517.33 **Use of Leave Intermittently**

Military leave may be taken intermittently.

517.34 **Return From Duty**

For paid military leave approval, upon return from military duty to the Postal Service, the employee furnishes a copy of military orders or other documentation properly endorsed by appropriate military authority to show the duty was actually performed.

517.4 **Military Leave Allowances**

517.41 **General Allowance**

Eligible full-time and part-time employees receive credit for paid military leave as follows:

a. *Full-time employees other than D.C. National Guard* — 15 calendar days (120 hours) each fiscal year.
b. *Part-time employees other than D.C. National Guard* — 1 hour of military leave for each 26 hours in pay status (including military LWOP) in the preceding fiscal year provided:

   (1) Employee was in pay status a minimum of 1,040 hours in the preceding fiscal year.

   **Note:** A part-time employee’s time on military LWOP in one fiscal year counts toward meeting the 1,040 hours’ requirement for the next fiscal year.

   (2) Employee’s pay for military leave does not exceed 80 hours.
c. **D.C. National Guard** — all days (no limit) of parade or encampment duty ordered under Title 49, District of Columbia Code.

An employee may carry over up to 1 year’s allotted but unused (not to exceed 15 days) military leave from one fiscal year to the next.

### Previous Service

Employees transferring to the Postal Service from other government agencies are entitled to credit for paid military leave purposes for government service performed prior to appointment as part-time employees. Any other creditable federal civilian service rendered during the prior fiscal year is also used in computing the required 1,040 hours. Creditable service is determined by requesting a transcript from the other agency detailing the number of hours in which the employee was in pay status.

### Law Enforcement Allowance

#### State or Jurisdiction Duty

Eligible full-time and part-time employees who are members of the National Guard are granted additional paid military leave over and above the general allowance if they are ordered by appropriate authority to provide *military aid to enforce the law* of their contracted state or their chartered jurisdiction (e.g., the District of Columbia, the Commonwealth of Puerto Rico, or a territory of the United States). See approval procedures in 517.3. The following provisions apply:

a. **Evaluation of Circumstances.**

   (1) **Qualifying Circumstances.** Military aid is the kind of work characteristic of, or typically performed by, soldiers. Military aid to enforce the law means engagement in the suppression of riots, violent assembly, widespread looting, and civil disorder where the guardsman is ordered to perform state military duty under a state law that specifically confers law enforcement powers on the guardsman or under the authority of an executive order of the governor (or the highest authority of the jurisdiction) pursuant to state law that specifically confers on the governor the authority to confer law enforcement powers on activated guardsmen. Orders to provide assistance or support to law enforcement agencies do not constitute an order conferring law enforcement powers. The mere fact that national guardsmen in uniform perform a given function does not necessarily transform that function into military aid. The duty performed must be evaluated. Such additional military leave is granted only when an employee’s military orders (or other official documentation from the employee’s guard unit) specify that he or she was engaged in one or more of the activities and under the authority referenced above for the particular periods of military duty.

   (2) **Nonqualifying Circumstances.** Additional military leave is not granted when military orders do not specify one or more of the duties and statutory requirements referenced in 517.431a1 above. For example, it is not granted when an employee’s military orders simply indicate the employee was ordered to duty
“for law enforcement purposes,” “to enforce the law,” “for state emergency active duty,” etc. It is not granted if the duties are top secret and the actual duties cannot be verified as meeting these requirements. It is not granted if the military orders state that the duty is to provide aid to civil authorities to protect life, preserve property, or prevent injury. Circumstances that do not qualify the employee for additional military leave include, but are not limited to, the following:

(a) Activities that, although prompted by emergencies, do not involve directly enforcing the law, such as when guardsmen are engaged in fighting fires, controlling floods, controlling routine crowds, cleaning up following natural disasters, eradicating controlled substances, providing transportation and/or services to persons engaged in law enforcement or other activities, or providing security for such missions.

(b) Activities that, although they may have a collateral effect of enforcing the law, do not involve military aid, such as when guardsmen are engaged in directing vehicular traffic, which may concern enforcement of traffic laws, or when a guardsman provides security for public events, buildings, or places, these duties do not constitute military aid to enforce the law.

(c) Activities whose principal purpose is to protect the United States and its territories from attack by foreign enemies or domestic agents aligned with foreign enemies.

b. Amount Granted. Law enforcement military leave is granted, upon the presentation of qualifying military orders, as follows:

(1) Full-time employee — 22 workdays (176 workhours) each fiscal year.

(2) Part-time employee — 1 hour of military leave for each 13 hours of service performed as a part-time employee in the fiscal year preceding the request provided both of the following conditions apply:

(a) The employee has worked at least 1,040 hours during the preceding fiscal year.

(b) Additional leave granted under this section does not exceed 160 workhours in a fiscal year.

517.432 Allowance for Federal Duty
Paid military leave is not granted for enforcement of federal law or in support of a federal agency, regardless of the employee’s specific duties.

517.5 Leave Charge Information

517.51 Pay Status Requirement
Generally, an employee must be in pay status either immediately prior to the beginning of military duty or immediately after the end of military duty in order to be entitled to military leave with pay. The approving official
determines whether (but for the active duty) the employee fulfills the pay status requirement.

517.52 Minimum Units
Military leave may be taken in one-hundredths of an hour, except for regular rural carriers (designation 71) or substitute rural carriers (designation 72), who must take military leave in minimum units of 8 hours.

517.53 Continuance of Night Differential Pay
Employees regularly assigned in whole or in part to a night tour of duty are entitled to night differential pay when absent on military leave.

517.54 Absence Beyond the General Military Leave Allowance

517.541 Training Periods
Any absence beyond the general military leave allowance is charged to annual leave or LWOP regardless of the number of training periods in the fiscal year.

517.542 Choice of Annual Leave, Sick Leave, or LWOP
Eligible employees who volunteer or are ordered for a period of military training or for a period of active military duty beyond the general military leave allowance may use annual leave or LWOP, at their option. Sick leave can be used only if the employee is hospitalized, confined to quarters as directed by competent military medical authorities, or on convalescent leave due to military service.

517.6 Conflict With Work Schedule

517.61 Employee Alternatives
An employee who has official duty orders or official notices signed by appropriate military authority for weekly, biweekly, or monthly training meetings and who has a conflict with scheduled work requirements may choose one of four ways of meeting the military obligation:

a. Use military leave not in excess of the general military leave allowance.

b. Use annual leave.

c. Use LWOP.

d. Arrange a mutually agreeable trade of workdays and days off with another employee who is qualified to replace the absent employee. Such trades must be cleared with the responsible supervisor and must be in accordance with the terms of collective bargaining agreements.

517.62 Administrative Policy

517.621 Reassignments
The following provisions concern reassignments:

a. Arbitrary reassignments of other employees are not made to permit absences of employees for military duty. An employee having military drills or military training responsibility should attempt to bid on a work assignment (when the opportunity presents itself) that will not conflict with military duties.
b. Employees requesting a temporary schedule change must submit PS Form 3189 (with PS Form 3971) to the appropriate postal official at their installation (see Handbook F-21, 232.23).

517.622 **Rescheduling**
An employee desiring absences for military duty may be rescheduled if such action can be taken without increasing costs or adversely affecting the service to other employees. Every effort should be made to work out these problems as satisfactorily as possible.

517.7 **Records Control**

517.71 **General Paid Military Leave**
The following provisions concern general paid military leave allowance:

a. *Full-time Employees.* When full-time employees request general paid military leave, i.e., for other than law enforcement duty, offices must check AAD935P3, *Military — Leave Report,* to ascertain whether military leave has been advanced. If it has not, offices must submit their requests for a credit of 120 hours military leave to Payroll Processing, Eagan ASC.

b. *Part-time Employees.* For a part-time employee, installations should check AAD935P4, *Military — Leave Potential Report,* for the number of hours the employee is entitled and submit a request for an advance of the hours authorized on the report.

c. *Transfers From Other Agencies.* When an employee transfers from another federal agency, a transcript must be requested detailing hours in a pay status in the prior fiscal year and the military leave used in the current fiscal year. These hours are sent to Payroll Processing, Eagan ASC, and are used in addition to the hours on the AAD935P4 report to determine hours to be advanced.

d. *Noncareer Employees.* Offices may not authorize paid military leave for noncareer employees.

517.72 **Paid Military Leave for Law Enforcement**
If a leave request is for law enforcement purposes, installations must submit a memorandum to Payroll Processing, Eagan ASC, requesting advancement of paid military leave for law enforcement purposes for the number of hours requested, not to exceed 176 hours for a full-time employee or, for a part-time employee, the number of hours of law enforcement leave to which the employee is entitled as shown in the AAD935P4 report. If regular military leave has not been advanced, follow the procedures for full-time employees.
**Holiday Leave**

**518.1 Observed Holidays**

The following 10 days are observed as holidays by the U.S. Postal Service:

- **New Year’s Day** January 1
- **Martin Luther King Jr.’s Birthday** 3rd Monday in January
- **Washington’s Birthday/Presidents’ Day** 3rd Monday in February
- **Memorial Day** Last Monday in May
- **Independence Day** July 4
- **Labor Day** 1st Monday in September
- **Columbus Day** 2nd Monday in October
- **Veterans’ Day** November 11
- **Thanksgiving Day** 4th Thursday in November
- **Christmas Day** December 25

*Note:* Administrative leave is not granted for absence on state, local, or religious holidays. To the fullest extent practicable, annual leave or LWOP is granted to employees for observance of their religious holidays.

**518.2 Holidays on Nonscheduled Workdays**

**518.21 Saturday**

When a holiday falls on a Saturday, the preceding Friday is observed as the holiday.

**518.22 Sunday**

When a holiday falls on Sunday, the following Monday is observed as the holiday.

**518.23 Nonscheduled Workday**

When an employee’s nonscheduled workday falls on a day observed as a holiday, the employee’s scheduled workday preceding the holiday is designated as that employee’s holiday.

**518.3 Holidays on Scheduled Workdays**

Holidays falling on an employee’s scheduled workday are observed on those days.

**518.4 Eligibility for Holiday Pay**

See 434.4.

**518.5 Provisions for Rural Carriers and Substitutes**

**518.51 Rural Carriers**

Rural carriers are not required to report to post offices for any purpose on legal holidays. When a holiday falls on Sunday, the following Monday is observed. Rural carriers are not permitted to substitute any other day.

**518.52 Substitute Rural Carriers**

When the holiday falls on a service day for a triweekly route, the carrier is not required to serve until the next scheduled service day.
518.6 Provisions for Postmasters
For all full-time postmasters except those in EAS A–E offices, if a holiday falls on a Saturday that is a nonscheduled workday, the preceding Friday is designated as the postmaster’s holiday. When necessary, additional workhour allowances are authorized for those post offices without a senior supervisor to provide relief coverage during the postmaster’s absence on holiday leave (see 434.412).

519 Administrative Leave

519.1 Definition
Administrative leave is absence from duty authorized by appropriate postal officials without charge to annual or sick leave and without loss of pay.

519.2 Special Conditions
519.21 Acts of God
519.211 General
Acts of God involve community disasters such as fire, flood, or storms. The disaster situation must be general rather than personal in scope and impact. It must prevent groups of employees from working or reporting to work.

519.212 Authorizing Administrative Leave for Acts of God
The following provisions concern administrative leave for acts of God:

a. Postmasters and other installation heads have authority to approve administrative leave for up to 1 day.

b. District managers and Postal Career Executive Service (PCES) plant managers may authorize administrative leave beyond 1 day, but not to exceed a total of 3 days, for their installation and those reporting to it.

c. District managers and senior or lead plant managers may approve administrative leave for periods up to and in excess of 3 days for their installation and those reporting to it.

519.213 Determining the Cause of Absence
Postmasters and other appropriate postal officials determine whether absences from duty allegedly due to “acts of God” were, in fact, due to such cause or whether the employee or employees in question could, with reasonable diligence, have reported for duty.

519.214 Early Dismissal Due to Acts of God
When employees are dismissed from duty before the normal completion of their duty due to an act of God, the following applies:

a. Full-time employees are entitled to credit for hours worked plus enough administrative leave to complete their tour of duty. This combination of work and leave is not to exceed 8 hours in any one day.

b. Part-time regular employees are entitled to credit for hours worked plus enough administrative leave to complete their scheduled hours of duty. This combination of work and leave is not to exceed 8 hours in any one day.
c. Part-time flexible employees are entitled to credit for hours worked plus enough administrative leave to complete their scheduled tour. The combination of straight time worked and administrative leave may not exceed 8 hours in a service day. If there is a question as to the scheduled workhours, the part-time flexible employee is entitled to the greater of the following:

1. The number of hours the part-time flexible worked on the same service day in the previous service week.
2. The number of hours the part-time flexible was scheduled to work.
3. The guaranteed hours as provided in the applicable national agreement.

519.215 Employees Prevented From Reporting
Employees scheduled to report who are prevented from reporting or, who after reporting, are prevented from working by an act of God may be excused as follows:

a. Full-time and part-time regular employees receive administrative leave to cover their scheduled tour of duty not to exceed 8 hours.

b. Part-time flexible employees receive administrative leave, subject to the 8-hour limitation, for their scheduled workhours, as provided in 519.214c.

519.216 Employees on Annual Leave, Sick Leave, or LWOP
Employees on annual leave, sick leave, or LWOP remain in such status. They are not entitled to administrative leave.

519.217 Substitute Rural Carriers and Rural Carrier Associates
Substitute rural carriers and RCAs in a leave-earning status are treated the same as rural carriers:

a. If they are scheduled for duty and are unable to report to the postal installation, administrative leave is granted for the full day that the employees are scheduled to serve their routes. No equipment maintenance allowance is paid.

b. If employees are scheduled for duty and report to the postal installation but are unable to serve all or part of their routes through no fault of their own, they may be granted administrative leave for the remainder of the normal tour of duty for that day. Payment for equipment maintenance allowance is made, if appropriate, because employees are considered to be in duty status.

519.22 Civil Disorders

519.221 Decision to Curtail or Terminate Postal Operations
During times of civil disorders in communities, the postmaster or installation head determines whether conditions are such that postal operations are curtailed or terminated, taking into account the needs of the service, local conditions, and the welfare of postal employees.
519.222 Civil Disorder Extends Beyond Three Days
When civil disorder extends beyond 3 days and administrative leave is indicated as being necessary, prior approval is obtained through the district manager or senior or lead plant manager.

519.223 Early Dismissal
Employees dismissed early because of civil disorder are treated the same as for early dismissals for acts of God (see 519.214).

519.224 Employees Prevented From Reporting
Postmasters and installation heads are authorized to grant up to 3 days of administrative leave on a day-to-day basis to those employees who, through no fault of their own, are prevented from reporting to work. The following applies:

a. Full-time and part-time regular employees prevented from reporting in civil disorder situations are treated the same as employees in the act of God situation (see 519.214a and 519.214b).

b. Part-time flexible employees are not granted administrative leave except if scheduled to report but are prevented from doing so. Provisions in 519.214c apply.

519.23 Relocation
519.231 Policy
An employee who is transferred or relocated in the interest of the Postal Service from one official station to another in the Postal Service is entitled to 5 days of administrative leave. The 5 days of administrative leave are not charged to any other leave.

519.232 Requirements
An actual physical move of the employee’s household is a requirement for eligibility for relocation leave. Therefore, employees who are relocated to another duty station in the same commuting area who do not move their households are not eligible. The following employees are entitled to 5 days of relocation leave with pay when directed to transfer or relocate:

a. Employees who are transferred or relocated from one official duty station to another in the interest of the Postal Service.

b. Employees who request and accept a transfer in lieu of a separation or demotion when separation or demotion is not for personal cause.

519.233 Notation on PS Form 50
If any leave is granted by the losing duty station, the number of days allowed is noted in the Remarks section of the reassignment PS Form 50. Before granting relocation leave, the gaining duty station reviews the losing station’s PS Form 50 to determine the additional leave that may be allowed.

519.234 Limitations
Relocation leave may be taken before or after the physical move and may be taken a day or more at a time; it must be taken in whole days. In no instance does it exceed a total of 5 days. In the event that the employee later decides not to transfer to the new station, all relocation leave taken is charged to annual leave or LWOP.
519.24  **Adverse Action Investigation and Decision**

During the time required for investigation and decision regarding an adverse action, management may place an employee in an off-duty, nonpay status, in accordance with 651.4 or the applicable bargaining unit agreement. If these provisions are not applicable and it is necessary to remove the employee from a duty status, management may place the employee on administrative leave until the effective date of an adverse action or until the employee is returned to work, whichever comes first. Beginning on the effective date of an adverse action, the employee remains on the rolls but in a nonpay status during an appeal process. (See 651.4 and 651.6, and see applicable bargaining unit agreement to determine maximum allowable time.)

519.3  **Civil Participation**

519.31  **State and Local Civil Defense Programs**

519.311  **No Charge to Leave**

Full-time employees who volunteer and are selected by state or local authorities for civil defense assignments are authorized to participate in pre-emergency training programs and test exercises conducted by the state or local government. Participation in these activities during the employee’s regularly scheduled tour of duty cannot exceed more than 40 hours of administrative leave in any 1 leave year.

519.312  **Annual or LWOP**

Employees who participate in civil defense activities other than those cited in 519.311 are granted annual leave or LWOP if it is possible to spare them without undue interference with the needs of the Postal Service.

519.313  **Availability for Civil Defense Assignment**

Employees are designated as available for assignment to civil defense activities subject to the following conditions:

a. The employee’s participation is requested by the state or local civil defense authorities.

b. Within reason, the employee is expected to be available for assignment to civil defense activities in the event of an emergency.

c. The employee can be spared from regular duties for the required periods of participation.

519.314  **Key Role Restriction**

Key roles in civil defense activities are not assigned to employees for whom a certificate of availability has been granted for military duty.

519.315  **Statement Requirement**

On return to duty, employees are required to submit a written statement from the state or local civil defense authorities showing days or hours of their participation.

519.32  **Voting or Registering to Vote**

519.321  **Policy**

Employees are encouraged to exercise their voting rights. So far as is practicable without seriously interfering with service, postal employees, excluding casual and temporary employees, who desire to vote or register in
any election or in any referendum on a civic matter in their community are excused for a reasonable time for that purpose on a day they are scheduled to work. Casual and temporary workers are encouraged to vote but are not eligible for administrative leave for this purpose.

519.322 **Administrative Determination**
Postal officials in charge of installations obtain necessary information concerning the hours during which the polls are open in the political subdivisions in which their employees reside. They then make an administrative determination regarding the amount of excused absence necessary (and limits in accordance with 519.323). Employees are notified of this determination and of the procedures to be followed in obtaining advance approval for the absence.

519.323 **Voting**
The following provisions concern time allowed for voting:

a. **Three-Hour Rule.** As a general rule, if the polls are not open at least 3 hours either before or after an employee’s scheduled hours of work, the employees may be excused for the length of time that permits them to report for work 3 hours after the polls open or to leave work 3 hours before the polls close, whichever requires the lesser amount of time off.

b. **Exception to Three-Hour Rule.** Under exceptional circumstances, if the general rule in 519.323a does not permit sufficient time, an employee may be excused for the additional time needed to vote. However, time off must not exceed a full day.

c. **Charge to Annual Leave or LWOP.** If an employee’s voting place is beyond normal commuting distance and if voting by absentee ballot is not permitted, employees may be granted sufficient time off to be able to make the trip to the voting place to cast their ballots. When more than 1 day is required to make the trip to the voting place, postal officials observe a liberal policy in granting necessary time off for this purpose. Time off in excess of 1 day is charged to annual leave or, if annual leave is exhausted or the employee so requests, it is charged to LWOP.

519.324 **Registration**
If the employee votes in a jurisdiction that requires registration in person, time off to register is granted on substantially the same basis as for voting, except that no time is granted if registration can be accomplished on a nonworkday and the place of registration is within a (reasonable) 1 day, round trip travel distance of the employee’s place of residence.

519.325 **Restrictions**
An employee is not allowed administrative leave for voting or registration during a period of absence on sick leave, annual leave, or LWOP pay.

519.33 **Funeral Services**

519.331 **Absence of Veterans to Attend Funeral Services**
Full-time Postal Service employees (except rural carriers) who are veterans of any war, campaign, or expedition (for which a campaign badge has been authorized, see Exhibit 512.232a), or who are members of honor or ceremonial groups or organizations of such veterans, may be granted
administrative leave, not to exceed 4 hours in any one day, to participate in funeral ceremonies for members of the Armed Forces of the United States whose remains are returned from abroad for final interment in the United States. Such participation is limited to service as active pallbearers or as members of firing squads or guards of honor. Absences in excess of 4 hours in any one day are charged to annual leave or to LWOP.

519.332 Funeral of Immediate Relatives Who Died in Combat Zone
Administrative leave not to exceed 3 days is granted to employees to make arrangements for, or to attend the funeral of, or memorial service for, an immediate relative who died as a result of wounds, disease, or injury incurred while serving as a member of the Armed Forces of the United States in a combat zone. An immediate relative is defined as:

a. Spouse and his or her parents.
b. Children and their spouses.
c. Parents.
d. Brothers, sisters, and brothers-in-law and sisters-in-law (brothers and sisters of spouses and spouses of brothers and sisters).

519.4 National Day of Observance

519.41 General
In the event that the postmaster general or designee determines that the Postal Service will participate in a national day of observance (for example, National Day of Mourning) subsequent to the declaration of a national day of observance by Executive Order of the President of the United States, administrative leave is granted to employees.

The policy shown below applies to executive and administrative schedule (EAS) employees, Postal Career Executive Service (PCES) employees, and other employees not covered by union agreements concerning national days of observance and is consistent with the agreements developed for that purpose. Employees in the following unions should refer to the memorandums of agreement or understanding between the Postal Service and their unions regarding regulations for national days of observance:

a. American Postal Workers Union, AFL-CIO.
b. National Association of Letter Carriers, AFL-CIO.
c. National Postal Mail Handlers Union, AFL-CIO.
e. Fraternal Order of Police, National Labor Council, USPS No. 2.

519.42 Leave Granted

519.421 Full-Time Employees
Full-time employees whose basic work week includes the national day of observance are granted administrative leave as follows:

a. Those with the national day of observance as a scheduled workday:
   (1) If not directed to report for work, are granted administrative leave for that day.
(2) If directed to report for work, are granted a day of administrative leave at a future date, for the number of hours equal to their regular workday.

b. Those with the national day of observance as a nonscheduled (relief) workday:
   (1) If not directed to report for work, are granted a day of administrative leave at a future date, for the number of hours equal to their regular workday.
   (2) If directed to report for work, are granted overtime pay, if eligible, plus a day of administrative leave at a future date, for the number of hours worked, up to the number of hours equal to their regular workday.

519.422 Part-Time Regular Employees
Part-time regular employees whose basic workweek includes the national day of observance are granted administrative leave as follows:

a. Those with the national day of observance as a scheduled workday:
   (1) If not directed to report for work, are granted administrative leave for that day, for the number of hours scheduled to work.
   (2) If directed to report for work, are granted a day of administrative leave at a future date, for the number of hours scheduled to work on the national day of observance.

b. Those with the national day of observance as a nonscheduled (relief) workday:
   (1) If not directed to report for work, are granted administrative leave at a future date, equal to the average number of daily paid hours in their schedule for the service week previous to the service week in which the national day of observance occurs, up to 8 hours.
   (2) If directed to report for work, receive straight time pay (or overtime pay if appropriate), plus administrative leave at a future date for the number of hours worked on the national day of observance, up to 8 hours.

519.423 Part-Time Flexible Employees
Part-time flexible employees are granted administrative leave for the national day of observance as follows:

a. Those directed to report for work are granted a day of administrative leave at a future date, for up to 8 hours.

b. Those not directed to report for work are granted a day of administrative leave at a future date, equal to the average number of daily paid hours during the service week previous to the service week in which the national day of observance occurs, up to 8 hours.

519.424 Transitional Employees
Transitional employees receive pay only for actual workhours performed on the national day of observance. They are not granted administrative leave.
519.425 **Employees on Paid Leave**

Employees on paid leave on the national day of observance receive administrative leave on that day in lieu of requested leave for up to the number of hours equal to the employee’s regular workday. (See 519.423b for part-time flexible employees.)

519.426 **Employees on Continuation of Pay, Office of Workers’ Compensation Programs Pay, and Leave Without Pay**

Employees on continuation of pay (COP) and employees on leave without pay (LWOP) not associated with Office of Workers’ Compensation Programs (OWCP) on the national day of observance are granted a day of administrative leave for up to 8 hours.

Employees working part days on the national day of observance as a result of an injury on duty (IOD) receive administrative leave equal to the hours normally worked.

Employees not working as a result of an IOD and employees on OWCP pay on the national day of observance are not granted administrative leave.

519.427 **Employees Absent Without Leave, Suspended, or Pending Removal**

Employees absent without leave (AWOL), suspended, or pending removal on the national day of observance are not granted administrative leave.

**Note:** An employee returned to duty and made whole for a period of AWOL, suspension, or removal may be eligible for administrative leave for the national day of observance consistent with the rules of the provision of 519.4 for that employee’s group if the period of suspension or removal for which the employee is considered to have been made whole includes that day.

519.428 **Individuals Not Eligible for Administrative Leave**

Individuals not eligible for administrative leave include the following:

a. Postmaster relief employees.

b. Rural carrier relief employees.

c. Substitute rural carrier employees and rural carrier associate employees who are not in leave-earning positions.

d. Temporary employees.

e. Noncareer officer-in-charge employees.

f. Contractors.

519.43 **Leave Taken at a Future Date**

Administrative leave to be taken at a future date:

a. Must be granted and used within 6 months of the national day of observance or by the end of the fiscal year, whichever is later.

**Note:** Administrative leave is not granted to an employee who is on extended leave for the entire period between the day of observance and 6 months from that date, or between the day of observance and the end of the fiscal year, whichever is later.

b. Must be taken all at one time.

c. May, at the employee’s option, be substituted for previously scheduled but not used annual leave.
d. Should be requested by using the same procedures that govern the request and approval of annual leave consistent with 512.41 and 512.42.

519.5 Medical Events

519.51 Blood Donations

519.511 Policy

All postal employees are urged to cooperate fully with the public blood donation programs for the health and security of their community. The time necessary includes the time required for travel and the time required by the medical facility to process the blood donations.

519.512 Time Allowed

The following provisions concern time allowed for blood donations:

a. General Allowance. Postal employees may be excused for that period of time deemed reasonably necessary to cover any absence from regular tours of duty to make voluntary blood donations, without remuneration, to the Red Cross, the community, or other nonprofit blood bank. This regulation does not apply to those employees who participate in this program on their own time, off duty.

b. Additional Time. In the case of employees in occupations for which the blood bank recommends additional time off following the blood donation, the time necessary includes the additional time recommended by the blood bank. Every effort should be made to have blood donations for such employees scheduled near the end of their tour of duty.

519.513 Restrictions

The following provisions concern restrictions on time allowed for blood donations:

a. The time allowed may in no instance exceed 8 hours. A full day’s administrative leave may be granted only when there are unusual circumstances, such as in rural areas where considerable travel may be involved. It is not intended that a full day’s administrative leave be granted any employee for donating blood when the blood bank or facility is nearby.

b. Administrative leave for blood donation may be granted during a regular tour of the employee’s basic workweek, but only on the date of the blood donation. It is not granted to employees on suspension or in any nonpay status.

519.514 Facility Arrangements

For group donations, postmasters or installation heads make arrangements with the blood bank to provide facilities (mobile) for on-site participation or arrange the hours of donation to present the least interruption and cost to the Postal Service.
519.52 **Bone Marrow, Stem Cell, Blood Platelet, and Organ Donations**

519.521 **Policy**
Career postal employees who wish to donate bone marrow, stem cells, blood platelets, or organs may be granted administrative leave, subject to the limitations in 519.522, with appropriate management approval. Administrative leave is *not* available to bone marrow or organ recipients.

519.522 **Time Limitations**
Except as otherwise specified in the collective bargaining agreements, the maximum administrative leave that can be granted per leave year to cover qualification and donation is limited to the following:

a. To a full-time career employee:
   (1) For bone marrow, 3 days.
   (2) For stem cells, 3 days.
   (3) For blood platelets, 3 days.
   (4) For organs, 14 days.

b. To a part-time career employee:
   (1) For bone marrow, 1 1/2 days.
   (2) For stem cells, 1 1/2 days.
   (3) For blood platelets, 1 1/2 days.
   (4) For organs, 7 days.

519.53 **Physical Examination for Entry Into Armed Forces**
Postal employees who are scheduled for physical examination for entry into the armed forces at times when they are also scheduled for postal duty are given administrative leave for the time necessary to take the examination.

519.54 **First-Aid Examination and Treatment for On-the-Job Injury or Illness**

519.541 **Employee on Regular Tour**
If an employee on a regular tour of duty is injured or becomes ill and the injury or illness can be treated so that the employee can return to duty during that tour, the employee is excused without charge to annual or sick leave. The employee is not required to clock out when leaving the place of duty for first-aid examination or treatment.

519.542 **Employee in Overtime Status**
When an employee is directed by management to an on- or off-site medical unit due to illness or injury, all time spent waiting for and/or receiving medical attention on the service day on which the illness or injury occurs, which would have been worked but for the medical attention, is credited as work time even though overtime hours may be involved. The employee’s time card is so noted and initialed by the supervisor.

519.55 **Day of Death**
If an employee dies during a scheduled work day, the balance of the full tour is charged to administrative leave. If the employee dies before a scheduled tour begins, the full tour is charged to administrative leave, provided the employee was in a pay status, either work hours or paid leave, on the last
scheduled day before the day of death. When a scheduled tour overlaps a
calendar day and begins at or near the previous day, a death occurring within
2 hours of the beginning of the tour is considered to be before the scheduled
tour and the full tour is charged to administrative leave.

519.6 Special Events — Postal Service Invitation
The postmaster general, deputy postmaster general, or chief operating
officer may approve the use of administrative leave for spouses or guests
who are postal employees when they are invited by the Postal Service to
attend a special event. The invitation from the postmaster general, deputy
postmaster general, or chief operating officer must include the spouse or
guest attendance as well as the allowable period of administrative leave
authorized for the specific special event. The invitation must be attached to
the PS Form 3971 and submitted to the spouse’s or guest’s supervisor in
advance of the leave.

519.7 Nonbargaining Unit Personal Absence
519.71 Definition
Nonbargaining unit employees' personal absence time is paid time off. It is
not charged as annual leave, sick leave, or any other paid leave category.
Only FLSA-exempt employees are eligible for such time off.

519.72 Policy
Nonbargaining unit exempt employees are paid on a salary basis. This
means that under the FLSA they are not considered to be hourly rate
employees. Therefore, partial day absences are paid the same as work time.
While exempt employees are expected to work a full day, they may request
time off to attend to personal matters during the workday, including time off
due to conditions covered by FMLA. If approved, the time off is “personal
absence time” and is not charged to annual leave, sick leave, or LWOP.

519.73 Limitations and Exceptions
519.731 Full-Day Absences
Except as provided for in 519.733, personal absence time is not authorized
for a full-day absence, which must be charged to annual leave, sick leave, or
LWOP, as appropriate. An exempt employee who plans to be absent from
work for more than a half day on a workday should apply in advance for a full
day of annual leave, sick leave, or LWOP, unless the absence is for an FMLA-
covered condition.

519.732 Partial-Day Absences
Normally, personal absence time is limited to no more than half an
employee’s workday. However, when an unanticipated need for time off
occurs after the employee reports to work and the employee is allowed to
leave work but is unable to return, the half-day limit does not apply. For
example, when an employee gets sick after 2 hours at work and must leave
for the remaining 6 hours of the workday, the entire 6 hours is treated as
personal absence time. However, managers may disapprove personal leave
requests when necessary to carry out their responsibilities to control work
hours as set forth in 519.75. In this regard, managers may require the use of
519.733 Directed to Work
When an exempt employee is directed to work a full day on a holiday or other full day in addition to normal workdays, the supervisor may grant a full day of personal absence without charging it to official leave.

519.74 Administration
519.741 General
A full-time exempt employee is expected to work a full day and a part-time exempt employee is expected to work the full or partial day specified at the time of their employment. A full day is defined to include the continuous or nearly continuous time that an employee normally works in a 24-hour period. A half day is half that number of hours.

519.742 Approval
Except for postmasters and installation heads, exempt employees must obtain prior approval from their supervisors for all absences, whether or not such absences are to be charged to the employee’s leave account. At the discretion of the installation head, PS Form 3971 may be used to request personal absences not charged to leave.

Postmasters and installation heads normally are not required to obtain advance approval for personal absences. They are required, however, to keep an accurate record of all such absences and generally to keep their manager informed of planned periods away from the office. In this respect, the manager may require the use of PS Form 3971 to report absences. On an individual basis, vice presidents of Area Operations may require that a postmaster or installation head obtain advance approval of all absences, including personal absences, from the plant or district manager, as appropriate, when the individual’s previous performance warrants such action.

When PS Form 3971 is used for personal absence time, it must indicate in Remarks: “Do not charge to leave.”

519.743 Full-Day Leave
Each full day of approved absence is to be charged to official leave. Absences such as court leave, military leave, holiday leave, donated leave, continuation of pay, and all administrative leave are to be approved and reflected on an exempt employee’s time record.

519.75 Management Controls
519.751 Responsibility
Managers are responsible for controlling the workhours of their exempt employees. They may require the attendance of these employees during and outside of regular service hours and, when warranted, may disapprove advance requests for late arrivals, early departures, or other absences, as well as leave. These instructions are not intended to be overly restrictive, but managers must be aware of the frequency of requests for personal leave, recognize patterns in the use of this leave, and be alert to possible abuse. They must also give consideration to the amount of the current workload or an appropriate leave category, for example, sick leave in the case of partial-day absences for FMLA-covered conditions.
urgency of a particular program or project that requires the employee’s presence.

Administration

This program must be administered in a fair and equitable manner. Managers must advise their employees of the reasons for requiring their attendance during or outside of regular service hours and for denying their requests for personal absence or leave. Employees are also to be given the opportunity to informally discuss the decision with the managers.

520 Health Benefits Program

521 Administration and Eligibility

521.1 General

Reference Note:
For more material on the information in 521.1, see:

The Office of Personnel Management (OPM) administers the Federal Employees Health Benefits (FEHB) Program. The FEHB law, policies and regulations issued by OPM, including those governing eligibility and benefits, are controlling in the event of conflict with these instructions.

521.2 Eligible Employees

Reference Note:
For more material on the information in 521.2 through 521.3, see:

The following employees are eligible for health insurance coverage:

a. Officers in charge, except “off-the-street” officers in charge, as noted in 521.3a.

b. Employees in the regular workforce expected to work at least 6 months each year.

c. Employees with career appointments employed to serve under a cooperative work-study program that:
   (1) Will be in existence at least 1 year.
(2) Requires the employee to be in pay status at least one-third of the total time required to complete the program.

d. Student-trainees with career appointments serving under a formal cooperative work-study program that requires them to be in a pay status for at least one-third of the total time required to complete the program.

e. Contract executives and others appointed by contract, provided:
   (1) The contract requires personal services and covers a period in excess of 1 year.
   (2) The individual is under the supervision and direction of the Postal Service.
   (3) Work is performed on a full-time or specified part-time basis and the individual is paid on the basis of units of time.

f. American nationals employed at Postal Service installations in American Samoa, Micronesia, and Guam.

g. Noncareer employees (such as, Substitute Rural Carriers, Rural Carrier Associates, Postmaster Leave Replacements, Postal Support Employees, City Carrier Assistants, and Mail Handler Assistants) who meet the following criteria:
   (1) Have completed 1 year of continuous employment, disregarding breaks in service of 5 days or less.
   (2) Have a predetermined tour of duty.
   (3) Have sufficient earnings to cover mandatory withholdings and premium deductions.

521.3 Employees Not Eligible

The following employees, with certain exceptions, are not eligible for health insurance:

a. Casual and temporary employees (including “off-the-street” officers in charge) serving under an appointment limited to 1 year or less, except as eligible under 521.2. When individuals are hired as casual or temporary employees and they have previously served in a position in the Postal Service or another federal government agency wherein they were covered by the Health Benefits Program, there must be a break of at least 4 days between such service and the casual or temporary appointment.

b. Substitute rural carriers (except those transferred from positions in which they were insured without a break in service of more than 3 calendar days), rural carrier associates, and rural carrier reliefs who do not meet the criteria noted in 521.2g.

c. Members of the armed forces.

d. Noncitizens whose permanent duty stations are located outside the United States or the Panama Canal Zone.

e. Employees paid on a contract or fee basis except as eligible under 521.2e. Ineligible contract employees include (1) contract job cleaners; (2) special delivery messengers at post offices in Cost Ascertainment
Groups (CAG) H through L; (3) clerks-in-charge of rural or contract stations; (4) mail messengers and all other contract carriers; and (5) clerks and leave replacements at Post Offices in CAG L.

f. Employees whose pay on an annual basis is $350 a year or less or whose salary for the pay period is too small to justify withholdings.

g. Employees expected to work less than 6 months in each year except as provided in 521.2c and d and employees whose employment is of uncertain or temporary duration or for brief intervals.

521.4 Family Member Eligibility

Reference Note:
For more material about the information in 521.4 through 521.5, see:

521.41 General

521.411 Responsibility of Human Resources Shared Service Center

The Human Resources Shared Service Center (HRSSC) is responsible for determining whether or not a person is a family member for health benefits purposes for an enrolled employee. It is that person’s relationship to the employee that is controlling. The HRSSC must satisfy itself that an event has occurred that permits enrollment or a change in enrollment under the Federal Employees Health Benefits (FEHB) Program.

Documentary evidence may be requested as appropriate (e.g., marriage certificate, birth certificate, or divorce decree). However, it is not necessary that such evidence be retained. The carrier is not notified at the time the original determination is made regarding the eligibility status of an enrollee’s family member, but the carrier may request evidence to verify the eligibility of the family member at the time benefits for that family member are claimed.

521.412 Family Members Eligible

The employee’s spouse, including a spouse in a valid common-law marriage, and children under age 26, including legally adopted children, recognized natural (born out of wedlock) children and stepchildren, are eligible for coverage. A child is eligible for coverage under an employee’s Self and Family enrollment, if a state-issued birth certificate lists the employee as a parent of that child.

A child over age 26 who is incapable of self-support because of mental or physical incapacity that existed before the child’s 26th birthday is eligible if the incapacity is established as explained in 526.

Foster Children are included if they meet the requirements listed below:

a. The child must be under age 26 (if the child is age 26 or over, he/she must be incapable of self-support);

b. The child must currently live with the employee;

c. The parent-child relationship must be with the employee, not the child’s biological parent;
d. The employee must currently be the primary source of financial support for the child; and

e. The employee must expect to raise the child to adulthood.

**Note:** Effective June 26, 2013, legally married same-sex spouses became eligible family members under a Self and Family enrollment. Coverage is available to any legally married same-sex spouse regardless of the employee’s state of residency. In addition, the children of same-sex marriages will be treated in the same manner as those of opposite-sex marriages and will be eligible family members according to the same eligibility guidelines. This includes coverage for children of same-sex spouses as stepchildren.

In accordance with Office of Personnel Management regulations dated October 30, 2013, qualified stepchildren of same-sex domestic partners are eligible family members effective January 1, 2014. This is only applicable to employees living in states that do not allow same-sex marriage.

### 521.42 Determining Family Membership Status of Children

#### 521.421 Adopted Children

Applicable state law governs whether or not a child has been adopted. The child is considered adopted for health benefits purposes if the adoption decree is final or if it is interlocutory and state law provides that the rights of the child generally are the same as those of an adopted child.

#### 521.422 Stepchildren

If not contrary to state law, an employee’s spouse’s legitimate or adopted child, or natural child, is considered to be the employee’s stepchild. However, a stepchild by a previous marriage of the employee’s spouse is not the employee’s stepchild.

An employee’s stepchild remains a stepchild and an eligible family member after the employee’s divorce from, or the death of, the natural parent, provided that the stepchild continues to live with the employee in a regular parent-child relationship. If the stepchild stops living with the employee in a regular parent-child relationship, the child is eligible for coverage under Temporary Continuation of Coverage (TCC) provisions because he/she no longer meets the definition of an eligible child.

If the employee divorces and the former spouse is eligible to enroll under either the Spouse Equity or TCC provisions, only the natural or adopted children of both the employee and the former spouse are covered under the former spouse’s Self and Family enrollment. An employee’s stepchildren are not covered even though they may have been covered previously by the employee’s Self and Family enrollment. However, they may qualify for a TCC enrollment of their own.

#### 521.423 Foster Children

To be considered a foster child for health benefits purposes, the child must be under age 26, the child must be incapable of self-support, if the child is age 26 or over, the child must live with the employee in a regular parent-child relationship, and the employee must be rearing the child as his or her own. The employee need not be related to the child nor have taken steps to legally
adopt the child, but there must be an expectation that the employee will continue to rear the child into adulthood.

a. The employee must currently be the primary source of financial support for the child. However, a foster parent-child relationship between the child and an employee may exist even though the child receives support from other than the employee (e.g., Social Security payments, support payments from a parent, etc.).

b. Common examples of a foster parent-child relationship are the following:

(1) A child’s parents have died and the child is living with and supported by a grandparent (or other close relative) who is an employee.

(2) A grandchild is living with an employee who supports the child financially and intends to raise him or her to adulthood. This situation may exist even if one natural parent also lives with the employee and the child.

(3) A child is living with an employee under a preadoption agreement.

(4) A child is in the legal custody of an employee.

Note: A Certification of Foster Child Status must be signed by the employee and filed as a permanent document in the employee’s official personnel folder. For a sample certification, see Exhibit 521.423.

c. A child who has been placed in the employee’s home by a welfare or social service agency under an agreement whereby the agency retains control of the child or pays for maintenance does not qualify as a foster child as there is no regular parent-child relationship. Similarly, an arrangement under which a child is temporarily living with an employee as a matter of convenience does not qualify the child as a foster child.

521.424 Child’s Temporary Absence on “Living-With” Requirement

Periods of temporary absence while attending school or for other reasons do not affect the family member status of foster children otherwise considered to be living with the employee in a regular parent-child relationship. Also, an employee’s foster child, who lives with the employee at least 6 months a year under a court order directing shared custody may be considered living with the employee in a regular parent-child relationship.

521.425 Effect of Child’s Marriage on Family Member Status

An employee’s married child is covered under the employee’s Self and Family enrollment until the child reaches age 26. The child’s spouse and/or children are not covered and dual enrollment is prohibited.

521.5 Relatives Not Eligible

The employee’s parents, brothers, sisters, and relatives, except those eligible under 521.4, are not eligible for health benefits coverage as family members even though they may live with and be dependent upon the employee for support.
**Certification for Foster Children**

I have been informed of the following requirements for coverage of a foster child under the Federal Employees Health Benefits (FEHB), Federal Employees’ Group Life Insurance (FEGLI), and the Federal Employees Dental and Vision Insurance (FEDVIP) Programs:

1. For FEHB, the child must be under age 26. If the child is age 26 or older, he/she can only be covered if he/she is incapable of self-support because of a disabling condition that began before age 26. I must provide documentation of this to the Human Resources Shared Service Center (HRSSC);

2. For FEGLI and FEDVIP coverage, the child must be unmarried and under age 22 to qualify for coverage unless he/she is incapable of self-support because of a disabling condition that began before age 22. I must provide documentation of this to the HRSSC;

3. The child must currently live with me;

4. I must currently be the primary source of financial support for the child;

5. The parent-child relationship must be with me and not with the biological parent. This means that I exercise parental authority, responsibility, and control. I care for, support, discipline, and guide the child. I make the decisions about the child’s education and health care; and

6. I must expect to raise the child into adulthood.

I understand that if the child moves out of my home to live with a biological parent, he/she loses coverage and cannot ever again be covered as a foster child unless the biological parent dies, is imprisoned, or becomes incapable of caring for the child due to a disability, or unless I obtain a court order taking parental responsibility away from the biological parent.

This is to certify that [name of child] lives with me; I am the primary source of financial support for this child; I have a regular parent-child relationship with this child, as described above; and I intend to raise this child into adulthood.

I have provided my employing agency proof of my regular and substantial support for [name of child].

I will immediately notify both the HRSSC and the health benefits carrier (if this child is covered by FEHB) and/or dental and/or vision insurance carrier (if this child is covered by FEDVIP) if this child moves out of my home, ceases to be financially dependent on me, or otherwise no longer qualifies as a foster child per any of the requirements shown above.

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**Privacy Act Statement:** Your information will be used to certify that you intend to raise a “foster” child until adulthood for the purposes of coverage under the Federal Employees Health Benefit (FEHB), Federal Employees Group Life Insurance (FEGLI), and Federal Employees Dental and Vision Insurance (FEDVIP) Programs. Collection is authorized by 39 U.S.C. 410, 1001, 1005, and 1206. Providing the information is voluntary, but if not provided, we may be unable to process your request. We may disclose your information as follows: in relevant legal proceedings; to law enforcement when the U.S. Postal Service (USPS) or requesting agency becomes aware of a violation of law; to a congressional office at your request; to entities or individuals under contract with USPS; to entities authorized to perform audits; to labor organizations as required by law; to federal, state, local, or foreign government agencies regarding personnel matters; to the Equal Employment Opportunity Commission; to the Merit Systems Protection Board or Office of Special Counsel; the Selective Service System, records pertaining to supervisors and Postmasters may be disclosed to supervisory and other managerial organizations recognized by USPS; and to financial entities regarding financial transaction issues.

Benefits and Compensation
PO Box 970400
Greensboro NC  27497-0400

USPS 30
521.6 Former Spouses

Reference Note:
For more material about the information in 521.6, see:

521.61 Eligibility Determination
521.611 Requirements
Former spouses of employees are eligible to enroll for health benefits coverage under the Federal Employees Health Benefits (FEHB) Program if they meet all of the following requirements:

a. Based on a qualifying court order or divorce decree, the OPM has granted the former spouse a portion of the employee’s annuity or a survivor benefit.

b. The former spouse, if under the age of 55, has not remarried.

c. The former spouse was covered as a family member in an FEHB plan at any time during the 18 months before the date of the dissolution of marriage.

d. The application for coverage is filed within 60 days after:
   (1) The marriage is dissolved;
   (2) The date of OPM's notice to the former spouse of his/her eligibility to enroll based on a qualifying court order awarding entitlement to a portion of the employee’s future annuity; or
   (3) The date of the notice of the former spouse's eligibility to enroll based on entitlement to a former spouse's annuity under another retirement system for government employees.

If the application is mailed, the postmark is used in determining the 60-day time limit.

521.612 Office of Personnel Management Responsibility
OPM is responsible for determining whether a former spouse is entitled to receive a survivor annuity or a portion of the employee’s retirement annuity as a prerequisite to the former spouse’s eligibility to enroll in the FEHB Program.

The former spouse forwards the request for determination to:
U.S. OFFICE OF PERSONNEL MANAGEMENT
COURT ORDERED BENEFITS BRANCH
PO BOX 17
WASHINGTON, DC 20044–0017

The request must contain as much information as possible, including the employee’s name, date of birth, Social Security number, and HRSSC address, and a certified copy of the court order or divorce decree.

OPM sends the former spouse a written decision once it has reviewed all the information provided by the former spouse.
Human Resources Shared Service Center Responsibility
The Human Resources Shared Service Center (HRSSC) is responsible for accepting the former spouse’s application for health benefits coverage under the FEHB Program. The former spouse’s application for health benefits may be in the form of an SF 2809, Employee Health Benefits Election Form, a letter, or a written statement to the HRSSC. The application preserves the former spouse’s FEHB enrollment right until the eligibility determination is made.

After the former spouse provides the HRSSC with a copy of OPM’s decision as required by 521.612, the HRSSC makes its determination regarding the former spouse’s eligibility to enroll under the FEHB Program by verifying whether the requirements stated in 521.611b and 521.611c have been met. To make this determination, the HRSSC:

a. Reviews the SFs 2809, the SFs 2810, Notice of Change in Health Benefit Enrollment, and the PostalEASE FEHB Worksheets in the employee’s electronic official personnel folder (eOPF) to determine if the former spouse was covered as a family member in an FEHB enrollment at any time during the 18 months before the date of the dissolution of marriage.

b. Verifies the former spouse’s age and, if under age 55, verifies that the former spouse has not remarried.

Documentation of Eligibility
Eligible for Coverage
If the former spouse meets all the requirements stated in 521.61, and is, therefore, eligible for coverage, the HRSSC notifies the former spouse in writing of its determination. The notification of eligibility acknowledges the documents on which the HRSSC based its decision, i.e., proof that the former spouse has not remarried before age 55 and that the former spouse was enrolled under the FEHB Program at some point during the 18 months before a divorce. An RI 70–5, Guide to Federal Benefits for TCC and Former Spouse Enrollees, and a statement of the requirements for continued enrollment (Exhibit 523.62) are forwarded to the former spouse with the notification. See 523.6 for enrollment procedures.

Ineligible for Coverage
If the HRSSC determines, after its review, that the former spouse has not met the eligibility requirements for health benefits coverage stated in 521.61, it notifies the former spouse of its determination in writing. The notification of ineligibility must provide the former spouse the right to request reconsideration of its decision in accordance with 521.63. It must also state the reason for the denial, specify the time limit for making the reconsideration request, and include the address for forwarding the request (see 521.63).

Request for Reconsideration
A former spouse denied health benefits coverage by the HRSSC may request reconsideration of the HRSSC’s refusal to permit him or her to enroll. The request is made in writing and sent within 30 days of the HRSSC’s letter of denial to the area Human Resources address identified in the denial letter. Requests must include the employee’s name and date of birth, reasons for
the request, and a copy of the denial letter. The decision rendered by the area office is final.

521.7 **Temporary Continuation of Coverage**

**Reference Note:**
For more materials about the information in 521.7, see:


Specific individuals who lose entitlement to health benefits may qualify to enroll under the Temporary Continuation of Coverage (TCC) Program. This program provides health benefits enrollment opportunities to allow continuation of benefits beyond the 31-day extension period that follows termination. Election is allowed in any plan or option available for which the individual meets the enrollment criteria, if any.

521.71 **Eligibility**

521.711 **Eligible for Coverage**

Individuals identified below are eligible to enroll in TCC beyond the 31-day extension period allowed following termination of coverage:

a. Employees who separate voluntarily or involuntarily, except those who are separated due to gross misconduct.

b. Annuittants who at time of retirement do not meet the criteria to continue enrollment into retirement.

c. Children who have been covered under an employee or annuitant’s enrollment because they met the requirements for dependent children and no longer meet these requirements. This group includes children who:
   
   (1) Lose coverage because they reach age 26.
   (2) Lose their status as stepchildren or foster children.
   (3) Are disabled, age 26 and older, and recover from their disability or become able to support themselves.
   (4) Lose coverage upon the death of an employee because he/she does not qualify for a survivor annuity.

d. Former spouses who are enrolled as family members in FEHB sometime during the 18 months prior to the end of the marriage, but who are not entitled to coverage under the Spouse Equity Act (see 521.611) or who are awaiting approval or disapproval from OPM of entitlement to coverage under the Spouse Equity Act.

521.712 **Ineligible for Coverage**

Family members are not eligible to continue coverage beyond the 31-day extension period if loss of coverage is due to any of the following:

a. Employee changes to Self Only or cancels coverage.
b. Employee serves 12 months in nonpay status.

c. Annuity is terminated.

d. OWCP benefits are terminated.

e. Employee transfers to a position excluded from FEHB.

f. Widows and/or children do not qualify for survivor benefits.

g. Survivor annuity or children’s benefits are terminated.

521.72 Agency Responsibilities

521.721 Office of Personnel Management Responsibility

OPM has contracted with the National Finance Center (NFC) to act as the central processing office for the collection of FEHB premiums under the TCC program.

521.722 National Finance Center Responsibility

The NFC:

a. Establishes and maintain accounts.

b. Performs billing and collection functions.

c. Handles FEHB Open Season for TCC enrollees.

521.723 Human Resources Shared Service Center’s Responsibility

The Human Resources Shared Service Center (HRSSC):

a. Notifies separating employees of conversion rights.

b. Notifies children and former spouses of conversion rights.

c. Assists in enrollment in the TCC program.

d. Forwards enrollment information to the NFC.

e. Maintains copies of documents regarding TCC enrollment.

f. Responds to NFC inquiries.

The HRSSC must collect, review, and approve all SF 2809 forms before forwarding the appropriate copies to the National Finance Center (NFC) for processing.

521.73 Time Limitations for Enrollment

SF 2809 forms to enroll in the TCC program must be received by the HRSSC within the specific timeframes noted below:

a. Former Employees. Forms must be received within 60 days after the date of separation or within 65 days after the date the SF 2810, Notice of Change in Health Benefits Enrollment, is received from the Postal Service, whichever is later.

b. Children. Forms must be received either:

(1) Within 60 days after the qualifying event, if the employee did not notify the HRSSC within the required 60-day notification period (even if someone else provided notification); or

(2) 65 days after the date the notice is received from the Postal Service, if the employee notified the HRSSC within the required 60-day notification period.
c. Former Spouses. Forms must be received either:

(1) Within 60 days after the date of divorce or annulment, if the employee or the former spouse did not notify the HRSSC within the required 60-day notification period (even if someone else provided notification); or,

(2) 65 days after the date of the HRSSC’s notice, if the employee or the former spouse notified the HRSSC within the required 60-day notification period; or

(3) 60 days after the date the former spouse lost coverage under Spouse Equity provisions (because of remarriage before age 55 or loss of the qualifying court order), if the loss of coverage is within the 36-month period of TCC eligibility.

If the employee or the former spouse does not notify the HRSSC within the 60-day period, the former spouse’s opportunity to elect TCC ends 60 days after the divorce or annulment.

521.74 Length of Coverage
Generally, coverage begins on the thirty-second day after the qualifying event that terminates enrollment for children and former spouses, allowing for the free 31-day extension of coverage.

Former employees may continue coverage for up to 18 months from the separation date; children and former spouses may continue coverage for up to 36 months from the date of the qualifying event. Coverage may end sooner if the individual fails to pay premiums, voluntarily cancels coverage, or again acquires coverage under the regular FEHB provisions.

521.75 Premiums
TCC enrollees pay the full premium cost (both the employee and Postal Service shares) plus a 2 percent administrative surcharge. All premiums are made by coupon payment and in accordance with a schedule as directed by NFC.

522 Health Insurance Plans Available

Reference Note:
For more material about the information in 522, see:

522.1 Types of Participating Plans
522.11 Fee-for-Service Plans with a Preferred Provider Organization
Nationwide plans are available to all eligible Postal Service employees no matter where they reside. Employees may use medical providers of choice; however, medical providers who have contracted with the PPO network or health plan may offer discounted charges. Plans will either pay medical providers directly or reimburse employees for covered services after claims are filed. The amount the plan pays may depend on whether the provider has a participation agreement with the PPO network or health plan.
522.12 Fee-for-Service PPO Only Plans
PPO Only plans provide medical services only through medical providers who have contracts with the plan. With few exceptions, there is no medical coverage if employees or their family members receive care from providers not contracted with the plan.

522.13 Fee-for-Service Employee Organization Plans
Employee organization plans are sponsored by an employee organization or union and are available only to employees who are, or who become members of the particular sponsoring organization. Generally, these plans provide benefits by cash reimbursement to either the employee or, at the employee’s request, directly to doctors and hospitals. Information concerning membership is obtained from the local representative or directly from the headquarters office of the employee organization or union.

522.14 Health Maintenance Organization and Point-of-Service Plans
Health Maintenance Organization (HMO) and Point-of-Service (POS) plans are available to employees in certain geographic localities only. These plans are either:

a. A group-practice plan that provides benefits in the form of medical services by teams of doctors and technicians practicing in their own medical centers;
b. An individual-practice plan that provides direct payments to doctors with whom the plan has an agreement; or
c. A mixed model plan that is a combination of a group practice and an individual practice plan.

These plans also provide hospital benefits. The enrollment area for each plan is stated in its brochure.

522.15 High Deductible and Consumer-Driven Health Plans
High Deductible Health Plans (HDHPs) provide comprehensive coverage with higher annual deductibles and annual out-of-pocket limits than other insurance plans. HDHPs can have first-dollar coverage (no deductible) for preventive care. HDHPs offered by the FEHB Program establish and partially fund Health Savings Accounts (HSAs) for all eligible enrollees and provide comparable Health Reimbursement Arrangements (HRAs) for enrollees who are not eligible for HSAs.

With Consumer-Driven Health Plans, eligible in-network preventive care is covered in full and employees use their designated health care funds for any other covered care. If employees use up their health care funds, traditional medical coverage begins after their deductibles are satisfied.

522.2 Description of Participating Plans
Each plan has a brochure that fully describes the benefits, maximums, limitations, exclusions, and other provisions of the respective plan.
523 Election Procedures

Reference Note:
For more material about information in 523 through 523.33, see:

523.1 Initial
All employees who initially become eligible must elect either to enroll or not to enroll in a plan by completing a PostalEASE FEHB Worksheet. An employee electing not to enroll is thereafter precluded from enrolling until the occurrence of an event permitting enrollment as stated in 524.52. Except as stated in 523.3, employees must register within 60 days after they become eligible. See 524.64 for effective date of coverage.

523.2 Employee Declines to Enroll
PostalEASE automatically creates an SF 2809 with a notation in the Remarks section indicating that the employee has waived coverage when an employee does not:
a. Enroll in FEHB via PostalEASE, or
b. Submit a completed PostalEASE FEHB Worksheet to the Human Resources Shared Service Center (HRSSC).

523.3 Late Enrollment or Change in Enrollment
523.31 Accepting Late Enrollment
If the HRSSC determines that an employee was unable, for causes beyond control, to enroll or to change enrollment within the prescribed time limits, it may accept the enrollment within 60 days after notifying the employee of its determination. The HRSSC must decide whether or not the employee’s reason for not enrolling on time was “cause beyond control.” See 523.32 for examples of causes beyond an employee’s control.

523.32 Causes Beyond Employee’s Control
An employee’s failure to enroll on time because of an error in judgment or because of failure to read informational material is not considered a cause beyond the employee’s control. Some examples of causes beyond an employee’s control are:
a. Employee was on extended leave away from home, or detached service in another locality, during the time employee would ordinarily have been able to enroll.
b. The HRSSC failed to give new employee information concerning health benefits coverage.
c. The HRSSC officials previously advised the employee that he or she was not eligible to enroll.
d. Employee formerly covered under someone else’s enrollment was not notified of the termination of coverage in a timely manner.
523.33 Procedures for Documenting Late Enrollment
When the HRSSC accepts a late enrollment or change in enrollment, it should record in the Remarks section of the PostalEASE FEHB Worksheet its determination that the employee was unable to enroll in a timely manner or to change enrollment due to causes beyond the employee’s control, giving the date the employee was notified of the determination. In the case of an employee who is enrolling, it is especially important that this information is documented on the PostalEASE FEHB Worksheet for purposes of meeting the “enrolled from first opportunity or last 5 years of service” requirement for continuing enrollment after retirement. The employee’s reason for failing to enroll on time need not be stated on the FEHB Worksheet; however, a memo stating the reason should be scanned into the electronic official personnel folder (eOPF).

523.34 Effective Date of Late Enrollment

Reference Note:
For additional material concerning the subject matter found in 523.34, see:

523.341 Belated FEHB Open Season Enrollment
FEHB Open Season enrollments or enrollment changes that are filed late due to circumstances beyond an employee’s control take effect retroactive to the effective date of the open season change. See 524.61 for information concerning effective date of an open season enrollment or enrollment change.

523.342 Late Enrollment Other Than FEHB Open Season
A late enrollment (other than open season) may not be made retroactively. When the Human Resources Shared Service Center (HRSSC) determines an employee was unable, for causes beyond the employee’s control, to enroll or to change an enrollment within the time limit prescribed, the HRSSC accepts the employee’s enrollment within 60 days after notifying the employee of the determination. For effective date, see 524.64.

523.4 Enrollment by Proxy

Reference Note:
For additional material concerning the subject matter found in 523.4 through 523.5, see:

The Human Resources Shared Service Center (HRSSC) may permit a representative of an employee to enroll for the employee if the representative has written authorization to do so. Enrollment by proxy is appropriate when an employee is unable to enroll on time (e.g., it is very difficult to reach the
employee or the employee expects to be hospitalized when the next enrollment opportunity occurs, etc.).

When enrolling for an employee, the representative signs his or her own name on the PostalEASE FEHB Worksheet and adds after it “For [__name of employee__].” The HRSSC writes “Authorization attached” in the Remarks section of the FEHB Worksheet and scans the FEHB Worksheet and the written authorization into the electronic official personnel folder (eOPF).

523.5 Enrollment in an Employee Organization Plan

Employees who are not members of employee organizations may enroll in a plan sponsored by an employee organization if they promptly take steps to become members. The HRSSC need not ascertain whether or not an employee is a member of an organization when accepting the enrollment form to enroll in the organization plan. The organization verifies membership. However, the HRSSC ascertains that the employee understands that membership in the organization that sponsors the plan is required.

523.6 Enrollment by a Former Spouse

523.61 Enrollment Form

Former spouses eligible to enroll for health benefits coverage under the FEHB Program must enroll for coverage by completing SF 2809. Former spouses complete Part A of the form using their own name, date of birth, and Social Security number.

The Human Resources Shared Service Center (HRSSC) enters the name, date of birth, and employee identification number of the employee in the Remarks section of the SF 2809. The following statement is also included in the Remarks section: “Former spouse is eligible to enroll by authority of the CSR Spouse Equity Act (Public Law 98-615).” An event number is not required in Part C.

All SFs 2809 for former spouses are forwarded to the NFC at the following address:

DPRS BILLING UNIT
NATIONAL FINANCE CENTER
PO BOX 61760
NEW ORLEANS LA 70161-1760

523.62 Statement Signed by Former Spouse

Former spouses enrolling for health benefits coverage are required to sign a statement certifying that the HRSSC will be notified within 31 days of any event that will terminate eligibility for health benefits coverage. Exhibit 523.62 is used for this purpose.
Human Resources Shared Service Center Records on Former Spouse

Establishing File
The Human Resources Shared Service Center (HRSSC) establishes and maintains a health benefits file for the former spouse. The file is kept separate from the personnel records of the employee. The file is established in the name of the former spouse. The name and date of birth of the employee on whose service the former spouse’s benefits are based are also noted on the front cover of the file established for the former spouse.

Contents of File
The following documents are kept in the former spouse’s file:

a. The former spouse’s letter (the application) to the HRSSC requesting enrollment.
b. A copy of the court order or divorce decree used by OPM to determine eligibility.
c. A copy of the OPM’s written notification to the former spouse verifying the acceptability of the court order.
d. The HRSSC’s copy of the SF 2809 or PostalEASE FEHB Worksheet documenting the former spouse’s enrollment, enrollment changes, or cancellation.
e. The HRSSC’s copy of the SF 2810 terminating or transferring the enrollment.
f. Copies of all correspondence relating to the former spouse’s enrollment, e.g.:

(1) The HRSSC’s letter approving or denying eligibility for health benefits coverage along with documents on which the agency’s eligibility decision is based.
(2) The former spouse’s agreement (Exhibit 523.62) to notify the HRSSC within 31 days of an event that terminates eligibility.
(3) The National Finance Center (NFC) letter requesting payment of overdue premiums prior to terminating coverage.
(4) Documents pertaining to a child’s physical disability before age 26.
(5) Court order terminating entitlement to survivor annuity or a portion of a retirement annuity.
(6) Letter from the former spouse canceling the enrollment; and OPM’s notice that a refund has been made to a former employee or that the former employee has died and no survivor annuity is payable.

Access to File
Disclosure of the contents of the former spouse’s file must be consistent with the provisions of the Privacy Act.
523.634 Disposition of File

The HRSSC maintains the former spouse’s health benefits file for as long as the NFC maintains the enrollment. The file is transferred to OPM upon the occurrence of one of the following events:

a. The former spouse cancels the enrollment.

b. The HRSSC terminates the enrollment.

c. The former spouse begins receiving an annuity payment (a portion of the employee’s retirement annuity or a survivor annuity).

If the former spouse does not qualify for coverage under the Souse Equity Act provisions, the HRSSC must keep a file containing the records for at least 1 year from the date of notice stating that he or she did not qualify. Then the contents of the file may either be destroyed or returned to the former spouse.
I understand that I must notify the office maintaining my health benefits enrollment within 31 days of one or more of the following events and that the occurrence of any one of the events will result in termination of my coverage under the Federal Employees Health Benefits Program:

1. The court order ceases to provide entitlement to survivor annuity or portion of retirement annuity under a retirement system for federal or Postal Service employees.
2. I remarry before age 55.
3. I remarry the employee, separated employee, or annuitant on whose service my benefits are based.
4. Employee on whose service the benefits are based dies and no survivor annuity is payable.
5. Separated employee on whose service the benefits are based dies before the requirements for deferred annuity have been met.
6. Employee on whose service benefits are based leaves federal or postal service before establishing title to deferred annuity.
7. Refund of retirement monies is paid to the separated employee on whose service the health benefits are based.

[signature of former spouse]
[date]
Enrollment

Types of Enrollment

Self Only
A Self Only enrollment provides benefits only for the enrolled employee. An eligible employee may enroll for Self Only even though the employee has a family.

Self and Family
A Self and Family enrollment provides benefits for the enrolled employee and eligible family members. It automatically covers all eligible family members even if they are not listed on the PostalEASE FEHB Worksheet and even if the enrolled employee may wish to exclude some of them. An employee’s failure to list an eligible family member does not deprive the member of the right to benefits under a family enrollment.

Notes:

a. Eligible employees may enroll for Self and Family even though it appears they have no family members.

b. The listing on the FEHB Worksheet of a person who is not a family member does not entitle that person to benefits.

c. On the FEHB Worksheet, if an employee lists a person who is not an eligible family member, the Human Resources Shared Service Center explains to the employee that the person is not eligible for coverage. The ineligible person’s name is deleted from the FEHB Worksheet.

Husband and Wife Both Eligible to Enroll
No person may be covered by two enrollments. Thus, if both husband and wife are federal or Postal Service employees and are eligible to enroll, one or the other may enroll for Self and Family, or each may enroll for Self Only in the same or different plans.

Dual Coverage Restriction

General
The law prohibits an individual from being enrolled under his or her own name while covered as a family member of another person enrolled as an employee or as a retiree under the Federal Employees Health Benefits Program.

Procedures to Be Followed by the Human Resources Shared Service Center
If there is a dual enrollment, arrangements are made to terminate one of the enrollments as soon as possible. If the employees involved cannot agree on
which enrollment will continue, the Human Resources Shared Service Center (HRSSC) makes the decision in accordance with the following principles:

a. Coverage of any children who are eligible family members is protected.

b. A family enrollment takes precedence over a Self Only enrollment.

If the person whose enrollment must be terminated in order to avoid or eliminate dual coverage refuses to cancel, the HRSSC cancels the enrollment, identifying the action on the PostalEASE FEHB Worksheet as an agency action, and explains the reason for the cancellation.

When an enrollment is voided or cancelled in order to eliminate illegal dual coverage, the health benefits premiums deducted from the employee’s pay during the illegal enrollment are refunded.

524.33 Dual Enrollment Exceptions

Dual enrollment must be authorized by the HRSSC and will only be allowed when the employee or an eligible family member would otherwise lose coverage. Some examples of allowable dual enrollment include when:

a. The employee and the employee’s spouse legally separate and their children would lose full health benefits coverage. See the following examples:

   (1) The employee moves outside of the HMO’s service area and the employee’s spouse refuses to change health plans;

   (2) The spouse refuses to pass along reimbursements for health benefits claims filed;

b. The employee divorces;

c. The employee is under age 26, is covered by a parent’s FEHB enrollment, and has a family of his or her own (spouse/children) and chose to cover them;

d. The employee is under age 26, is covered by his/her parent’s enrollment, and lives outside the coverage area of his/her parent’s HMO plan;

e. The employee and his/her spouse each have Self Only enrollments and one of them changes to a family enrollment and the other cancels an enrollment. A brief overlap of coverage is allowed to avoid a gap in coverage.

No employee or family member may receive benefits under more than one FEHB enrollment. The employee must inform the carriers involved of which family members will be covered and receive benefits under which enrollment. If an employee and family member will receive benefits under more than one plan, it is considered fraud and the employee is subject to disciplinary action.

524.4 Correction of Erroneous Enrollment

The enrollment of a person who is excluded from participation in the health benefits program because of the nature of employment, but who was permitted to enroll through error, is terminated or voided (as appropriate) by the HRSSC as soon as the error is discovered. The HRSSC makes sure that all employees, whose erroneous enrollments are so terminated or voided,
understand what action has been taken regarding their enrollments, the reasons for, and effect of, such action, as the following:

a. **Terminated Enrollments.** Enrollments are terminated if withholdings and contributions were made during the period of erroneous enrollment. Termination is effective at the end of the pay period in which the action to terminate is taken. No adjustments are made for contributions and withholdings that have already been made and the employee, and covered family members are entitled to the full benefits of the plan during the time the employee was erroneously enrolled. The employee is entitled to convert to a nongroup contract, the same as any other employee whose enrollment is terminated.

b. **Voided Enrollments.** If no withholding or contributions were made before the erroneous enrollment was discovered, the enrollment is voided. The employee is responsible for any benefits provided, and the carrier is responsible for recoupment of any claims expense incurred during this period.

**524.5 Enrollment or Change in Enrollment**

**Reference Note:**
For additional material concerning the subject matter found in 524.5 through 524.536, see:

**524.51 General**
An employee is given the opportunity to enroll or to make changes in enrollment only as specified herein. The determination of an employee’s eligibility to enroll or change enrollment under the FEHB Program is made by the Human Resources Shared Service Center (HRSSC). Therefore, employees are required to provide the HRSSC with sufficient evidence to justify a request to enroll or change enrollment under the Program.

**524.52 Events Permitting**
The complete list of Qualifying Life Events can be found in each Guide to Benefits for U.S. Postal Service Employees in the Table of Permissible Changes in FEHB Enrollment and Pre-Tax/After-Tax Premium Payment at [https://liteblue.usps.gov/humanresources/benefits/insurance/benefits_insurance_fehb.shtml](https://liteblue.usps.gov/humanresources/benefits/insurance/benefits_insurance_fehb.shtml).

**524.521 New Appointment**
A new employee eligible for coverage may enroll within 60 days after date of appointment in any available plan, option, and type of enrollment.

**524.522 Change in Employment Status**
Employees who have been employed under conditions excluding them from coverage but whose employment later changes so that they are no longer excluded, may enroll in a plan of their choice within 60 days after the change.
FEHB Open Season
During FEHB Open Season, eligible employees who are not enrolled may be enrolled, and enrolled employees may change enrollment from one plan or option to another, or from Self Only to Self and Family, or both.

Reemployment After Break in Service of More Than 3 Days
An eligible employee who is reemployed after a break in service of more than 3 days may enroll or not to enroll within 60 days after date of new appointment as though a new employee.

Return to Duty After 365 Days in Nonpay Status
An employee whose enrollment is terminated because the employee has been in a nonpay status for 365 days may enroll within 60 days after return to pay status. The employee may enroll in any plan, option, and type of enrollment as though a new employee. An eligible employee who was not enrolled when nonpay status began is not permitted to enroll upon return to pay status. However, if an event occurred that would have permitted enrollment while in nonpay status (e.g., marriage or FEHB Open Season), the employee’s enrollment is accepted as a late enrollment due to cause beyond the employee’s control (see 523.3).

Return From Military Service
The following provisions apply:

a. A nonenrolled employee who entered the military for service not limited to 30 days or less may enroll in either option of any plan available within 60 days after return to civilian duty.

b. An enrolled employee whose enrollment ended on entry into military service has the same enrollment reinstated, effective the day of restoration to duty in a civilian position, in the exercise of reemployment rights.

c. The restored employee whose enrollment is reinstated may change enrollment from Self Only to Self and Family or the reverse, or from one option or plan to another, or a combination of these changes, within 60 days after restoration to duty in a civilian position.

Loss of Coverage Under Federal Programs
An employee who loses coverage under any federally-sponsored health benefits program or under the Retired Federal Employees Health Benefits Program may enroll under the FEHB within 60 days after termination of coverage for any reason.

Eligible for Medicare
An employee may change enrollment from one option to another of any available plan at any time beginning on the 30th day before the employee becomes eligible for Medicare.

Change to Self Only
The option to change from Self and Family to Self Only at any time during the year is available only to those employees whose health premiums are being paid on an after-tax basis. For those employees with health benefit premiums being paid on a pre-tax basis, a change to Self Only may only be processed during FEHB Open Season or following a qualifying life event. Requests due to qualifying life events must be received by the Human
Resources Shared Service Center (HRSSC) from the employee within 60 days of the qualifying event. See 524.52 for more information on qualifying life events. For more information on effective dates, see 524.6.

524.53 Family Changes Affecting Enrollment

524.531 Change in Marital Status

The following provisions apply for a new spouse:

a. **Options.** As a result of a change in marital status, an employee may enroll or, if already enrolled, may change the enrollment from Self Only to Self and Family, or from one plan or option to another, or both, during the period beginning 31 days before a change in marital status and ending 60 days after the change. If an enrollment or change of enrollment becomes effective before the anticipated date of change in marital status and the change in marital status does not occur, the action taken is voided.

b. **Coverage for New Spouse.** An employee may provide immediate coverage for the new spouse by filing a PostalEASE FEHB Worksheet during the pay period before the anticipated date of the marriage. If the effective date of the change is before the marriage, the new spouse is not eligible for coverage until the actual day of the marriage.

The following provisions apply for a divorce or separation:

a. If an employee is legally separated, the spouse is still considered a family member and eligible for coverage under the employee’s Self and Family enrollment.

b. To continue to provide health benefits coverage for their children, employees must continue their Self and Family enrollments.

c. Once a final divorce decree is issued, an employee’s spouse is no longer an eligible family member and is not covered under the employee’s enrollment.

524.532 Change in Family Status

The following provisions apply:

a. **Criteria.** Generally, a change in family status is an event that adds or decreases the number of family members. However, a change in family status is not limited to these two events. The following events are considered a change in family status for health benefits purposes:

   (1) Marriage, including a valid common law marriage (in accordance with applicable state law).

   (2) Birth of a child (but not a stillborn child).

   (3) Legal adoption by the enrollee of a child under age 26 or the acquisition of a foster child under age 26.

   (4) Submission of a Declaration of Domestic Partnership to the HRSSC or retirement system.

   (5) Entry into, or discharge from, military service of a spouse or of a child under age 26.
(6) Issuance or termination of a court order granting to the enrollee or spouse final divorce, interlocutory divorce, limited divorce, legal separation, or separate maintenance.

(7) Issuance of a court decree of annulment, or in the case of a marriage void from its beginning (ab initio), also a declaratory judgment, or conviction of the spouse of bigamy.

(8) Issuance of a court order specifically requiring an employee to enroll for his or her children or to provide health benefits protections for them.

(9) The death of an employee’s spouse, including a declaration by a court that the employee’s missing spouse is presumed dead.

b. Options. An enrolled employee who has a change in family status, including a change in marital status, may enroll, change enrollment from Self Only to Self and Family, or from one plan or option to another, or both, during the period beginning 31 days before a change in family status and ending 60 days after the change. If husband and wife are each enrolled for Self Only and wish to have a Self and Family enrollment because of a change in family status, one may change to a Self and Family enrollment if the other cancels the Self Only enrollment.

524.533 Change in Spouse’s Employment Status

The following provisions apply:

a. General Rule. When both wife and husband are covered under the FEHB in Self Only enrollment and a change in enrollment status results in one of them losing eligibility for health benefits, the eligible employee may change enrollment from Self Only to Self and Family, or from one plan or option to another, or both, during the period beginning 31 days before a change in family status and ending 60 days after the change. If husband and wife are each enrolled for Self Only and wish to have a Self and Family enrollment because of a change in family status, one may change to a Self and Family enrollment if the other cancels the Self Only enrollment.

b. Spouse Involuntarily Separated. An employee who loses coverage under a spouse’s nonfederal enrollment for any reason may enroll under the FEHB or change an enrollment from Self Only to Self and Family, or from one plan or option to another, or both, during the period beginning 31 days before and ending 60 days after the date of loss of coverage.

c. Spouse Ends Job to Accompany Reassigned Employee. An employee whose reassignment is directed out of the commuting area and who loses coverage under a spouse’s nonfederal enrollment because the spouse terminates employment to accompany the employee may enroll under the FEHB or change an enrollment from Self Only to Self and Family, or from one plan or option to another, or both, during the period beginning 31 days before the date the employment terminates in the old commuting area and ending 180 days after entry on duty at the place of employment in the new commuting area.

524.534 Employee Loses Coverage as Family Member

The following provisions apply:

a. Change to Self Only or Voluntary Cancellation. An employee enrolled for Self and Family may change enrollment to Self Only or cancel coverage as outlined in 524.529 and 524.71. This action may cause an
employee listed as a family member of another employee to lose coverage. If this occurs, the losing employee may enroll for Self Only or Self and Family in either option of any plan, during the period beginning 31 days before and ending 60 days after the change to Self Only or cancellation has been filed.

b. **Other Than Change to Self Only or Cancellation.** If an employee loses coverage as a family member for any reason other than cancellation or change in the covering enrollment to Self Only, the employee may enroll for Self Only, or for Self and Family, in either option of any plan available beginning 31 days before and ending 60 days after termination of the covering enrollment. This may occur when (1) enrolled spouse or parents enter military service or separate from federal or Postal Service rolls, or (2) employee covered by parent’s enrollment reaches age 26.

c. **Death.** If the covering enrollment terminates because of the death of the enrolled spouse or parent, the surviving employee has 60 days in which to enroll. If the employee also becomes a survivor annuitant, the enrollment may continue as that of a survivor annuitant, or the employee may enroll in any plan for which eligible as an employee whose marital status has changed. If the employee elects to enroll as an employee and later is separated, or the employee status otherwise changes so that enrollment must be terminated, the employee may continue the enrollment as a survivor annuitant. In this event, the Human Resources Shared Service Center terminates the enrollment on SF 2810 and advises the survivor annuitant to apply to the Office of Personnel Management for continuation of enrollment as an annuitant.

524.535 **Loss of Coverage Under Parent's Nonfederal Plan**
An employee who loses coverage under a parent’s nonfederal health plan may enroll under the FEHB Program within 31 days before and ending 60 days after losing coverage under the parent’s nonfederal plan for any reason.

524.536 **Loss of Dependent Coverage Under Spouse or Other Parent's Nonfederal Plan**
An employee whose children lose coverage under the other parent’s nonfederal health plan may enroll or change enrollment from Self Only to Self and Family, or from one plan or option to another, or both during the period beginning 31 days before and ending 60 days after the children’s loss of coverage.

524.54 **Family Changes Not Affecting Enrollment**

**Reference Note:**
For more material about the information in 524.54, see:

524.541 **General**
If a change in the employee’s family does not affect enrollment, it is not necessary to report such change to the Human Resources Shared Service Center (HRSSC) for health benefits purposes. However, the employee’s plan
may request this information including evidence of family relationship. Examples of changes that will not affect enrollment are:

a. Birth of a child when the parent already has a family enrollment.

b. Death of the employee’s spouse when there are surviving children and the employee has a family enrollment.

c. Attainment of age 26 of a child of an employee when there are other children or a spouse still covered under the family enrollment.

524.542 Name Change

If an employee’s name changes for any reason, the HRSSC reports the change to the health benefits plan.

An employee legally changes names or an employee enrolled for Self Only marries but retains a Self Only enrollment. If no other changes are involved, the HRSSC reports the name change on SF 2810.

If an employee with a Self Only enrollment reports a name change due to marriage, the HRSSC reminds the employee of the opportunity to change his or her enrollment. If the employee decides to change the enrollment, no SF 2810 is required, but a PostalEASE Worksheet is submitted in accordance with 524.531b.

524.6 Effective Date of Enrollment or Enrollment Change

Reference Note:
For additional material concerning the subject matter found in 524.6, see:

524.61 FEHB Open Season

524.611 New Enrollment

A new enrollment during FEHB Open Season becomes effective the first day of the first pay period that begins in the following year and that follows a pay period during any part of which the employee is in a pay status.

524.612 Change of Enrollment

A change of enrollment during FEHB Open Season becomes effective the first day of the first pay period that begins after January 1 of the following year.

524.62 Change to Self Only

If a request is submitted to change from Self and Family enrollment to Self Only, and the request meets the requirements as identified in 524.51, the effective date is determined as follows:

a. If health premiums are paid on an after-tax basis, a change to Self Only may be made at any time. The effective date of the change is the first day of the pay period that begins after the completed PostalEASE FEHB Worksheet is received in the Human Resources Shared Service Center (HRSSC). However, a retroactive change may be approved to the first day of the pay period following the one in which there were no
family members eligible for coverage if the employee is able to satisfy the agency of that fact.

b. If health premiums are paid on a pre-tax basis, the employee must provide the HRSSC with documentation showing that he or she had a qualifying life event occur within the past 60 days. The effective date of the change is the first day of the pay period that begins after the completed FEHB Worksheet is received at the HRSSC.

524.63 Change to Self and Family to Provide Coverage to Child
The effective date of a change in enrollment made in conjunction with the birth of a child, or the addition of a child as a new family member in some other manner, is the first day of the pay period in which the child is born or becomes an eligible family member. There is no requirement that the enrollee return to pay status before the enrollment change can become effective.

524.64 All Other Enrollments or Changes in Enrollment
All other enrollments or changes in enrollment become effective the first day of the first pay period that begins after the PostalEASE FEHB Worksheet is received by the HRSSC and that follows a pay period during any part of which the employee is in pay status.

524.7 Termination of Enrollment

**Reference Notice:**
For more material about the information in 524.7, see:

524.71 Cancellation by Employee
The option to cancel enrollment at any time during the year is available only to those employees whose health benefit premiums are paid on an after-tax basis. For those employees with health premiums paid on a pre-tax basis, a cancellation of coverage may only be processed during FEHB Open Season or following a qualifying life event as identified in 524.529. Requests due to qualifying life events must be received by the Human Resources Shared Service Center (HRSSC) within 60 days of the qualifying life event. The PostalEASE FEHB Worksheet used to cancel enrollment due to a qualifying life event becomes effective the last day of the pay period in which the FEHB Worksheet is received. For information on effective dates, see 524.6.

524.72 Discontinuance of Plan or Part

524.721 Because of Service Limitations
An employee whose enrollment is terminated because of the discontinuance of the plan or option because of new limitations on the service area of, or the geographic area served by, a comprehensive plan may change to either option of any other plan for which eligible and from Self Only to Self and Family. If a plan, or part of it, is terminated, OPM gives special instructions to enrollees regarding their rights and the procedures to be followed.
Because of Leave Without Pay

The health benefits enrollment of an employee who completes 365 days LWOP (26 pay periods) is terminated by the Eagan ASC. The Eagan ASC issues an SF 2810, terminating the coverage, retains Eagan ASC and carrier copies, and forwards employee and agency copies to the HRSSC. If it is determined a termination was improper, the HRSSC must promptly take corrective action.

Membership Termination in Employee Organization

If an employee who is enrolled in an employee organization plan ceased to be a member of the organization, the plan may instruct the HRSSC to terminate the enrollment, subject to a 31-day temporary extension of coverage. Action to terminate the enrollment for this reason can be initiated only by the plan, not by the employee. The plan sends a copy of its notice to the employee:

a. On the basis of either the original or the copy of the notice, the HRSSC terminated the enrollment on SF 2810 with a note in Remarks similar to the following:

Your enrollment was terminated by the plan because you are no longer a member of the sponsoring employee organization. You may enroll in another plan within the period beginning 31 days before and ending 60 days after the date in Part A, Item 8.

b. The date in Item 8A is the last day of the pay period in which the plan’s notice of termination is received by the HRSSC.

An employee whose enrollment is so terminated may enroll for Self Only or Self and Family in either option of any available plan during the period beginning 31 days before and ending 60 days after the effective date of termination.

An employee who enrolls within this 90-day period for purposes of continuing enrollment after retirement is considered as having been continuously enrolled.

Effective Termination Dates of Employee Enrollment

An employee’s enrollment terminates, subject to a 31-day temporary extension of coverage for conversion to a nongroup contract, on the earliest of the following dates:

a. The last day of the pay period in which the employee is separated, other than for transfer or retirement, or because of a compensable disability under conditions entitling the employee to continue the enrollment.

b. The last day of the pay period in which employment status changes so as to exclude the employee from coverage.

c. The last day of the pay period in which the employee dies unless survived by a member of the family entitled to continue enrollment as a survivor annuitant.

d. The last day of the pay period that includes day 365 of continuous nonpay status or, if the employee is not entitled to any further
continuation because of having less than 4 consecutive months of pay status since exhausting the 365 days continuation of coverage in nonpay status, the last day of the employee’s last pay period in pay status.

e. The day the employee is separated or placed on a leave of absence to enter military service for a period not limited to 30 days or less.

**524.75 Effective Termination Dates of Family Member Coverage**

The coverage of a member of the family of an employee terminates on the earlier of the following dates:

a. The date on which the enrollment covering the family member is cancelled, changed to Self Only, or terminates (unless the employee dies and there is a survivor annuitant eligible to continue the enrollment).

b. The date on which the family member is no longer considered to be a member of the family for purposes of health benefit coverage.

*Example:* Coverage of an employee’s child terminates on the day the child reaches age 26.

**524.76 Temporary Extension of Coverage**

**524.761 For Enrolled Employee**

Coverage for an enrolled employee continues temporarily without cost for 31 days after the enrollment terminates for any reason except voluntary cancellation.

**524.762 For Family Member**

Coverage for any family member who loses coverage other than by the employee’s voluntary cancellation, or by the employee’s enrollment change from Self and Family to Self Only, continues for 31 days. (A change to Self Only is considered a cancellation for the family members who were covered under the enrollment, and they are not entitled to temporary extension of coverage for conversion.)

**524.763 For Confined Employee or Family Member**

An employee or family member who has been granted a 31-day extension of coverage and who is confined to a hospital or other institution for care or treatment on day 31 of the temporary extension of coverage, is entitled to continuation of benefits of the plan during continuance of the confinement up to a maximum of 60 days after the end of the temporary extension.

**524.77 Conversion Rights**

**524.771 Employee’s and Family Member’s Right to Convert**

If an employee’s enrollment ends for any reason other than voluntary cancellation, or if the coverage of a family member ends for any reason other than the employee’s cancellation or change to a Self Only enrollment, the person whose enrollment or coverage is ended has a right to convert, without evidence of insurability, to a nongroup health benefits contract offered by the health benefits plan. A family member who loses coverage because of the employee’s cancellation or change to Self Only enrollment does not have a conversion right.
524.772 **Human Resources Shared Service Center Responsibility**

If an employee’s coverage is terminated, the Human Resources Shared Service Center (HRSSC) issues SF 2810 as promptly as possible, but no later than 60 days after the date the enrollment terminates due to the limited time allotted for conversion. The HRSSC is not expected to monitor conversion rights of family members. It is the responsibility of an employee (or the person who loses status as a family member) to apply in a timely manner for a conversion contract. However, from time to time, the HRSSC should publish reminders of a family member’s right to convert. These reminders can be in the form of bulletins, letters, memos, etc.

524.773 **Application for Conversion**

Application for conversion (by letter in the case of family members or on the back of the enrollee’s copy of SF 2810 in the case of employees) is made directly to the nearest office of the plan. The application must be submitted within 31 days of the termination of enrollment. If the notice to the employee on SF 2810 is delayed, the employee has 31 days from the date of the notice, but no later than 91 days from the termination date, to apply for conversion.

524.774 **Late Conversion**

If notice is not given within 60 days of termination or the request for conversion cannot be made for reasons beyond the employee’s control, the employee can request a late conversion by writing directly to the carrier of the plan. This request must be made within 6 months of the enrollment termination date and must include:

a. Documentation that the enrollment has terminated (for example, an SF 50 showing separation from service).

b. Proof that the employee was not notified of the enrollment termination and the right to convert (for example, a letter from the HRSSC confirming that it did not provide timely notice of the conversion option), and that he or she was not otherwise aware of it.

c. Proof that the employee was not able to convert because of reasons beyond his or her control.

524.775 **Effective Date of Conversion**

A converted contract becomes effective at the end of the 31-day period of temporary extension of coverage even though the employee or a family member may be confined in a hospital on day 31 and, therefore, entitled to a further extension of coverage.

524.776 **Benefits and Costs of Conversion Contract**

Many plans do not provide the same benefits under the converted nongroup contract as are provided under federal employee group plans. The premium rates are relatively higher, and there is no Postal Service or government contribution to the cost of the nongroup conversion contract. An employee interested in converting is advised to contact the local office of the plan for information about the benefits and cost of its conversion contract.

524.78 **Reinstatement of Enrollment After Conversion**

524.781 **Refund of Premiums**

If, on termination of enrollment, an employee obtains a conversion contract and the enrollment later is reinstated retroactive to the effective date of the
termination, the employee may obtain a refund of all premiums paid on the
conversion contract.

**Example:** The case of an employee who is removed and later is ordered
to duty with full restitution of back pay, or an employee whose
application for disability retirement is retroactively allowed. The
employee applies in writing to the plan for the refund.

### 524.782 Adjustment of Difference in Benefits

If the employee receives benefits during the time the conversion contract is
in effect, the employee is entitled to an adjustment of the difference between
the benefits paid by the carrier under the conversion contract and benefits
payable under the enrollment in this program.

### 524.8 Cost of Enrollment

#### 524.81 Postal Service Contribution

Postal Service contribution for health benefits is adjusted, as required, on the
first day of the first pay period of each calendar year and on dates set by the
National Agreement or management decision.

#### 524.82 Employee Withholding

The employee’s share of the cost for health benefits is the difference
between the Postal Service contribution and the total health benefits
premium for the plan, option, and type of enrollment selected by the
employee. Employees’ shares are withheld from their pay each pay period. If
the amount of salary for a pay period is not enough to cover the full
withholding, no withholding (or Postal Service contribution) is made for that
particular pay period. Employees who do not have health benefit premiums
withheld as a result of insufficient pay or partial LWOP, however, will have
their past-due premiums withheld from their next available pay. Deductions
for retirement, FICA, and federal income tax have priority over health benefits
withholdings.

#### 524.83 Pre-Tax and After-Tax Premiums

##### 524.831 Tax Benefits

The Postal Service has established the pre-tax payment of health insurance
premium contributions as a tax-saving benefit feature for its employees.
FEHB premiums paid on a pre-tax basis are not included in an employee’s
gross income. This practice reduces the taxable income figure reported and
reduces income taxes. However, employees may also receive slightly lower
Social Security benefits, upon eligibility, because paying FEHB premiums
pre-tax reduces the earning reported to the Social Security Administration.

##### 524.832 Career Employees

Career employees have their portion of health benefit premiums
automatically paid on a pre-tax basis unless a waiver is submitted by the
employee. PS Form 8201, *Pre-Tax Health Insurance Premium Waiver/*
Restoration Form for Career Employees, is accepted during an employee’s first opportunity to enroll in health benefits, during the annual FEHB Open Season period, or upon the occurrence of a qualifying life event (see 524.529). Once a waiver is processed and deductions are being made on an after-tax basis, a return to a pre-tax basis requires the completion of a second PS Form 8201 to cancel the waiver and restore the pre-tax status. Requests to cancel pre-tax waivers are accepted during FEHB Open Season periods or upon the occurrence of a qualifying life event (see 524.529).

Certain Noncareer and Transitional Employees
Generally, noncareer employee health benefit premiums are withheld on an after-tax basis. However, noncareer employees in the Rural Carrier craft, NALC City Carrier Assistant employees, Postal Support Employees covered by the APWU contract, and other employees as specified in collective bargaining agreements may elect to have premiums paid on a pre-tax basis by completing PS Form 8202, Application to Elect or Waive Pretax FEHB Premiums (for Noncareer Employees), at their first opportunity to enroll in health benefits, during the annual FEHB Open Season periods, or upon the occurrence of a qualifying life event (see ELM 524.529).

Further Information
Complete information on pre-tax and after-tax premiums is available from the Human Resources Shared Service Center (HRSSC).

Health Benefits Schedule
Publication 12, Health Benefits Open Season Administrative and Processing Information, is published annually during FEHB Open Season and is available for employee review on the Human Resources Web site at blue.usps.gov/cpim/ftp/pubs/pub12.pdf. The publication provides plan change information for all participating health plans under the FEHB.

Enrollments for Former Spouses
For detailed information concerning Spouse Equity and Temporary Continuation of Coverage (TCC) enrollment for former spouses, go to http://www.opm.gov/healthcare-insurance/healthcare/reference-materials/reference/former-spouses/#eligibility.

Type of Enrollment
A former spouse eligible to enroll in the FEHB Program may elect coverage for Self Only or for Self and Family. A family enrollment covers the former spouse only and any child of the former spouse and the employee provided the child is not also covered by another FEHB enrollment. A child must be under age 26 or incapable of self-support because of a mental or physical disability that existed before age 26 (see 526).

Effective Date of Enrollment

New Enrollment
The effective date of a new enrollment for a former spouse is the first day of the pay period after the Human Resources Shared Service Center received the properly completed SF 2809 and OPM’s approval of eligibility or at a future date (at the beginning of a pay period) requested by the former spouse.
If the former spouse requests immediate coverage and both the SF 2809 and proof of eligibility are received within 60 days of the date of divorce, the enrollment may be made effective the same day that Temporary Continuation of Coverage (TCC) would otherwise take effect.

524.922 **Change in Enrollment**
The effective date of a change in enrollment is the first day of the pay period after the date the NFC receives the properly completed SF 2809.

524.93 **Payment of Premiums**
The former spouse is responsible for the total health benefits premium (employee and employer share) for every pay period during which the enrollment continues.

The former spouse is billed in accordance with a schedule established by the NFC.

If payment is not received by the due date established by the NFC, the former spouse is notified by certified mail, return receipt requested, that continuation of coverage rests upon payment being made within 15 days after receipt of the notice. The enrollment of a former spouse who fails to remit payment within the specified time frame is terminated. (See 524.963 for effective date of termination.)

524.94 **Opportunities to Change Enrollment**

524.941 **Change to Self Only**
A former spouse may change an enrollment to Self Only at any time. Family members who lose coverage as a result of this change in enrollment are entitled to the temporary extension of coverage for conversion.

524.942 **FEHB Open Season**
During FEHB Open Season, the former spouse may change to another plan, another option, or from Self Only to Self and Family, or may make any combination of these changes. (See 524.91 for eligible family members under a Self and Family enrollment.)

524.943 **Other Events That Permit Changes in Enrollment**
The former spouse may make an enrollment change upon the occurrence of any one of the following events:

a. Birth or acquisition of a child. (An enrolled former spouse may change enrollment from Self Only to Self and Family, or from one plan or option to another, or both, within the period beginning 31 days before and ending 60 days after the birth or acquisition of a child who is a qualified family member under 524.91.)

b. Move from an area served by a comprehensive medical plan.

c. Termination by an employee organization plan.

d. Termination of plan in which enrolled.

e. Becoming eligible for Medicare.

f. End of child’s coverage. A former spouse may change enrollment from Self Only to Self and Family within the period beginning 31 days before and ending 60 days after an eligible child loses coverage under another FEHB enrollment. (See 524.91 for definition of eligible child.)
524.95 Cancellation of Enrollment
A former spouse may cancel enrollment at any time by filing a properly completed SF 2809 with the NFC. If a former spouse cancels enrollment, the cancellation becomes effective the last day of the pay period that the health benefits form canceling the enrollment is received by the NFC. The former spouse and family members, if any, are not entitled to the temporary extension of coverage or the right to convert to an individual contract. A former spouse who cancels an enrollment may not later re-enroll unless Spouse Equity enrollment is suspended to enroll in a Medicare managed care plan or Medicaid (or a similar State-sponsored program of medical assistance for the needy).

If a former spouse submits documentation that the cancellation is for the purpose of enrolling in a Medicare managed care plan or Medicaid, the suspension becomes effective the day before the enrollment under the Medicare managed care plan takes effect. Documentation must be submitted to the Human Resources Shared Service Center during the period beginning 31 days before and ending 31 days after the enrollment takes effect.

A former spouse who cancels his or her Spouse Equity enrollment for this purpose may re-enroll, if still qualified for a Spouse Equity enrollment, in any available plan at any time during the period beginning 31 days before and ending 60 days after involuntary disenrollment from the Medicare managed care plan. A former spouse who voluntarily disenrolls from the Medicare managed care plan or Medicaid may re-enroll under the Spouse Equity provisions during the following Open Season.

524.96 Termination of Enrollment
524.961 Events Terminating Coverage
A former spouse’s enrollment terminates, subject to the temporary extension of coverage for conversion, at midnight of the last day of the pay period in which the earliest of the following events occurs:

a. Qualifying court order ceases to provide entitlement to former spouse survivor annuity or portion of retirement annuity under a retirement system for federal or Postal Service employees.

b. Former spouse remarries before age 55.

c. Former spouse dies.

d. Employee on whose service benefits are based dies and no survivor annuity is payable.

e. Separated employee on whose service the benefits are based dies before the requirements for deferred annuity have been met.

f. Employee on whose service benefits are based leaves federal or postal service before establishing title to an immediate annuity or a deferred annuity.

g. Refund of retirement money is paid to the separated employee on whose service the health benefits are based.
524.962 **Temporary Extension of Coverage**

OPM may authorize a longer time frame for the temporary extension of coverage for conversion than the 31 days provided if in OPM’s judgment the former spouse could not have known either of the following:

a. The employee on whose service benefits are based left the federal or postal service before establishing title to an immediate or deferred annuity.

b. The separated employee on whose service the benefits are based died before the requirements for deferred annuity were met. In such cases, the right of conversion may be exercised up to 31 days after the HRSSC’s notice of termination (SF 2810). During that time, the former spouse may convert to individual coverage. The former spouse must pay the full premium (employee and employer share) during the extended period exclusive of the 31-day period following the notice.

524.963 **Termination Due to Failure to Pay Premiums**

Failure to pay premiums by a former spouse will result in termination of enrollment. The effective date of a termination due to failure to pay premiums is retroactive to the end of the last pay period for which payment has been timely received. A former spouse whose enrollment is terminated due to failure to pay premiums may not reenroll and will not be entitled to the temporary extension of coverage for conversion.

524.964 **Termination of Coverage for Family Members**

The coverage of a family member of a former spouse terminates, subject to the temporary extension of coverage for conversion, at midnight of the earlier of the following dates:

a. The day on which the individual ceases to be an eligible family member.

b. The day the former spouse ceases to be enrolled unless the family member is entitled as a survivor annuitant to continued coverage under the enrollment of another.

524.965 **Former Spouse Responsibility**

The former spouse is responsible for notifying the NFC, which maintains health benefits enrollment, of any event that will terminate eligibility for coverage. (See 523.62.)

524.966 **National Finance Center Responsibility**

The NFC acts as follows:

a. As soon as the former spouse submits proper notification indicating an event that will require termination, the NFC prepares an SF 2810 terminating the enrollment and provides appropriate copies of the SF 2810 to the former spouse. This enables the former spouse to convert to individual coverage within the 31-day time limit.

b. In cases where OPM is establishing a survivor benefit for the former spouse, the NFC prepares a “transfer out” to OPM of the health benefits enrollment. The effective date of the transfer is the day prior to the commencement date of the annuity.
Special Circumstances Affecting Health Insurance Coverage

Note:

Office of Workers’ Compensation Programs

525.11 Requirements to Continue Enrollment

525.111 Employee

Office of Workers’ Compensation Programs (OWCP), an office within the U.S. Department of Labor, is responsible for determining employees’ eligibility to continue health benefits enrollment if employees are receiving workers’ compensation. The following rules apply:

a. Employees’ health benefits enrollment (and coverage of family members under a family enrollment), as well as enrollment of surviving beneficiaries, continue if employees enter on the compensation rolls of the OWCP, provided they meet the following requirements, according to the U.S. Department of Labor:

   (1) The employee is receiving compensation (which OWCP determines).

   (2) The employee is unable to return to duty (which OWCP determines).

b. If the employee meets the requirements under 525.111a, while receiving compensation, the employee may continue enrollment during the first 365 days of leave without pay (LWOP). After that period, the employee must meet participation requirements for continuing enrollment after retirement: continuous enrollment (or coverage as a family member) in any FEHB plan(s) for the 5 years of service immediately before the date compensation starts, or for the full period(s) of service since the employee’s first opportunity to enroll (if less than 5 years).

Example: An enrollee was for a time covered as a family member under the Uniformed Services Health Benefits Program.
525.122 **Survivor**
Enrollment of a deceased employee continues for surviving family members if the following requirements are met:

a. The deceased employee was enrolled in Self Plus One or Self and Family at the time of death.

b. At least one of the covered family members receives compensation as a surviving beneficiary under the Federal Employees’ Compensation Act.

OWCP determines whether any survivors are eligible and wish to continue the enrollment, and continues or terminates the enrollment as appropriate. If survivors elect to receive survivor annuity in lieu of compensation, OWCP transfers the enrollment to the Office of Personnel Management (OPM) for processing.

525.12 **Transfer of Enrollment**

525.121 **Transfer to OWCP**
HRSSC transfers an employee’s enrollment to OWCP when one of the following occurs:

a. OWCP requests the transfer;

b. The employee has been on leave for 10 consecutive months without pay status, and OWCP has not requested transfer; or

c. The employee separates from service before OWCP requests the transfer.

Until the enrollment transfers, the Postal Service treats the employee receiving compensation, but no salary, as any other employee in nonpay status, for health benefits purposes. Enrollment continues up to and including 365 days. Then HRSSC terminates enrollment if the employee is not eligible to be transferred to OWCP.

525.122 **Transfer Back to Employing Office**
When an employee who transferred to OWCP returns to pay status, OWCP transfers the employee’s enrollment to the employing office. OWCP will transfer the enrollment by letter, transmitting the health benefits documentation and providing the date compensation ended.

If the employee is eligible for continued coverage, the enrollment transfer will include a completed SF 2810, *Notice of Change in Health Benefits Enrollment*. The effective date of the transfer is the day after compensation terminated. If the employee is not eligible for continued coverage, HRSSC will complete a SF 2810, terminating the enrollment effective on the date that compensation ended.

525.13 **Withholding and Contribution by OWCP**

525.131 **Effective Dates**
Whether or not OWCP requests enrollment transfer, OWCP makes health benefits withholdings and contributions from the date compensation began, or the date following that on which the employing office withholdings and contributions ceased, whichever is later. OWCP makes no withholdings or contributions when an employee receives compensation for less than 29 days. However, the employee is still responsible for payment of the premiums. Withholdings and contributions cease when an enrollment is terminated.
because the person has been in nonpay status for 365 days. After that period, the employee is not eligible to continue enrollment.

**525.132 Health Benefits Refund Program**

The following provisions apply:

a. **Explanation.** The Health Benefits Refund Program is designed to reimburse injured employees for an overdeduction of health benefits premiums by the OWCP. For the first year of compensable disability, OWCP deducts health benefits premiums at the Postal Service rate. Thereafter, the deduction is made at the standard rate that the Office of Personnel Management (OPM) applies for federal employees.

The OPM premium rate may be higher than the Postal Service rate. Therefore, Postal Service employees enrolled in a health benefits plan and who are in LWOP status for over 1 year and also receiving OWCP compensation may be due a refund for overdeduction of health benefits premiums.

b. **Eligibility for Refund.** To be eligible for a health benefits refund, the employee must meet **all of the following criteria for the period of compensable disability:**
   1. The employee must be in an LWOP or injury-on-duty status. Employees who are separated from the Postal Service are not eligible.
   2. The employee must receive OWCP compensation payments with health benefits premiums deducted at the OPM rate.
   3. At least 1 year must have elapsed since the U.S. Department of Labor initially placed the employee on OWCP compensation.


d. **Refunds.** After verifying an employee’s eligibility, Health and Resource Management (HRM) must take the following steps to process the refund:
   1. Initiate quarterly a PS Form 202, Health Benefits Refund Payment Authorization (see Exhibit 525.132). In calculating the amount of refund to be paid, ICPAS will subtract the difference between the OPM health benefits premium rate and the Postal Service rate of the health benefits plan that the employee chose.
   2. Print the PS Form 202, verify the information, and obtain the district manager’s or designee’s approval.
   3. Complete PS Form 2551, Non-Goods and Services, using the current online process.
   4. Submit completed PS Forms 2551 and 202 for payment to the Eagan Accounting Service Center, using General Ledger Account (GLA) 51209, H.B. Premiums — Workers Comp Claimants.
   5. File the original PS Form 202 in the employee’s “Injury Compensation” file and send one copy to the employee.
(6) The Eagan Accounting Service Center will forward the refund to the employee.

Exhibit 525.132
PS Form 202, Health Benefits Refund Payment Authorization

<table>
<thead>
<tr>
<th>Health Benefits Refund Payment Authorization</th>
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<tbody>
<tr>
<td><strong>INSTRUCTIONS</strong></td>
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<tr>
<td>U. S. Postal Service</td>
</tr>
<tr>
<td>This is to authorize payment to this employee for refund due on excess withholding on health benefits premium from the OWCP compensation payments.</td>
</tr>
<tr>
<td>Name (Employee/Applicant)</td>
</tr>
<tr>
<td>Address (City, State, ZIP+4)</td>
</tr>
<tr>
<td>Health Benefits Code</td>
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<tr>
<td>Periods Covered</td>
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<tr>
<td>(Office Use Only)</td>
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<td>Approval by District Manager or Designee</td>
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Form 202 August 2009
cc: HEALTH & RESOURCE MANAGEMENT
FINANCE
EMPLOYEE

525.14
Procedures for Continuing Enrollment

525.141 Reporting to OWCP
When reporting the compensable injury or illness on OWCP Form CA–7, Claim for Compensation, HRM will certify whether the employee was enrolled in a health benefits plan on the date pay stopped, and provide the health plan enrollment code. OWCP requires no documentation of this certification to accompany the CA–7.

525.142 Eligibility for Transfer
If OWCP determines that the employee’s compensation will continue for at least 6 months, and the employee meets the eligibility requirements for continuation (see 525.111), OWCP will typically request that the enrollment be transferred to OWCP. HRSSC issues a “Transfer of FEHB Enrollment to OWCP” to accomplish the transfer (see Exhibit 525.142).

If the employee is receiving compensation, enrollment may continue during the first 365 days of leave without pay status. After that period, the employee must meet participation requirements for continuing an enrollment after retirement. The employee must meet the requirements as of the date compensation began. OWCP is responsible for determining eligibility.
Transfer of FEHB Enrollment to OWCP

[OWCP district office name

(address)

Date of Request:

OWCP File Number:

Employee’s Name:

Social Security Number:

Effective Date of Transfer:

The above-named employee is receiving compensation under the Federal Employees’ Compensation Act, and OWCP is withholding premiums for the employee’s Federal Health Benefits (FEHB) Program enrollment from the employee’s compensation.

Attached are the employee’s health benefits enrollment documents that this agency is forwarding to OWCP as specified in the Office of Personnel Management’s (OPM) Federal Employees Health Benefits Handbook. The documents include copies of every SF 2809 and SF 2810 in the employee’s official personnel folder, beginning with the date of his or her initial enrollment in the FEHB Program, together with any related documentation (such as medical documentation for a disabled child age 26 or older) and the PostalEASE FEHB History Report for the employee. As of the effective date shown above, OWCP is the employing office for this employee.

The reason for this action is:

[ ] This employee is separating (or has separated) on [date].

[ ] This employee has been in a Leave Without Pay (LWOP) status for more than 30 days and is receiving OWCP payments.

[ ] This employee will complete 365 days in nonpay status on [date].

If you have any questions concerning this transfer, you may contact:

[name of contact]

[telephone number].

Sincerely,

[signature]

[name and title of personnel official]
525.143 **Pending OWCP’s Request for Transfer**

If the total disability period is less than 29 days, the Postal Service requires no enrollment transfer. If the total disability period is more than 29 days, USPS takes whichever of the following actions is necessary and appropriate:

a. If the employee is separated, HRSSC must obtain documentation from OWCP to verify that compensation will continue. If so, HRSSC issues a “Transfer of FEHB Enrollment to OWCP” to make the transfer.

b. If the employee makes any permissible change in enrollment, HRSSC must notify OWCP by letter as soon as possible of the change and its effective date.

c. If the enrollment has been transferred to OWCP and the employee subsequently is separated, HRSSC must notify OWCP by letter of the separation so that OWCP knows how to dispose of the enrollment if compensation payments cease.

525.144 **Employee Not Eligible to Continue**

If an employee who is enrolled is not eligible to continue the enrollment with OWCP, the Postal Service takes whichever of the following actions is necessary and appropriate:

a. If the employee is separated, the enrollment is terminated via SF 2810.

b. If the employee remains on the agency’s rolls in nonpay status, the employee may continue enrollment for the first 365 days of nonpay status. (OWCP makes deductions as stated in 525.13.) At the end of the 365 days in continuous nonpay status, the Eagan Accounting Service Center (ASC) issues SF 2810.

c. If an employee not enrolled in health benefits applies for compensation, HRM will certify the employee was not enrolled in health benefits on the date pay stopped, and U.S. Department of Labor will process the compensation claim as usual.

525.145 **OWCP Determines Employee Is Not Eligible**

If OWCP determines that an employee is not eligible to continue health benefits, OWCP notifies the employing office. If the employee remains on the agency rolls in nonpay status, the enrollment continues up to and including 365 days. (OWCP makes the deductions for the period.) If the employee continues in nonpay status after day 365, the Eagan ASC issues SF 2810.

525.146 **On LWOP 10 Months, But Enrollment Not Transferred**

The following provisions apply if an employee is on leave without pay (LWOP), but the HRSSC did not transfer his or her enrollment to OWCP:

a. If the employee has been enrolled in nonpay status for 10 months, HRSSC contacts the appropriate OWCP office to determine action to take on the enrollment before day 365 of the employee’s continuous nonpay status.

b. If OWCP determines that the employee is not eligible to continue enrollment, the Eagan ASC issues SF 2810, effective the last day of the pay period that includes day 365 of continuous nonpay status.

c. If OWCP has been making withholdings and does not expect to terminate compensation before day 365 of continuous nonpay status,
HRSSC issues a “Transfer of FEHB Enrollment to OWCP” to transfer the enrollment to OWCP (see Exhibit 525.142).

d. If OWCP has been making withholdings, but expects to terminate compensation before day 365 of continuous nonpay status, HRSSC takes no health benefits action at that time. However, HRSSC must check on the case again before day 365 of continuous nonpay status. If compensation will not terminate by day 365, HRSSC issues a “Transfer of FEHB Enrollment to OWCP” to transfer the enrollment to OWCP.

525.147 **OWCP Terminates Compensation**
If OWCP terminates compensation of an employee who meets the requirements in 525.111, but the employee does not return to pay status, the enrollment terminates at midnight on the last day of the pay period in which the employee’s compensation terminates, even if the employee has not been on LWOP for 365 days.

525.148 **Employee Returns to Duty**
The following provisions apply if an employee receiving compensation returns to duty:

a. HRM will notify OWCP of the return-to-work date.

b. If HRSSC did not transfer the enrollment to OWCP, OWCP discontinues withholdings and contributions at the beginning of the pay period in which the employee returned to work. The employing office resumes withholdings and contributions beginning on that date.

c. If HRSSC transferred enrollment to OWCP, OWCP transfers the enrollment to HRSSC.

525.149 **Employee Elects Retirement**
If an employee whose enrollment has been transferred to OWCP elects to retire and to receive annuity in lieu of compensation, the Office of Personnel Management (OPM) will request OWCP transfer the enrollment to OPM. If the employee is still on the agency’s rolls in a nonpay status, the Eagan ASC notes in “Remarks” of SF 2806, *Individual Retirement Record*, that “Health benefits enrollment transferred to OWCP,” and sends the form to OPM.

525.2 **Employees in Nonpay Status**

525.21 **Enrollment Limit of 365 Days**
While an employee is in nonpay status, the enrollment of the employee continues for up to and including 365 consecutive days if the employee elects to continue enrollment, except as provided in 525.23. This limitation also applies to suspended employees awaiting decision of an appeal of a removal action, as well as to employees awaiting an OPM decision on an application for disability retirement.

If an employee returns to pay status for at least 4 consecutive months (any 4-month period during which the employee is in pay status for at least part of each pay period) after a period of nonpay status, the employee is entitled to begin a new period of 365 consecutive days of continued enrollment.
525.22 Payment Required for Periods of Nonpay Status

525.221 Responsibility
If an employee is in a nonpay status for an entire pay period, or if available pay during a pay period does not cover the full amount of the employee’s share for the cost of the health benefits enrollment, the employee is responsible for payment of the amount that would have been withheld. Employees who consent to the enrollment’s continuation for a period of time without such witholding from salary are consenting to the recovery of the full amount due.

525.222 Human Resources Shared Service Center (HRSSC) Procedures
The Human Resources Shared Service Center (HRSSC) acts as follows:

a. As soon as the Postal Service determines that an employee will be in a nonpay status, HRSSC notifies the employee of the option to continue or terminate Federal Employees Health Benefits (FEHB) coverage. HRSSC uses PS Form 3111, Federal Employees Health Benefits (FEHB) Coverage or Termination While in Leave Without Pay (LWOP) Status, which is on the Postal Service Intranet, for this purpose.

b. HRSSC deems the employee will receive the notice and return envelope, if mailed, by 5 days after the date of the notice. HRSSC keeps a dated copy of the notice in the employee’s electronic official personnel folder (eOPF). When the employee returns the notice with the signature as requested, HRSSC files the signed notice as a permanent record in the eOPF. HRSSC deems the date stamped as received to be the date the employee returned the notice to HRSSC.

c. If the employee requests additional information or requests to cancel enrollment, HRSSC must ensure that the employee is provided as soon as possible with the appropriate forms and information, including the PostalEASE FEHB Worksheet and the Web address of the Postal Service LiteBlue website.

d. If the employee elects to terminate enrollment, HRSSC must complete a SF 2810 to terminate enrollment. HRSSC includes the following statement in the remarks section: “Per PS Form 3111 received, the employee elected to terminate FEHB enrollment effective the last pay period in which the employee received pay.”

e. If the employee fails to sign and return the written notice, the enrollment continues, and USPS expects the employee to pay his or her portion of the premiums due.

525.223 Procedures for Employee
The employee acts as follows:

a. The employee must acknowledge receipt of PS Form 3111 and complete, sign, and return the form to HRSSC.

b. Employees who do not wish to incur indebtedness or liability for the health benefits premiums must choose to cancel or terminate the enrollment.

c. Employees who elect to continue coverage during LWOP may either pay health benefits premiums as invoiced or incur a debt as provided in 525.221.
Employee Granted LWOP to Serve in Employee Organization

Policy
Employees granted leave without pay to serve as a full-time officer or employee of an employee organization composed primarily of federal or Postal Service employees may elect, within 60 days, to continue health benefits coverage for as long as the employee is in this LWOP status. The employee must file with HRSSC within 60 days after the LWOP begins.

HRSSC Procedures
HRSSC acts as follows:

a. As soon as the Postal Service authorizes LWOP, HRSSC notifies the employee of the right to elect to continue or discontinue health coverage. The employee’s election must be in writing.

b. If, within 60 days after being contacted, the employee does not make an election, HRSSC documents all action taken. HRSSC considers failure to make an election an election to discontinue the insurance. HRSSC files a copy of the election (or HRSSC’s documentation) in the employee’s eOPF.

Procedures for Employee
The employee acts as follows:

a. Employees who elect to continue health insurance coverage must file the election with HRSSC within 60 days after LWOP begins. The employee pays (or arranges to pay) on a current basis both the employee withholding and the Postal Service contributions from the beginning of the LWOP period. The organization and the Eagan Accounting Service Center (ASC) arranges this.

b. If the employee elects to discontinue health benefits coverage, the Postal Service requires the employee to initiate a PostalEASE FEHB Worksheet to cancel the enrollment.

Enrolled Employee in Nonpay Status Accepts Temporary Appointment
The first employing office of employees who accept a temporary position and whose enrollment continues because they are on LWOP from their position transfers the enrollment to the second employing office.

If the employee is still enrolled and in LWOP status in the first position when the employment in the second position terminates, the second employing office transfers enrollment to the first employing office. The first employing office then follows the rules in 525.21 to determine the remaining length of time that the employee is entitled to continue coverage while in nonpay status.

If, when the temporary appointment expires, the employee is not then in the first position as an employee, the second employing office terminates the enrollment. The two employing offices coordinate these actions to ensure timely withholdings and contributions. If appropriate, the employing office that first becomes aware of the situation contacts the other employing office to arrange enrollment transfer.
525.25 Employee in Nonpay Status Pending Removal
The enrollment of an employee who the Postal Service placed in nonpay status pending a decision of an appeal of a removal action continues for up to and including 365 consecutive days, provided the employee agrees to pay the required premiums (see 525.22).

525.251 Removal Upheld
If the appeal process upholds the removal, the Postal Service terminates the enrollment at the end of the pay period in which the decision is rendered or at the end of the 365 days, whichever occurs first.

525.252 Restored to Duty
If USPS terminates the employee’s enrollment due to cancellation or after 365 consecutive days of nonpay status, and the employee is subsequently ordered restored to duty on the grounds that the removal was unwarranted or unjustified, the employee may elect either to have the prior enrollment reinstated retroactive to the date it was terminated or to enroll in the plan and option of the employee’s choice, the same as a new employee:

a. Reinstatement of Enrollment. If the employee elects to have the prior enrollment reinstated retroactively, withholdings and contributions are also made retroactively just as though the erroneous removal had not taken place. USPS considers the employee’s health benefits coverage to have been continuously in effect, and the employee and any covered family members are retroactively entitled to the full benefits of the plan.

b. New Enrollment. If the employee elects a new enrollment, the enrollment is effective as stated in 524.64. The employee is not retroactively entitled to benefits from the plan, and no retroactive withholdings or contributions are made. The Postal Service does not consider the period of removal during which the enrollment was not in effect as an interruption to continuous enrollment, for purposes of continuing enrollment after retirement, provided the employee enrolls within 60 days after the date ordered restored to duty.

525.3 Military Service

Reference Note:
For additional material concerning the subject matter found in 525.3, see:

525.31 Entry Into Military Service

525.311 Thirty Days or Less
If an employee enters one of the uniformed services for a period limited to 30 days or less, the enrollment continues without change. Salary deductions and Postal Service contributions also continue as long as the employee is in pay status. The employee is responsible for payment of premiums while in a nonpay status (see 525.22).
525.312 More Than Thirty Days
If an enrollee enters on active duty, or active duty for training, in one of the uniformed services for a period not limited to 30 days, the enrollment may continue for up to 12 months unless the enrollee elects, in writing, to have the enrollment terminated as of the day before entering active duty. The employee is responsible for the full cost of the employee’s share for the cost of the health benefits enrollment. If the employee elects to terminate the enrollment, the employee and the covered family members are entitled to a 31-day temporary extension of coverage during which they may convert.

525.32 Return From Military Service
525.321 Return Not in Exercise of Reemployment Rights
An employee who returns from military duty but not in the exercise of reemployment rights, if eligible for coverage, enrolls within 31 days after returning to the Postal Service, the same as a new employee. The employee may enroll for Self Only or for Self and Family in either option of any plan available.

525.322 Return in Exercise of Reemployment Rights
The enrollment of an employee who exercises reemployment rights on return from military duty is reinstated on SF 2810 effective the day the employee returns to duty in the Postal Service. The reinstating SF 2810 shows in Remarks that a previously terminated enrollment is being reinstated because of the employee’s return from military service. Note that:

a. An employee who returns to civilian duty in the exercise of reemployment rights may change the reinstated enrollment from Self Only to Self and Family, and to either option of any plan available within 31 days after returning to civilian service.

b. Also, if the employee was not enrolled upon entering military duty, the employee may enroll within 31 days after returning to civilian service. The enrollment becomes effective the first day of the pay period that begins after the completed PostalEASE FEHB Worksheet is received in the employing office and that follows a pay period during any part of which the employee was in pay status.

525.33 Death During Military Service
If an employee whose Self and Family enrollment was terminated (or suspended in accordance with previous instructions) upon entry into military service for a period not limited to 30 days or less dies and leaves a family member entitled to annuity, the family member may have the enrollment reinstated effective the day survivor annuity begins. The survivor also may change the enrollment the same as though the employee were returning to civilian duty in the exercise of reemployment rights.

525.34 Loss of Coverage Under the Uniformed Services Health Benefits Program
An employee who is covered as a spouse or child under the Uniformed Services Health Benefits Program for dependents of military personnel may enroll within the period beginning 31 days before and ending 60 days after termination of this coverage.
525.35 **Continuous Enrollment**
For purposes of eligibility to continue enrollment after retirement, an employee whose enrollment was terminated for military service is not considered to have had an interruption in enrollment if it is reinstated when the employee returns to civilian duty or reenrolls within 60 days after returning to civilian duty.

525.4 **Coverage Into Retirement**

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**Reference Note:**
For additional material concerning the subject matter found in 525.4 see:

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525.41 **Employee Requirements for Continuation**
An employee must meet the following requirements to continue enrollment into retirement:

a. The employee retires on an immediate annuity (i.e., an annuity that begins to accrue no later than 1 month after the date of final separation).

b. The employee has been enrolled (or covered as a family member) in a plan under the health benefits program for either of these periods:
   (1) For the 5 years of service immediately preceding retirement.
   (2) If less than 5 years, for all service since the first opportunity to enroll.

525.42 **Procedures to Be Followed by Employing Office**

525.421 **Determining Eligibility for Continued Enrollment**
At the employee’s retirement, the employing office tentatively determines an employee’s eligibility for continued enrollment. OPM makes the final determination of the retiring employee’s eligibility to continue enrollment.

525.422 **Transferring Enrollment to OPM**
When employees retire under conditions that entitle them to continued enrollment as described in 525.41, the enrollment is transferred on Memorandum About FEHB Enrollment to:

RETIREMENT AND INSURANCE GROUP
OFFICE OF PERSONNEL MANAGEMENT
1900 E ST NW
WASHINGTON DC 20415-0001

It is automatically continued (see Exhibit 525.422).

All SFs 2809 and SFs 2810 in the employee’s official personnel folder together with the PostalEASE FEHB History Report are sent to the Eagan Accounting Service Center (ASC) with the completed memorandum and any related medical certificates for submission to OPM.
Memorandum About FEHB Enrollment

Date: 
To: 

Employee’s Name: 
Social Security Number: 
Plan Name and Code: 
Effective Date of Action: 

The Federal Employees Health Benefits (FEHB) Program enrollment of the above-named employee is being transferred, based on the following circumstance:

[ ] Employment with another agency.
[ ] Retirement.
[ ] Death.
[ ] Receiving OWCP benefits.

As specified in the Federal Employees Health Benefits Handbook (formerly Supplement 890-1 of the Federal Employees Personnel Manual), attached are copies of every SF 2809 and SF 2810 kept in the employee’s official personnel folder, beginning with the date of his or her initial enrollment in the FEHB Program together with any related documentation (such as medical documentation for a disabled child over age 22) and the PostalEASE FEHB History Report for the employee. The Remarks section at the end of this memorandum shows pertinent information about the enrollment that is not readily apparent in the FEHB forms documentation.

If you require additional information about this transfer, you may contact:

[ ] name of contact
[ ] telephone number

[ ] signature
[ ] name and title of personnel official

cc: OPF

REMARKS:

____________________________________________________________________________________________________
____________________________________________________________________________________________________
____________________________________________________________________________________________________
____________________________________________________________________________________________________
525.423 **Reinstating Terminated Enrollments**

Enrollments terminated as a result of 365 days in nonpay status are reinstated if the retirement application is approved with annuity commencing before the expiration of the 365 days of nonpay and if the employee meets the requirements to continue the enrollment as stated in 525.41.

If the retirement application was filed, as in the case of a disability retirement, and the enrollment was so terminated, the SF 2810 that terminated the enrollment is sent along with all the SFs 2809 and SFs 2810 in the employee’s official personnel folder to OPM through the Retirement Branch, Eagan ASC.

525.43 **Benefits and Cost**

If the enrollment continues, the annuitant is entitled to the same benefits as active employees enrolled in the same plan. The government contribution for Postal Service annuitants is the same as that for annuitants of other government agencies covered by this program. The annuitant’s share of the enrollment cost is deducted from annuity payments. If the annuity is insufficient for the plan withholdings, enrollees may elect a lower cost plan. OPM bills enrollees for the health benefits premium if they elect not to choose a lower cost plan.

Withholdings are not required for the period between the end of the pay period in which an employee separates from service and the starting date of an immediate annuity, if later.

525.44 **Employee Separates and Subsequently Retires**

525.441 **Terminating Enrollment**

If an enrolled employee who is eligible to retire on an immediate annuity is separated and has not filed an application for retirement with the employing office by the time an SF 2810 is to be prepared, the employing office terminates the enrollment.

Enrollment is terminated when an employee is separated while application for retirement, such as for disability, is pending in OPM.

525.442 **Encouraging Conversion to Individual Contract**

Employees whose enrollments are terminated are encouraged to convert to an individual contract even though they intend to apply for retirement later or have an application for disability retirement pending. If the retirement application is later approved, the enrollment is reinstated by OPM retroactive to the beginning date of annuity, provided the employees meet all requirements to continue the enrollment, and the carrier of the plan refunds the premium paid for the converted policy based on a written request. An adjustment is made for any benefits received or paid while employees are covered under the conversion contract.
525.45 Reemployed Annuitant

Reference Note:
For additional material concerning the subject matter found in 525.45, see:


525.451 Enrolled
The following provisions apply:

a. If an annuitant who is already enrolled under this program is reemployed under conditions that terminate title to annuity, the employing office determines eligibility for continued enrollment during the reemployment under the same criteria that apply to any other employee who transfers enrollment from another payroll office and accepts transfer of, and continues or terminates, the enrollment, as appropriate.

b. On separation from the reemployment service, the same procedures that apply to other employees being separated or retired are followed, and the enrollment is transferred to OPM or terminated, as appropriate.

c. If an annuitant who is already enrolled under this program is reemployed under conditions that do not terminate title to annuity, the enrollment as an annuitant continues and is not affected by reemployment.

525.452 Nonenrolled
Annuitants who are not enrolled and are reemployed under conditions that permit coverage enroll the same as other new employees. If the annuitants enroll, they are eligible to continue enrollment on separation from reemployment if they meet all the requirements (including that of retiring on an immediate annuity) that other retiring employees must meet. The immediate annuity requirement is met if annuitants receive a supplemental annuity when separated from the reemployment.

525.453 Reemployed Without Break in Service
The health benefits enrollment of an employee who retires but is immediately reemployed is transferred to OPM even if there is no break between separation and the new appointment.

525.454 FEHB Open Season Opportunities for Reemployed Annuitant
A reemployed annuitant who is not enrolled for health benefits may enroll during an FEHB Open Season, the same as any eligible employee. A reemployed annuitant who is enrolled may, in an FEHB Open Season, change enrollment regardless of the type of appointment under which serving. A reemployed annuitant making a change during FEHB Open Season submits SF 2809 to OPM with a letter stating where he or she is employed.
525.5 **Death of an Employee**

**Reference Note:**
For additional material concerning the subject matter found in 525.5, see:

525.51 **Transfer of Enrollment to Eligible Survivor**

525.511 **Requirements**
The enrollment of an employee who dies in service is automatically transferred to eligible survivors provided:

a. The deceased employee was enrolled for Self and Family at the time of death.

b. At least one family member is entitled to an annuity as survivor of the deceased employee. Coverage for all eligible family members continues as long as any of them receives a survivor annuity. If a survivor annuitant is the sole survivor, the Civil Service Retirement System automatically changes the enrollment to Self Only.

525.512 **Procedures to Be Followed by Employing Office**
Upon the employee’s death, the employing office makes a tentative determination of the survivor’s eligibility to continue the enrollment (see 525.511).

a. **Eligible to Continue Enrollment.** If the survivor is eligible to continue the enrollment, the employing office transfers the enrollment to OPM on Memorandum About FEHB Enrollment.

b. **Not Eligible to Continue Enrollment.** If the survivor is not eligible to continue the enrollment, the employing office terminates the enrollment on SF 2810. Remarks on the SF 2810 should read: “Enrollee died [__date__). No survivors eligible to continue health benefits enrollment.”

525.513 **Benefits and Cost**
If the enrollment continues, the eligible survivors are entitled to the same benefits offered by the plan as active employees enrolled in the same plan. The survivor annuitants’ share of the enrollment cost is deducted from their annuity payments. Survivors of FERS employees are billed by OPM if applicable.

525.52 **Enrollment Eligibility Both as an Employee and as a Survivor Annuitant**
An eligible employee who has been covered under the family enrollment of a spouse and who, due to the spouse’s death, is eligible to continue the enrollment as a survivor annuitant may cancel the enrollment as an annuitant and enroll as an employee on the basis of a change in marital status (e.g., death of spouse). However, if the surviving spouse enrolls as an employee on this basis and later is separated under conditions not entitling the surviving spouse to continue enrollment, the enrollment is terminated by the employing office. In this event, if still a survivor annuitant, the surviving spouse may apply to OPM for reinstatement of the annuitant- or
survivor-acquired enrollment and request that health benefits deductions be made from the annuity.

If the reinstatement application is received by the Civil Service Retirement System:

a. Within 60 days after separation from employment, the enrollment is reinstated retroactive to the day after it was terminated by the employing office.

b. More than 60 days after the separation, the enrollment is reinstated effective the first day of the month after the month in which the application is received.

525.6 Transfer to or From Overseas Post of Duty

Reference Note:
For additional material concerning the subject matter found in 525.6 through 525.82, see:


An employee who is transferred from a post of duty within the United States (including the District of Columbia) to a post of duty outside the United States, or the reverse, may enroll or change enrollment. Change of enrollment may be from Self Only to Self and Family or from one plan or option to another, or both, within the period beginning 31 days before leaving the old post of duty and ending 60 days after arriving at the new post of duty.

525.7 Move Outside Service Area of a Comprehensive Plan

An employee enrolled in a comprehensive plan (group or individual practice prepayment plan) that moves outside the service area of that plan may change to any other plan available in the area to which he or she is moving and may change options from Self Only to Self and Family. An employee already living outside the service area of the plan that moves farther from the nearest office of the plan in which enrolled may similarly change enrollment. Such a change may be made at any time after the move. The change takes effect on the first day of the pay period after the PostalEASE FEHB Worksheet is received by the employing office.

525.8 Employment Transfer

525.81 Within Postal Service or to Another Federal Agency

With the exception noted in 525.7, the enrollment of an employee who moves from one Postal Service installation to another within the Postal Service or to an employing office in a federal agency, whether the personnel action is designated as a transfer or not, continues without interruption provided there is not a break in service of more than 3 days.

An employee enrolled in an employee organization plan who transfers to another agency continues to be enrolled in the plan until either a regular opportunity to change plans (as during an FEHB Open Season) occurs, or
until the enrollment is terminated at the plan’s request because the employee no longer is a member of the organization.

525.82 **Outside Comprehensive Area**
If an employee who is enrolled in a comprehensive plan transfers outside the area serviced by the plan, the provisions in 525.7 apply.

525.83 **Congressional Office**

Reference Note:
For additional material concerning the subject matter found in 525.83, see:

525.831 **From Postal Service to Senate or House**
If an enrolled employee leaves the Postal Service and is employed by the Senate or House of Representatives without a break in service of more than 3 days, the health benefits enrollment is transferred as usual.

525.832 **From Senate or House to Postal Service**
If an enrolled employee of the Senate or House is employed in the Postal Service without a break in service of more than 3 days, the enrollment is terminated at the end of the month in which the separation from the Senate or House occurs. The Postal Service verifies entitlement to continued benefits and reinstates the enrollment on the first day of the following month.

526 **Self-Support Determinations**

Reference Note:
For additional material concerning the subject matter found in 526 through 526.4, see:

526.1 **Physical and Mental Incapacity Requirement**

526.11 **Incapable of Self-Support**
An employee’s Self and Family enrollment includes unmarried children over age 22 who are incapable of self-support because of physical or mental incapacity that existed before they reached age 22. A child over 22 years of age is classified as incapable of self-support only if (a) the incapacity can be expected to continue for at least 1 year (b) and the child is not capable, because of the disability, of working at a self-supporting job.

526.12 **Capable of Self-Support**
A disability such as total blindness or deafness is not in itself qualifying; although it may preclude employment in certain occupations, it does not preclude employment in all occupations or necessarily make a person incapable of self-support.
The onset of a disease before age 22 that does not result in incapacity for self-support until after age 22 does not bring a child within the definition of an eligible family member.

526.2 Financial Dependency

526.21 Dependency Requirement
A child incapable of self-support because of mental or physical disability that existed before age 22 must be dependent upon the employee to qualify for health benefits coverage. In addition, a stepchild or foster child incapable of self-support as described above must also live with the employee in a regular parent-child relationship to qualify. The employing office is responsible for determining whether or not financial dependency has been established for health benefits purposes.

526.22 Automatic Dependency
A child is automatically considered to be financially dependent upon the employee if the child is a legitimate child, an adopted child, a stepchild, a foster child, a recognized natural child who lives with the employee in a regular parent-child relationship, or a recognized natural child for whom a judicial determination of support has been obtained.

526.23 Proof of Dependency
An employee who wishes to provide coverage for a recognized natural child who neither lives with the employee in a regular parent-child relationship nor is protected by a court determination of support submits proof of the recognized natural child’s dependency. Evidence that the employee makes regular and substantial contributions to the child’s support are accepted as proof of the child’s dependency. Examples of proof of dependency are:

a. Evidence of eligibility as a dependent child under other state or federal programs.

b. Proof of inclusion of the child as a dependent on the employee’s tax returns for previous years.

c. Cancelled checks, money orders, or receipts for periodic payments received from the employee for, or on behalf of, the child.

d. Evidence of goods or services that show regular and substantial contributions.

526.3 Medical Requirement

526.31 Authority
A Postal Service medical officer has authority to determine whether or not a child over age 22 is incapable of self-support because of mental or physical incapacity. The determination is based upon a medical certificate obtained by the employee at the employee’s own expense. The medical certificate is submitted to the Postal Service medical officer for a determination. All medical evidence is retained by the medical officer.
526.32 Medical Certificate

526.321 Submission
Submission requires the following:

a. The medical certificate on which the medical officer makes the determination includes the following information:

   (1) Name of child.
   (2) Nature of disability.
   (3) Period of time disability has existed.
   (4) Probable future course and duration of disability.
   (5) Doctor’s name and address.

b. The medical certificate may be submitted to the medical officer at the time of initial enrollment or later. A medical certificate for a child who has been covered in a Self and Family enrollment is submitted at least 30 days before the child attains age 22.

526.322 Time Limitation
The medical certificate for each individual case may be approved for a limited period of time, e.g., 1 year, or it may be approved without time limitation. The health benefits plan is advised of the duration of the approval in the letter to the health benefits plan (see 526.5).

526.323 Renewal
If the medical certificate for a child is approved for a limited period of time, the employing office prepares a follow-up notice and reminds the employee, at least 30 days in advance of the date the certificate expires, to submit either a new certificate to the medical officer or a statement that the certificate will not be renewed. If it is renewed, the health benefits plan is notified of the new expiration date by letter in the same manner.

526.324 Failure to Renew
If the employee does not renew a certificate for an incapacitated child over age 22, the child’s status as a family member automatically stops. The child is no longer covered, and the employee is so notified.

526.325 Late Submission
If an employee submits a medical certificate for a child after a previous certificate has expired or after the child reaches age 22, the medical officer determines whether or not the incapacity existed before the child reached age 22. If it did, and the employee continuously had a Self and Family enrollment, the child is considered to have been family member and to have been covered continuously since age 22.

526.4 Medical Determinations
The employing office obtains the medical determination of the nearest Postal Service medical officer. This medical determination, as provided to the employing office, includes the length of approval of the incapacity (1 year, 2 years, permanent, etc.) The employing office then notifies the health benefits plan of the medical officer’s determination.
526.5 Procedures for Notifying the Health Benefits Plan

Reference Note:
For additional material concerning the subject matter found in 526.5, see:

526.51 Employing Office
526.511 Existing Enrollment
If it is determined that a child is incapable of self-support, the employing office notifies the health benefits plan (through the Eagan ASC) by letter, preferably shortly before the child reaches age 22. The letter identifies the employee by name and by Social Security number. The letter also states the name and the date of birth of the incapacitated child as well as the length of approval of the incapacity.

526.512 New Enrollment
For a new enrollment, the medical officer’s determination of incapacity is entered in the Remarks section of the PostalEASE FEHB Worksheet.

526.52 Postal Data Center
The Eagan ASC submits a letter to the health benefits plan with SF 2811, Transmittal and Summary Report to Carrier.

527 Privacy Act Considerations

527.1 Disclosure
Since health benefits records contain information about individuals, they are handled and disclosed only in accordance with the Privacy Act and implementing instructions.

527.2 Maintenance
An employee’s health benefits records and related correspondence are maintained within the Postal Service as follows:
   a. In the personnel area as part of the privacy system entitled USPS 120.070, Personnel Records — General Personnel Folders (Official Personnel Folders and records related thereto).
   b. In the Eagan ASC as part of the privacy system entitled USPS 050.020, Finance Records — Payroll System.
   c. In the Postal Service medical facility as part of the privacy system entitled USPS 120.090, Medical Records.

527.3 Privacy Act Requests
527.31 Employees
Employees making formal privacy requests specifically for access to, or update of, health benefits records direct their requests to the head of the employing installation.
527.32 **Former Employees**
Former employees direct their requests to the nearest Postal Service local personnel office.

527.33 **Retired Employees**
Retired employees' records are sent to OPM. Retired employees direct their requests to:

EMPLOYEE SERVICE AND RECORDS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 45
BOYERS PA 16017-0045

528 **Employee Appeals**

Reference Note:
For additional material concerning the subject matter found in 528, see:

528.1 **Appeal of Refusal to Allow Enrollment or Change of Enrollment**
Employees may request reconsideration of an employing office’s refusal to permit them to enroll or to change enrollment. The request is made in writing and sent within 30 days of the employing office’s letter of denial to the area Human Resource address identified in the denial letter. Requests must include the employee’s date of birth, name of plan, reasons for the request, and a copy of the denial letter. The decision rendered by the area office is final.

528.2 **Appeal of Claim Denial**

528.21 **Initial Appeal Rights**
528.211 **Request for Reconsideration**
The appropriate health plan adjudicates claims for payment or service. If a claim (or portion of a claim) or a service is initially denied by a health benefits plan, the plan reconSIDERS its denial upon receipt of written request for reconsideration from the employee within 1 year of the denial. The written request must state, in terms of applicable brochure provisions, the reasons the employee believes the denied claim or service should have been paid or provided.

528.212 **Health Plan Responsibility**
The health plan acts as follows:

a. The plan affirms the denial in writing to the employee setting out in detail the reasons, within 30 days after receipt of the request for reconsideration, or pay, or provide the claim or service within such time unless it requests additional information reasonably necessary for a determination.
b. Requests for additional information by the plan specifically identify the additional information required and the reason it is needed. If the information requested is not supplied within 60 days of the request, the plan makes its determination and notifies the employee.

c. When the plan affirms a denial after reconsideration, it provides written notice to the employee of the right to request a review of this determination by OPM.

528.22 Request for Office of Personnel Management Review

528.221 Cause for Request to Review
If a plan either affirms its denial of a claim or if its fails to respond to a written request for reconsideration within 30 days of the request, the employee may submit a written request for a review to determine whether the plan’s denial is in accord with the terms of the contract with the health benefits plan to:

INSURANCE REVIEW DIVISION
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 436
WASHINGTON DC 20044-0436

The request must specifically identify the claim to be reviewed and include a copy of the employee letter to the plan with copies of any correspondence from the plan regarding its denial.

528.222 Time Limit
A request for review is not honored if received by OPM more than 90 days from the date of the plan’s affirmation of the denial.

528.223 Authorization for Release of Medical Information
A request for review is not honored if, upon request by OPM, the employee does not furnish authorization signed by the patient (or person capable of acting for the patient) for the release of medical evidence to OPM.

528.224 Office of Personnel Management Responsibility
OPM acts as follows:

a. In reviewing a claim denied by a plan, OPM reviews copies of all original evidence and findings upon which the plan denied the claim and any additional evidence submitted to OPM or otherwise obtained by the plan or OPM. Plans release such evidence and findings to OPM within 30 days of request. Any evidence obtained by OPM in connection with a review of the denied claim is held privileged and confidential and is reviewed only by persons having official need to see it.

b. In reviewing a claim denied by a plan, OPM may request the employee to obtain and submit additional medical or hospital records. OPM may also request a confidential advisory opinion from an independent physician or such other information or evidence as may, in OPM’s judgment, be required to evaluate the claim denial. An OPM request for an advisory opinion does not disclose the identity of the claimant or patient, the plan, or any medical institutions or physicians involved in the claim.

c. Within 30 days after all evidence requested by OPM has been received, it notifies the employee and the plan of its findings on the review.
530  Life Insurance Program

Reference Note:
For additional material concerning the subject matter found in 530, refer to:

- Federal Employees’ Group Life Insurance (FEGLI) Booklet for Postal Employees (RI 76–20).


531  Administration and Eligibility

531.1  General
The OPM administers the Federal Employees’ Group Life Insurance (FEGLI) Program. The FEGLI law, policies, and regulations issued by OPM, including those governing eligibility and benefits, are controlling in the event of conflict with these instructions.

531.2  Eligible Employees
All postal employees, except those specifically excluded in 531.3, or those who waive coverage, receive Basic Life Insurance coverage. Entitlement to basic life coverage qualifies them to elect optional life insurance coverage.

531.3  Exclusions
See Exhibit 531.3.
Exhibit 531.3

Exclusions

<table>
<thead>
<tr>
<th>Excluded Individuals</th>
<th>Exceptions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Substitute Rural Carriers.</td>
<td>May retain coverage acquired in former position to which they are expected to return on a full-time basis provided: (a) There is no break in service or (b) The break in service is for 3 days or less.</td>
</tr>
<tr>
<td>Casual Employees or Temporary Employees (including rural carrier relief, rural carrier associate, and “off the street” Officers-in-Charge) appointed for a definite period of 1 year or less.</td>
<td>None.</td>
</tr>
<tr>
<td><strong>Note:</strong> Casual and temporary employees who previously served in positions covered by the FEGLI program maintain coverage if the casual or temporary appointment is made with less than a 4-day break in service.</td>
<td></td>
</tr>
<tr>
<td>Noncitizen employees with permanent duty stations outside postal installations in either the United States or the Panama Canal Zone.</td>
<td>American Nationals employed at American Samoa, Micronesia, and Guam.</td>
</tr>
<tr>
<td>Employees who are members of the Uniformed Services as defined in section 102 of the Servicemen’s and Veterans’ Survivor Benefits Act.</td>
<td>None.</td>
</tr>
<tr>
<td>Individuals employed for brief periods at intervals and expected to work less than 6 months in each year.</td>
<td>Are eligible for coverage if they are student trainees serving under a formal work study program, provided the program requires that they are in a pay status for at least 1/3 of the total period of time required to complete the program.</td>
</tr>
<tr>
<td>Employees with annual base pay of $12.00 or less.</td>
<td>None.</td>
</tr>
<tr>
<td>Job Cleaners.</td>
<td>None.</td>
</tr>
<tr>
<td>Special Delivery Messengers at Post Offices in CAG H and J.</td>
<td>None.</td>
</tr>
<tr>
<td>Clerks-in-Charge of Rural Stations.</td>
<td>None.</td>
</tr>
<tr>
<td>Mail Messengers.</td>
<td>None.</td>
</tr>
<tr>
<td>Star Route Carriers.</td>
<td>None.</td>
</tr>
<tr>
<td>Clerks or leave replacements at post offices in CAG L.</td>
<td>None.</td>
</tr>
<tr>
<td><strong>Note:</strong> Postmaster leave replacements in CAG L offices who previously served in positions covered by the FEGLI program maintain coverage if the leave replacement appointment is made with less than a 4-day break in service.</td>
<td></td>
</tr>
<tr>
<td>Individuals paid on contract or fee basis.</td>
<td>Contract executives or certain other contract employees are covered, provided:</td>
</tr>
<tr>
<td></td>
<td>a. The contract requires personal services and covers a period greater than 1 year.</td>
</tr>
<tr>
<td></td>
<td>b. Individuals are under the supervision and direction of the Postal Service.</td>
</tr>
<tr>
<td></td>
<td>c. Work is performed on a full-time or specified part-time basis.</td>
</tr>
<tr>
<td>Employees paid on a piecework basis.</td>
<td>May acquire coverage if their work schedule provides for full-time service or part-time service with a regular tour of duty.</td>
</tr>
</tbody>
</table>
Coverage

Based on Pay

Full-Time Employees

Full-time employees are covered by an amount of basic insurance (and an equivalent amount of accidental death and dismemberment insurance) based on their annual basic pay in effect at the end of any given pay period. The insurance of an employee who dies while serving in a higher level position is based on the basic pay of the higher level position. (Basic pay for insurance purposes excludes such additional pay as overtime pay, holiday pay, etc.)

Part-Time Employees

Employees who are paid at other than an annual rate are covered by an amount of basic insurance (and an equivalent amount of accidental death and dismemberment insurance) based on an annual rate determined as follows:

a. Part-time regular. The annual basic pay of part-time regular schedule employees is computed by multiplying the basic hourly rate of pay for their levels and steps by the number of scheduled hours of service in a 52-week work year.

b. Part-time flexible. The annual basic pay of part-time flexible schedule employees is computed by multiplying the basic hourly rate of pay for their level and step by 2,000 hours.

Note: Effective July 21, 1985, as a result of the 1984 collective-bargaining agreements, the number of hours used in converting the basic hourly rate of pay to an annual rate for life insurance purposes changed from 2,008 to 2,000 hours.

Employees Serving in More Than One Position

Part-Time Flexible

Insured employees who legally and concurrently hold more than one appointment, of which at least one is for a part-time flexible schedule position, are covered by an amount of basic insurance (and an equivalent amount of accidental death and dismemberment insurance) based on the position with the highest annual salary rate.

Others

Insured employees who legally and concurrently serve in more than one covered position (other than as part-time flexible schedule employees), whether in the same or in different agencies, are covered by an amount of basic insurance (and an equivalent amount of accidental death and dismemberment insurance) based on the sum of their annual basic pay for all positions.
532.2 **Amount**

532.21 **Basic Insurance**

532.211 **Minimum**

If annual basic pay is $8,000 or less, employees are insured for $10,000. $10,000 is the minimum amount of basic insurance coverage available plus an equivalent amount of accidental death and dismemberment insurance.

532.212 **Maximum**

If annual basic pay is more than $8,000, employees are insured for an amount equal to the sum of annual basic pay rounded to the next higher thousand plus $2,000 plus an equivalent amount of accidental death and dismemberment insurance.

532.213 **Extra Benefit**

The extra benefit doubles the amount of Basic Life Insurance payable if the employee is age 35 or younger. Beginning on the employee’s thirty-sixth birthday, the extra benefit decreases 10 percent each year until, at age 45, there is no extra benefit.

532.214 **Automatic Change**

The amount of basic insurance coverage (and equivalent amount of accidental death and dismemberment insurance) changes automatically whenever the employee’s annual basic compensation is increased or decreased to the next $1,000 bracket.

532.215 **Accidental Dismemberment Provision**

The following outlines coverage under the Accidental Dismemberment Provision:

a. **Allowance.** The Accidental Dismemberment Provision allows for insurance payments for loss resulting from bodily injuries incurred solely through violent, external, and accidental means provided the loss occurs within 90 days after the date of the accident.

b. **Disallowance.** The Accidental Dismemberment Provision does not allow insurance payment for bodily injuries attributed to the following causes:

   (1) Disease or bodily or mental infirmity, medical or surgical treatment, or diagnoses thereof.

   (2) Ptomaine or bacterial infection, except for septic infection from a visible wound sustained through violent, external, and accidental means.

   (3) Hernia, no matter how sustained.

   (4) Bodily injuries sustained during:

      (a) Armed aggression or insurrection.

      (b) War, declared or undeclared.

      (c) Any act of war.

      (d) Any aggression by armed forces against the United States in which nuclear weapons are being used.

   (5) Intentional self-destruction or intentionally self-inflicted injury, while sane or insane.
(6) Self-administration of illegal or illegally obtained drugs.

c. **Amount of Payment.** The amount of accidental dismemberment payment depends on (1) the amount for which an employee is insured on the date that the accident occurs and (2) the extent of loss. (The maximum for any one accident is 100 percent.)

d. **Payment Schedule:**

<table>
<thead>
<tr>
<th>Extent of Loss</th>
<th>Percentage of Insurance Payable¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total and irrecoverable loss of sight in both eyes</td>
<td>100</td>
</tr>
<tr>
<td>Total and irrecoverable loss of sight in one eye</td>
<td>50</td>
</tr>
<tr>
<td>Severance at or above the wrist joint of both hands</td>
<td>100</td>
</tr>
<tr>
<td>Severance at or above the wrist joint of one hand</td>
<td>50</td>
</tr>
<tr>
<td>Severance at or above the ankle joint of both feet</td>
<td>100</td>
</tr>
<tr>
<td>Severance at or above the ankle joint of one foot</td>
<td>50</td>
</tr>
<tr>
<td>Severance at or above the wrist joint of one hand and at or above the ankle joint of one foot</td>
<td>100</td>
</tr>
<tr>
<td>Severance at or above the wrist joint of one hand and the ankle joint of one foot and total and irrecoverable loss of sight in one eye</td>
<td>100</td>
</tr>
</tbody>
</table>

¹ Maximum for any one accident is 100 percent.

e. **Supplemental Benefits.** Employees or survivors who are entitled to a dismemberment or accidental death insurance benefit may receive the benefit even though they are entitled to payment under another federal law for the same loss.

**Example:** An employee who loses a hand in an on-the-job accident may receive the insurance payment for the dismemberment. An employee who qualifies may also receive either disability annuity payments or OWCP benefits.

532.222 **Optional Insurance**

532.221 **Option A — Standard**

The amount of Option A — Standard is $10,000. Option A includes coverage for accidental death and dismemberment. Option A may be continued after retirement, but there is no accidental death and dismemberment coverage.

532.222 **Option B — Additional**

Option B — Additional may be elected in an amount equal to one, two, three, four, or five times the employee’s annual rate of basic pay after first rounding to the next higher multiple of $1,000 if the pay is not an exact multiple of $1,000. A “multiple” under Option B is limited to no more than the annual rate of basic pay payable to positions at Level II of the Executive Schedule (section 5313, Title 5, U.S. Code) rounded to the next higher $1,000. There is no accidental death and dismemberment coverage. Option B — Additional may be continued after retirement.

532.223 **Option C — Family**

Option C may be elected to cover eligible family members: Multiples of one, two, three, four, or five may be elected. Each multiple is equal to $5,000 for spouse and $2,500 for each eligible dependent child. Additional Death and
Dismemberment coverage is not included. Option C may be continued after retirement.

533 Cost, Payment, Withholdings

533.1 Basic Insurance Cost
The Postal Service assumes the full cost of basic insurance for all eligible employees (except postal inspectors and Inspector General employees).

533.2 Optional Insurance

533.21 Cost
The cost of the three forms of optional insurance depends on the employee’s age. The entire cost is paid by the employee and is withheld from pay as determined by OPM. (See 533.22.)

533.22 Withholdings

533.221 Option A — Standard
Rates for $10,000 of coverage:

<table>
<thead>
<tr>
<th>Your Age Group</th>
<th>Biweekly</th>
<th>Monthly</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 35</td>
<td>$0.30</td>
<td>$0.65</td>
</tr>
<tr>
<td>35 through 39</td>
<td>$0.40</td>
<td>$0.87</td>
</tr>
<tr>
<td>40 through 44</td>
<td>$0.60</td>
<td>$1.30</td>
</tr>
<tr>
<td>45 through 49</td>
<td>$0.90</td>
<td>$1.95</td>
</tr>
<tr>
<td>50 through 54</td>
<td>$1.40</td>
<td>$3.03</td>
</tr>
<tr>
<td>55 through 59</td>
<td>$2.70</td>
<td>$5.85</td>
</tr>
<tr>
<td>60 through 64</td>
<td>$6.00</td>
<td>$13.00</td>
</tr>
<tr>
<td>65 through 69</td>
<td>$6.00</td>
<td>$13.00</td>
</tr>
<tr>
<td>70 and over</td>
<td>$6.00</td>
<td>$13.00</td>
</tr>
</tbody>
</table>

533.222 Option B — Additional
Rates per $1,000 of coverage:

<table>
<thead>
<tr>
<th>Your Age Group</th>
<th>Biweekly</th>
<th>Monthly</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 35</td>
<td>$0.03</td>
<td>$0.065</td>
</tr>
<tr>
<td>35 through 39</td>
<td>$0.04</td>
<td>$0.087</td>
</tr>
<tr>
<td>40 through 44</td>
<td>$0.06</td>
<td>$0.130</td>
</tr>
<tr>
<td>45 through 49</td>
<td>$0.10</td>
<td>$0.217</td>
</tr>
<tr>
<td>50 through 54</td>
<td>$0.15</td>
<td>$0.325</td>
</tr>
<tr>
<td>55 through 59</td>
<td>$0.31</td>
<td>$0.672</td>
</tr>
<tr>
<td>60 through 64</td>
<td>$0.70</td>
<td>$1.517</td>
</tr>
<tr>
<td>65 through 69</td>
<td>$0.70</td>
<td>$1.517</td>
</tr>
<tr>
<td>70 and over</td>
<td>$0.70</td>
<td>$1.517</td>
</tr>
</tbody>
</table>
533.223 Option C — Family
Withholding per multiple:

<table>
<thead>
<tr>
<th>Your Age Group</th>
<th>Biweekly</th>
<th>Monthly</th>
</tr>
</thead>
<tbody>
<tr>
<td>Under 35</td>
<td>$0.27</td>
<td>$0.59</td>
</tr>
<tr>
<td>35 through 39</td>
<td>$0.34</td>
<td>$0.74</td>
</tr>
<tr>
<td>40 through 44</td>
<td>$0.46</td>
<td>$1.00</td>
</tr>
<tr>
<td>45 through 49</td>
<td>$0.60</td>
<td>$1.30</td>
</tr>
<tr>
<td>50 through 54</td>
<td>$0.90</td>
<td>$1.95</td>
</tr>
<tr>
<td>55 through 59</td>
<td>$1.45</td>
<td>$3.14</td>
</tr>
<tr>
<td>60 through 64</td>
<td>$2.60</td>
<td>$5.63</td>
</tr>
<tr>
<td>65 through 69</td>
<td>$3.00</td>
<td>$6.50</td>
</tr>
<tr>
<td>70 and over</td>
<td>$3.40</td>
<td>$7.37</td>
</tr>
</tbody>
</table>

533.224 Birthdays and Pay Periods
For optional insurance purposes, an employee attains age 35, 40, 45, 50, 55, or 60 on the first day of the first pay period following the pay period in which the birthday occurs.

533.225 Insufficient Pay to Cover Optional Insurance Withholdings
The following provisions apply:

a. Termination of Insurance. Employees who become ineligible for optional insurance have their coverage terminated at the end of the pay period in which the employing office determines that the employee’s periodic pay, after all deductions, is insufficient to cover the full cost of the optional insurance. This determination is made when it is expected that, during the next 6 months, the employee’s regular pay (after other deductions) will be insufficient to provide the total required withholdings for the optional insurance for at least 50 percent of the pay periods.

b. Canceling Nonmandatory Deductions. Employees may cancel or reduce other nonmandatory deductions from pay in order to increase their net pay to provide the total required withholdings for the optional insurance.

534 Special Circumstances Affecting Coverage

534.1 LWOP

534.11 Twelve-Month Maximum
Employees may be in nonpay status up to 12 months and their basic and optional life insurance coverage continues without cost. At the end of 12 months, the coverage ceases. The 12 months in nonpay status may be continuous or may be broken by periods of less than 4 consecutive months in nonpay status. If employees have at least 4 consecutive months during which they receive some pay in each pay period after a period of nonpay status, they are entitled to begin a new 12-month period.

534.12 Notice of Right of Conversion
See 535.63.
534.13 **Return to Duty**
If employees return to positions not excluded from coverage after their insurance coverage ceases due to expiration of the allowable maximum 12 months in nonpay status, they are again eligible for insurance. Restoration is automatic at the time employees actually enter on duty in a pay status unless they file a waiver of Basic Life Insurance (or decline optional insurance). If the employees again go on LWOP and have not completed 4 consecutive months in pay status, insurance coverage ceases the last day of the last pay period in which they were in pay status.

534.14 **Appointment to Temporary Position**
534.141 **Coverage**
If employees in nonpay status, who are entitled to free insurance (basic and/or optional) while in a nonpay status, accept temporary appointments to positions excluded from insurance coverage, they continue to receive insurance coverage. Basic Life Insurance coverage is based on the higher salary rate. Upon termination of the temporary appointment, the employee’s insurance coverage reverts to the first position and basic insurance coverage is based on that salary rate.

534.142 **New Twelve-Month Maximum**
If employees serve and receive pay for 4 consecutive months in temporary positions, they are entitled to begin a new 12-month maximum nonpay period during which their insurance continues.

534.143 **Optional Insurance Withholdings**
Withholdings for optional insurance are made from the employee’s pay earned in the temporary position.

534.15 **Retirement Annuity Pending**
Employees who are in nonpay status while their application for retirement annuity is pending, continue to be insured until the expiration of the 12 months in a nonpay status or until employees are separated, whichever occurs first. If insurance is terminated for either of these reasons, it is restored to employees as annuitants provided:

a. Annuities become effective no later than 1 month after the insurance held as employees is terminated, and

b. Employees are eligible to continue insurance coverage into retirement. (See 536.1.)

534.2 **Service in Employee Organization**
534.21 **Election**
534.211 **General**
Employees who are granted leave without pay (LWOP) to serve as full-time officers or employees of an employee organization composed primarily of federal/postal government employees may elect to continue life insurance coverage for as long as they are on LWOP. The election is filed with the employee’s installation head within 60 days after LWOP begins.
534.212 **Employee Elects to Continue**
If employees elect to continue insurance coverage, they pay for (or arrange to have paid), on a current basis, the total premium costs as determined by the Eagan ASC.

534.213 **Employee Does Not Elect to Continue**
If employees do not elect to continue insurance coverage, the insurance continues for the maximum 12-month LWOP period, and then is terminated.

534.22 **Installation Head Responsibility**
534.221 **Notify Employee of Right to Elect**
As soon as LWOP is authorized, the installation head notifies the employee of the right to elect to continue or to discontinue insurance coverage. The employee’s election must be in writing.

534.222 **Set Up Reminder System**
The installation sets up a follow-up system to remind employees that an election is to be filed within a 60-day time limit.

534.223 **Contact Employee**
If an employee does not make an election, the installation contacts the employee to urge that an election be made (if possible).

534.224 **Document Action**
If, after being contacted, the employee continues to refuse to make the election, all action taken is documented. Failure of the employee to make an election is considered an election not to continue the insurance.

534.225 **Copy of Election Filed**
A copy of the election (or installation head’s documentation) is filed in the employee’s official personnel folder.

534.3 **Employees Receiving OWCP Benefits**
534.31 **Eligibility**
534.311 **Basic Life Insurance**
Employees receiving OWCP benefits may retain basic insurance (not accidental death and dismemberment) provided:

a. On the day that basic insurance would otherwise terminate, they are in receipt of benefits under the Federal Employees’ Compensation Act because of disease or injury, and the Department of Labor has held that they are unable to return to duty.

b. They do not convert to an individual policy.

c. They have been insured under the FEGLI Program for 5 years of service immediately preceding the date they became entitled to benefits under the Federal Employees’ Compensation Act, or the full period(s) of service since their first opportunity to be insured if less than 5 years.

534.312 **Optional Insurance**
Employees may retain optional life insurance (not accidental death and dismemberment) provided:

a. They are eligible to continue Basic Life Insurance.
b. They have had optional insurance in force no less than (1) the 5 years of service immediately preceding the date the employee becomes entitled to compensation benefits, or (2) if less than 5 years, the full period(s) of service during which the optional insurance was available to them.

534.32 Termination of Insurance
The continued insurance coverage accorded employees who are receiving OWCP benefits and who are unable to return to active service terminates when their compensation benefits cease, or when the Department of Labor rules that the employees are able to return to active service. These employees do not have a 31-day extension of life insurance (see 535.62), nor do they have the privilege of converting to an individual policy (see 535.7). They may, however, resume coverage if they return to active service in a position which affords life insurance coverage, i.e., a career position (see 534.33).

534.33 Resumption of Insurance
Employees who receive OWCP benefits and then return to pay status (or separate and then are reemployed) again become insured as employees. Employees who receive OWCP benefits and then receive an immediate Civil Service annuity retain insurance coverage as annuitants.

534.34 Notice of Right of Conversion or Continuation
534.341 Choice
Employees who have completed 12 months in a nonpay status and who are receiving benefits under the Federal Employees’ Compensation Act are given SF 2819, Notice of Conversion Privilege, and SF 2821, Agency Certification of Insurance Status, and are informed that they have a choice of converting to an individual policy or continuing with group life insurance (not accidental death or dismemberment) while in receipt of compensation. Employees must meet eligibility requirements cited in 534.31 in order to continue coverage.

534.342 Cost
If an employee is eligible to continue coverage during receipt of compensation, basic insurance continues without cost provided compensation benefits commence prior to January 1, 1990, and the employee elects a 75 percent reduction in coverage after attaining age 65. If the employee is also eligible to continue optional insurance, premiums are withheld from compensation payments.

534.343 Procedures for Continuation
If an eligible employee elects to continue group life insurance, the following procedures apply:

a. The employing office has the employee complete SF 2818, Continuation of Life Insurance Coverage as a Retiree or Compensationer.

b. The employing office forwards to OPM the following:
   (1) SF 2821.
   (2) SF 2818, Continuation of Life Insurance Coverage as a Retiree or Compensationer.
(3) SF 2817 and/or SF 176, *Life Insurance Election* (all copies).
(4) SF 2823 and/or SF 54, *Designation of Beneficiary* (all copies).
Forms are forwarded by certified or registered mail to:
RETIREMENT OPERATIONS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 45
BOYERS PA 16017-0045
A brief note should be attached to alert OPM that forms are being forwarded for “CSI (Civil Service Insurance) Processing.” A record of the action including copies of all forms should be kept in the employee’s OPF.

c. OPM certifies insurance status and postretirement election to Department of Labor (OWCP) and then informs employee of insurability status.

534.4 **Living Benefits**
Employees with written documentation of a medical prognosis of terminal illness, indicating life expectancy that does not exceed 9 months, are eligible to elect a lump sum payment of life insurance equal to or less than the value of their Basic Life Insurance. This option is not available for additional optional insurance elections.

Elections must be submitted to the Office of Federal Employees’ Group Life Insurance (OFEGLI) on Form FE-8, *Election of Living Benefits*. This form is not available in local personnel services offices and must be requested directly from OFEGLI by calling 1-800-633-4542.

534.5 **Assignment of Life Insurance**
Assignment means that the employee gives up ownership of all life insurance elected under OFEGLI (except Option C — Family) with no option to rescind the decision. The assignee becomes the beneficiary and the employee continues to pay premiums as appropriate. The employee no longer has the right to change beneficiaries or reduce the amount of coverage.

Assignments are usually made for one of the following reasons:
a. To comply with a court order for divorce.
b. For inheritance tax purposes.
c. To obtain cash before death.
d. To satisfy a debt.
Form RI 76-10, *Assignment of Federal Employees’ Group Life Insurance*, is required and may be obtained from the personnel services office.

534.6 **Erroneous Enrollments**
In instances where an employee is allowed to enroll or increase benefits in either Basic or optional insurance and does not meet the criteria for completion of SF 2817, the enrollment may be allowed to stand. If the coverage remains in force for 2 years or more and the error is not detected and corrected within that 2-year period, the enrollment continues under the FEGLI Incontestability Clause.
Actions

Acquiring Coverage

Basic Insurance

Newly Eligible Employees

Employees who are newly eligible (newly hired persons or persons converted from positions in excluded categories to positions covered by life insurance) automatically acquire Basic Life Insurance coverage on the first day of active duty in pay status without cost to them (except postal inspector and Inspector General employees).

Transfer Employees

Eligible employees who transfer into the Postal Service on or after July 20, 1974, from a federal agency automatically obtain Basic Life Insurance coverage, at no cost to them, on the first day of active duty in pay status.

Previous Waiver

Previously submitted waivers are not accepted.

a. A waiver of Basic Life Insurance in effect at the time an individual becomes an employee of the Postal Service (provided the appointment is on or after July 20, 1974, and the position is not excluded from insurance coverage) is automatically cancelled. The employee becomes insured for Basic Life Insurance on the first day of active duty in a pay status.

b. All waivers of Basic Life Insurance in Postal Service employee’s personnel folders by virtue of Postal Service employment are to be officially cancelled before the folders are forwarded to another agency or sent to the National Personnel Records Center for retention. This also applies to cancelled waivers submitted to OPM with retirement applications. (A rubber stamp notice on SF 2817 citing 5 CFR 870.204 as the reason for the cancellation of the waiver is sufficient.)

Optional Insurance

Eligibility

Employees who have basic insurance and who have not previously declined optional insurance are eligible to elect optional insurance. Refer to 535.92 for automatic cancellation of previously declined optional insurance in the case of reinstated employees.

Election/Declination Requirement

Employees must indicate whether they wish to elect or decline optional insurance.

a. Within 31 days after becoming eligible for optional insurance, employees must complete and submit SF 2817, Life Insurance Election, for the purpose of electing or declining optional insurance, unless a declination of optional insurance filed on SF 2817 during earlier employment remains in effect.

b. If eligible employees decline to file SF 2817, the employing office completes the form for them declining the optional insurance. In the space provided for the employee’s signature, the employing office
enters the employee’s name and the date that the employee was contacted and failed to elect optional insurance. The installation official making the entry signs and dates the form.

535.123 Effective Date
Optional insurance affirmatively elected is effective on the first day the eligible employee actually enters on duty in a pay status on or after the day the election is received in the employing office.

535.124 Belated Election
If an employee submits an election after the required timelines, employing offices must consider the following:

a. *Cause Beyond Employee’s Control.* If, within 6 months after an employee becomes eligible, the employing office determines that the employee was unable to timely elect optional insurance due to “cause beyond the employee’s control,” the employing office may accept the election within 31 days after notifying the employee of its determination.

*Example:* (1) the employing installation did not give new employees information about optional insurance, or (2) employees were told by the employing installation that they were not eligible for optional insurance.

b. *Documentation.* If an employing office accepts a late election, it records on SF 2817 its determination that the employee was unable to make a timely election for cause beyond the employee’s control, giving the date the employee was notified of the determination. When an employee elects optional insurance, it is especially important that this be documented on SF 2817 for purposes of meeting the “coverage for the full period of service during which optional insurance was available or for the last 5 years” requirement for continuing optional insurance after retirement. The employee’s reason for failing to timely elect need not be stated on SF 2817. Instead, a memo stating the reason is attached to the original SF 2817.

c. *Retroactive.* Late elections are effective retroactive to the pay period beginning immediately after the one in which the employee first became eligible.

535.2 Waiver of Basic Insurance

535.21 Filing SF 2817
New employees who, for religious or other reasons, do not want free Basic Life Insurance, must file SF 2817 with their employing offices, waiving insurance coverage.

535.22 Effective Date
A waiver becomes effective at the end of the pay period in which SF 2817 is received by the employing office.

535.23 Employee Statement
The installation makes absolutely certain that an employee understands the consequence of the waiver. A statement signed by the employee, together with SF 2817 waiving insurance coverage, is filed as a permanent record in the employee’s official personnel folder. (See 535.24.)
535.24 **Sample Statement**

To: Postmaster

[city, state, ZIP]

I have been informed of my right to receive Basic Life Insurance coverage of at least $10,000 based on my employment with the U.S. Postal Service. I fully understand that this Basic Life Insurance coverage is available without cost to me. While I have had the benefits of this free coverage explained to me, I still elect not to accept this free life insurance and have so indicated on Part 5 of SF 2817.

[signature]
[city, state, ZIP]

535.3 **Declination of Optional Insurance**

Employees who elect the basic insurance but who do not desire the optional insurance must file a properly completed SF 2817, declining the optional insurance.

535.4 **Effect of Waiver or Declination**

535.41 **Reappointment/Transfer**

Once a properly executed waiver of basic insurance or declination of optional life insurance, completed on or after April 4, 1981, by a postal employee is received in the employing office and is made effective, it remains in effect until cancelled even though the employee may transfer to another agency or be reappointed after a break in service. See 535.8 for procedures for canceling waiver or declination and 535.92 for automatic cancellation of previously declined optional insurance, in the case of reinstated employees.

535.42 **Previous Filing**

535.421 **Basic Life Insurance**

An eligible employee who has previously worked for the federal government, or District of Columbia government, and who has never filed a waiver automatically has Basic Life Insurance coverage. If an uncanceled waiver of Basic Life Insurance is outstanding and another waiver is not filed, the waiver is automatically cancelled when the individual is employed by the Postal Service, provided the position is not excluded from insurance coverage. (See 535.113.) The employee acquires free basic insurance on the first day of active duty in pay status.

535.422 **Optional Insurance**

If an uncanceled declination of optional insurance is outstanding, the employee cannot elect the declined optional insurance until the declination is cancelled. Refer to 535.8 for exceptions.

535.5 **Cancellation of Insurance Coverage**

535.51 **Filing SF 2817**

Employees may cancel insurance by filing a completed SF 2817 with employing offices. They may cancel basic life and optional insurance, or may cancel optional insurance only.
Effective Date
Cancellations become effective at the end of the pay period in which the SF 2817 canceling the insurance is received by the employing office.

A cancellation of family optional insurance becomes effective, and family optional insurance stops at the end of the pay period in which the declination or waiver is properly filed, except that, at the request of the employee and upon proof satisfactory to the employing office that there was no family member eligible for coverage, the effective date of the cancellation may be made retroactive to the end of the pay period in which there ceased to be eligible family members.

Termination

Effective Date

Basic Insurance
An employee’s basic insurance terminates:

a. At the end of the last day of the pay period in which the employing office receives the employee’s waiver of life insurance coverage (SF 2817); or

b. At the end of the day on which the employee is separated for any reason, including separation for transfer to another agency (except a mass change — transfer of the organizational unit); or

c. At the end of the day on which the employee completes 12 months in a nonpay status as explained in 534.1; or

d. At the end of the last day of the employee’s last pay period in pay status, if the employee is not entitled to any further continuation because he or she has not completed 4 consecutive months in pay status since exhausting 12 months maximum LWOP (see 534.11); or

e. At the end of the day which precedes the day the employee moves to excluded employment (see Exhibit 531.3).

Optional Insurance
An employee’s optional insurance terminates:

a. At the time the basic insurance terminates, or

b. On the last day of the pay period in which the employing office received the employee’s declination of optional insurance (SF 2817), or

c. On the date preceding the date the employee’s basic insurance is continued into retirement (or during the time that the employee is in receipt of compensation for a work injury, if not eligible to continue optional insurance also), or

d. At the end of the pay period in which it is determined, in accordance with instructions in 533.225, that the employee’s periodic pay, after all other deductions are made, is insufficient to cover the full cost of the optional insurance.

Temporary Continued Protection for Thirty-One Days
When basic life and/or optional insurance terminates, except by waiver or declination, the employee continues to have life insurance protection (not
accidental death and dismemberment) for 31 days thereafter. This 31-day temporary extension is automatic. There is no extension of protection when insurance terminates by waiver or declination.

535.63 **Notice of Termination and of Conversion Privilege**

The employing office is required to promptly issue SF 2821 and SF 2819 to employees when group insurance terminates under conditions entitling employees to convert to individual policies. The notification requirements are as follows:

a. **Conditions for Issuing SF 2821 and SF 2819.** SF 2821 and SF 2819 are issued by the employing office when insurance terminates (except by waiver or declination) as a consequence of one of the following:

   1. Separation, such as but not limited to resignation, retirement, death, and removal.
   2. Completion of 12 months in a nonpay status, including when in receipt of benefits under OWCP.
   3. Assignment to a noncovered position (see 531.3) in which the employee is not eligible to continue or reacquire insurance coverage, or
   4. Entry into active military service covered by military leave with pay which terminates before the employee is scheduled for release from military duty. (SF 2821 is issued when military leave with pay ceases. Issuance of SF 2821 and SF 2819 is not necessary if it is known that within 3 calendar days after the date that military leave with pay ceases, the employee will return to government service and will be eligible to reacquire insurance.)

b. **Conditions for Not Issuing SF 2821 and SF 2819.** SF 2821 and SF 2819 are not issued when employees are not entitled to convert to individual life insurance policies and insurance terminates under one of these two conditions:

   1. Basic life or optional insurance, or both, terminate because the employee filed a waiver or declination (SF 2817) canceling coverage; or
   2. It is known that within 3 calendar days after the date the insurance terminates, the employee will return to government/postal service in the same or another position in which the employee is eligible to reacquire insurance.

535.64 **Requirement for Continuous Protection**

To have continuous insurance protection, the employee must normally apply for an individual policy and pay the first premium to the insurance company within the 31-day temporary extension period (see 535.62).

535.7 **Conversion**

535.71 **Converted Policy**

535.711 **Purchase of Individual Policy**

An employee entitled to convert insurance coverage may purchase an individual policy from any eligible insurance company that the employee
selects. A medical examination for determining insurability is not required. The policy, at the employee’s option, may be equal to or less than the group insurance the individual had as an employee, including optional insurance but excluding accidental death or dismemberment benefits. The policy may be in any form customarily issued by the insurance company except term insurance.

535.712 Information Source
Information regarding insurance companies which are eligible and willing to handle conversions may be obtained from the:
OFFICE OF FEDERAL EMPLOYEES
GROUP LIFE INSURANCE
PO BOX 2627
JERSEY CITY NJ 07303-2627

535.72 Time Limits for Conversions
535.721 Employing Office Responsibility
If through administrative error the conversion notice to the employee is not issued within 6 months after the insurance terminates, the employing office contacts the individual and determines whether the employee wishes to convert. If the individual wishes to convert coverage, permission must be obtained from OPM to issue a conversion notice. The employing office forwards the request to Compensation at Headquarters with a detailed explanation of the reasons for the delay in issuing the conversion notice. If the individual does not wish to convert coverage, it should be documented in the employee’s OPF. No further action will be required.

535.722 Employee Responsibilities
An employee must take action to convert insurance coverage.

a. An employee who desires to convert to an individual policy submits SF 2821 and SF 2819 to the OFEGLI within 31 days after termination of the insurance, or, if not notified of conversion privilege at time of termination, within 31 days after being notified of conversion privilege.

b. An employee who desires continuous coverage applies for conversion and pays the first premium within the 31-day period. (see 535.64)

535.73 Conversion Privilege for Family Members
Eligible family members also have the right to convert their coverage under the family optional insurance (Option C — Family) to individual policies within the 31 days following the death of an employee or during the 31 days after the termination of group insurance if the employee has a right to convert, but does not elect to exercise that right. The form to be used by family members for this purpose is SF 2819.

535.8 Canceling Waivers or Declinations
535.81 Conditions
Employees who previously waived (or declined) insurance coverage may cancel a waiver (or declination) if the following conditions are met:

a. The date that the employee requests the insurance is at least 1 year after the effective date of the last waiver (or declination), and
b. The employee furnishes satisfactory medical evidence of insurability. For exceptions to the above conditions, refer to 535.9.

Note: Employees reinstated after a break in service of 180 days or more are eligible to complete a new SF 2817 election. This automatically cancels any previous election to waive coverage.

535.82 Procedures
To cancel a waiver or declination, the personnel services office completes SF 2822, Request for Insurance, Part A, and forwards it to the employee. The employee completes Part B and proceeds by following instructions printed on SF 2822. Any fee for medical examination and certification is paid by the employee. If the request for insurance is approved by OFEGLI, appropriate steps are taken to assure that (optional) life insurance deductions are withheld as required (see 535.832). If denied, a request for further consideration may be made to OFEGLI. Their decision is final and cannot be appealed.

535.83 Coverage After Cancellation of Waiver or Declination

535.831 Basic Insurance
To continue basic coverage after a cancellation of waiver or declination the following procedures apply:

a. Pay Status Requirement. Coverage is effective on the employee's first day in a pay status following the date of approval by OFEGLI as shown on SF 2822. If the employee is not at that time in a pay status, coverage becomes effective at the time the employee enters on duty the first day in a pay status.

b. Expiration of 31 Days. If, for any reason, the employee does not become insured within 31 days after OFEGLI approval, the authorization to cancel the waiver expires. The employee then repeats the procedure (if still eligible) by completing and filing another SF 2822.

c. Subsequent Cancellation. If, after cancellation of the waiver of basic insurance, the employee wishes to again cancel insurance coverage, a new waiver on SF 2817 is filed.

535.832 Optional Insurance
To continue optional coverage after a cancellation of waiver or declination the following procedures apply:

a. Filing Election. After approval by OFEGLI of an employee's request for cancellation of a declination of optional insurance, the employee has 31 days in which to complete SF 2817 electing optional insurance and to file it with the employing installation. The election (and optional insurance coverage) is effective at the time the employee enters on duty that first day in pay status on or after the day the election is received in the employing installation. Withholdings for optional insurance begin with that pay period.

b. Requirements. OFEGLI approval is revoked automatically, and the optional insurance does not become effective if the employee fails to submit an election or to meet the pay and duty status requirements within 31 days after the date of approval.
c. **Subsequent Declination.** If, after electing the optional insurance, the employee wishes to again decline, a new declination on SF 2817 is filed.

535.9 **Exceptions for Canceling a Declination of Optional Insurance**

535.91 **Life Status Changes**

An employee enrolled for basic insurance who has declined Option B — Additional and/or Option C — Family, may elect this coverage upon marriage, divorce, the spouse’s death, or the acquisition of an unmarried dependent child. Additionally, an employee who has in force at least one, but less than five, multiples of Option B coverage may also elect to increase the number of multiples of Option B coverage upon marriage, divorce, the spouse’s death, or the acquisition of an unmarried dependent child.

535.911 **Time Limitation**

Election must be filed with the employing office on SF 2817 during the 60-day period following the date of the event which permits the election. This 60-day time limit may be extended if the employee is not serving in a covered position on the day of the event, or if the individual separates from covered service prior to completion of the 60-day time limit. This extension of the time limit is limited to coincide with the 31-day time limit for electing insurance following employment in a covered position.

535.912 **Limitation on Coverage**

The number of multiples for Option B coverage that an employee may elect or add is limited as follows:

a. **Marriage** — One multiple for each additional family member (spouse, any unmarried dependent child) associated with the marriage.

b. **Acquisition of Child(ren)** — One multiple for each newly born, adopted, etc., unmarried dependent child added to employee’s family.

c. **Divorce or Death of Spouse** — One multiple for each unmarried, dependent child on date of event.

535.913 **Effective Date**

The effective date of coverage is the first day the employee actually enters on duty in a pay status on or after the day the election is received in the employing office.

535.914 **Proof Required**

Proof of the marriage or the acquisition of the eligible child must be submitted by the employee.

535.92 **Reinstatement Actions**

535.921 **Conditions**

A declination of optional insurance (all options) filed on or after April 1, 1981, is automatically cancelled at the time an employee is reinstated, regardless of the employee’s age, if the following conditions are met:

a. The employee was separated from the service for at least 180 days.

b. The employee files an affirmative election of optional insurance coverage. When an employee fails to file a new SF 2817 within 31 days
after reinstatement, it is determined that the employee has declined optional coverage.

**Note:** A previous declination of optional insurance, initiated on SF 176 prior to April 1, 1981, is automatically cancelled regardless of length of separation. All SF 176s were automatically cancelled effective April 1, 1981.

535.922 Effective Date
The effective date of coverage is the first day the employee actually enters on duty in a pay status on or after the day the election is received in the employing office.

536 Retirement
536.1 Requirements for Continuance
536.11 Basic Insurance
536.111 Eligibility
An employee who retires with an immediate annuity retains Basic Life Insurance (not accidental death and dismemberment) if all of the following requirements are met:

a. The employee retires from a position in which insured.
b. The employee does not convert to an individual policy when basic insurance as an employee would otherwise cease.
c. The employee retires on an immediate annuity, that is, one that begins to accrue no later than 1 month after the date the insurance would otherwise cease.
d. The employee has been insured under the FEGLI Program for the 5 years of service immediately preceding retirement or the full period(s) of service during which the Basic Life Insurance was available to the employee, if less than 5 years.

536.112 Election Requirement
An employee who meets the requirements for continuation of Basic Life Insurance coverage during retirement and desires to continue such coverage must complete SF 2818. On this form, the employee elects 75 percent, 50 percent, or no reduction in the amount of basic insurance coverage after attaining age 65.

536.12 Optional Insurance
Employees who retire retain optional life insurance (not accidental death and dismemberment) if they are eligible to continue basic insurance and have had optional insurance in force for no less than:

a. The 5 years of service immediately preceding the employee’s retirement.
b. The full period or periods of service during which the optional insurance was available to the employees. (For this purpose, April 14, 1968, is the earliest date on which Option A was available, and April 4, 1981, for Options B and C.)
536.2 Cost

536.21 Basic Insurance

536.211 Premiums
Effective with retirements beginning January 1, 1990, or later, payment of premiums by retirees is required to retain Basic Life Insurance coverage. Rates are based on the reduction option selected on SF 2818 at time of retirement. Rates are shown below and reduction options are detailed in 536.3.

<table>
<thead>
<tr>
<th>Election</th>
<th>Up to Age 65</th>
<th>After Age 65</th>
</tr>
</thead>
<tbody>
<tr>
<td>75% Reduction</td>
<td>$0.3358 per $1,000</td>
<td>No Cost</td>
</tr>
<tr>
<td>50% Reduction</td>
<td>$0.9258 per $1,000</td>
<td>$0.59 per $1,000</td>
</tr>
<tr>
<td>No Reduction</td>
<td>$2.3758 per $1,000</td>
<td>$2.04 per $1,000</td>
</tr>
</tbody>
</table>

536.212 Withholdings
The withholdings will begin at retirement and continue for the life of the annuity, or until the election is cancelled, or coverage is otherwise discontinued. The 50 percent or no reduction may be cancelled at any time. The amount of basic coverage is then computed as if the 75 percent reduction had been made. The retiree is not entitled to a refund of the premiums already paid.

536.22 Optional Insurance
Refer to 533.22 for cost of optional insurance coverage. Withholdings will be made from the annuity on a monthly basis and will continue through the month the retiree reaches age 65. No further withholdings are required after age 65 or retirement, whichever occurs later.

Note: For annuitants under the FERS, if the annuity is too low to cover the cost of life insurance, premiums may be paid by direct mail to OPM. OPM advises annuitants of insufficient annuity and allows them to make direct payments or decrease or cancel FEGLI coverage.

536.3 Reduction After Retirement

536.31 Basic Insurance

536.311 Seventy-Five Percent Reduction
Effective at the beginning of the second calendar month following the date of retirement or age 65, whichever is later, the insurance is reduced by 2 percent each month, with a maximum reduction of 75 percent of the amount of coverage in force at retirement.

536.312 Fifty Percent Reduction
Effective at the beginning of the second calendar month following the date of retirement or age 65, whichever is later, the insurance is reduced by 1 percent each month with a maximum reduction of 50 percent of the amount of coverage in force at retirement.

536.313 No Reduction
The entire amount of coverage in force at retirement will continue after reaching age 65 without any reduction.
536.32 Optional Insurance

536.321 Option A — Standard
Effective at the beginning of the second calendar month following the date of retirement or age 65, whichever is later, the insurance is reduced by 2 percent each month, with a maximum reduction of 75 percent or $7,500. The full 75 percent reduction will be reached in 37 months.

536.322 Option B — Additional and Option C — Family
Employees who retire on or after April 24, 1999, may choose to continue their Option B and/or Option C coverage without reduction into retirement. Employees may also elect how many of the Option B and C multiples they wish to continue into retirement. The monthly rates for Optional B and C Insurance in Retirement are shown as below:

<table>
<thead>
<tr>
<th>Your Age Group</th>
<th>Option B Per $1,000 Insurance</th>
<th>Option C Per Multiple</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Full Reduction</td>
<td>No Reduction</td>
</tr>
<tr>
<td>Under age 35</td>
<td>$0.065</td>
<td>$0.065</td>
</tr>
<tr>
<td>35 through 39</td>
<td>$0.087</td>
<td>$0.087</td>
</tr>
<tr>
<td>40 through 44</td>
<td>$0.130</td>
<td>$0.130</td>
</tr>
<tr>
<td>45 through 49</td>
<td>$0.217</td>
<td>$0.217</td>
</tr>
<tr>
<td>50 through 54</td>
<td>$0.325</td>
<td>$0.325</td>
</tr>
<tr>
<td>55 through 59</td>
<td>$0.672</td>
<td>$0.672</td>
</tr>
<tr>
<td>60 through 64</td>
<td>$1.517</td>
<td>$1.517</td>
</tr>
<tr>
<td>65 through 69</td>
<td>Free</td>
<td>$1.517</td>
</tr>
<tr>
<td>70 and over</td>
<td>Free</td>
<td>$1.517</td>
</tr>
</tbody>
</table>

If an employee chooses full reduction, effective at the beginning of the second calendar month following the date of retirement or age 65, whichever is later, the insurance is reduced by 2 percent each month for 50 months. At 12:00 p.m. on the day preceding the 50th reduction, the insurance will cease with no extension of coverage or right to convert.

536.4 Living Benefits
Annuitants with written documentation of a medical prognosis of terminal illness, indicating life expectancy that does not exceed 9 months, are eligible to elect a lump sum payment of life insurance equal to their Basic Life Insurance that would be in effect 9 months after the date OFEGLI receives a completed claim form. Premiums are discontinued from the monthly annuity. This option is not available for additional optional insurance elections.

Elections must be submitted to the OFEGLI on Form FE-8. This form is not available in local personnel services offices nor from OPM, and must be requested directly from OFEGLI by calling 800-633-4542.

536.5 Assignment of Life Insurance
Assignment means the annuitant gives up ownership of all life insurance elected under OFEGLI (except Option C — Family) with no option to rescind the decision. The annuitant no longer has the right to change beneficiaries or
reduce the amount of coverage. The assignee becomes the beneficiary and the annuitant continues to pay premiums as appropriate.

Assignments are usually made for one of the following reasons:

a. To comply with a court order for divorce.
b. For inheritance tax purposes.
c. To obtain cash before death.
d. To satisfy a debt.

Form RI 76-10 is required and may be obtained from the personnel services office.

537 Reemployed Annuitants

537.1 Coverage

537.11 Terminated by Reemployment

When insured annuitants are reemployed under conditions which terminate title to the annuity, the insurance carried as a retired employee is terminated without the right to convert. The employee, however, may acquire insurance provided the new employment is not a position that is excluded from coverage.

537.12 Retained During Reemployment

When insured annuitants are reemployed under conditions that do not terminate title to the annuity, they retain basic and any optional life insurance held as retired employees. A reemployed annuitant retains life insurance regardless of whether annuity is paid through the period of reemployment or payment of annuity is merely suspended. Life insurance is resumed at the same rate upon termination of the reemployment.

537.121 Suspended

If the annuitant, however, acquires new insurance coverage as a result of employment, i.e., appointment to a covered position (see 537.13), then his or her insurance coverage as a retired employee is suspended. The total amount of basic, standard optional, family optional, and, in some cases, additional insurance (see 537.132) held as a retiree is suspended on the day before the first day in a pay status under the appointment.

a. Reductions. While life insurance coverage is suspended, any reductions to it because of attaining, or having already attained, age 65 apply.

b. Death in Service. If the covered annuitant dies during reemployment, the suspended Basic Life Insurance (less applicable reductions) is automatically reinstated upon death in the amount necessary to assure that the basic insurance benefit paid is no less than the amount which would have been paid if the annuitant had not been reemployed. In the case of any optional coverage, suspended coverage is not reinstated upon death.
537.122 **Continued**
For annuitants reemployed in positions which exclude coverage, the insurance maintained as a retired employee is not suspended, but continues in force.

537.13 **Automatic Coverage**
Annuitants appointed to nonexcluded positions automatically acquire basic and optional insurance, except for additional optional (see 537.132), as an employee, on the first day in pay and duty status unless they file a waiver, or declination, or have an unrevoked declination of optional insurance on file during prior employment. The insurance acquired is the same as that held as an employee and includes full coverage, including applicable double indemnity and dismemberment benefits.

537.131 **Optional Withholdings**
Where optional life insurance withholdings are involved, the employing office must notify OPM by completing OPM Form 1482, *Agency Certification of Status of Reemployed Annuitant*. Upon notification, OPM will terminate the optional insurance withholdings from the monthly annuity. Withholdings will be made from the employee’s salary.

537.132 **Additional Optional Coverage**
Reemployed annuitants eligible for continued additional optional insurance (Option B) as retirees and as employees must elect either coverage.

a. **Election.** If the reemployed annuitant wishes to have the annuitant coverage continue, no action is required. However, if the coverage as an annuitant is to be suspended and the employee elects coverage acquired by reemployment, SF 2817 must be completed within 31 days after reemployment.

b. **Procedures.** Employee completes SF 2817 reconfirming coverage. Withholdings for coverage are made from salary. OPM Form 1482 is completed and forwarded to OPM, notifying that office of the effective date withholdings from salary began.

537.14 **Waiver and/or Declination of Coverage**

537.141 **Insurance Affected**
A declination or waiver filed by a reemployed annuitant applies to insurance as an employee and also to insurance as an annuitant.

537.142 **Effect**
The employing offices must make certain that a reemployed annuitant who wishes to file a waiver and/or declination understands the effect(s) of such action. Reemployed annuitants should not file a waiver and/or declination if they want the previously acquired insurance that they had as annuitants to continue.

537.143 **Exception**
One exception to this general rule applies to the decision of a reemployed annuitant to “cancel” additional optional insurance coverage available as an employee (see 537.132).
537.144 **Employing Office Procedures**
Whenever a declination or waiver is filed by a reemployed annuitant, the following procedures must be applied to assure that OPM records are noted regarding the waiver:

a. SF 2817 is completed by the reemployed annuitant showing a confirmation of those forms of coverage the annuitant wishes to retain.

b. The words “Reemployed Annuitant” and, if known, the retired employee’s Civil Service Annuitant (CSA) or CSI number are entered on all copies of SF 2817.

c. A photocopy of SF 2817 with a brief transmittal letter is sent to:
   
   INSURANCE SERVICES BRANCH  
   RETIREMENT AND INSURANCE GROUP  
   OFFICE OF PERSONNEL MANAGEMENT  
   1900 E ST NW  
   WASHINGTON DC 20415-0001

   SF 2817 is processed in the usual manner.

537.15 **Amount of Coverage**
The amount of a reemployed annuitant’s basic insurance coverage as an employee is based on the annual basic pay before reduction of pay by annuity allocable to the period of reemployment. The full amount of basic and optional insurance is acquired by the reemployed annuitant, even if the reemployed annuitant had attained age 65, and the amount of insurance coverage as an annuitant had already been reduced. Withholdings are made for optional insurance.

537.16 **Termination and Conversion**

537.161 **Termination Date**
Unless retained under 537.17, insurance acquired during reemployment terminates (subject to a 31-day temporary extension) on the date the reemployment terminates.

537.162 **Conversion Privilege**
Insurance acquired during reemployment may be converted only if the annuitant does not have insurance coverage as a retired employee. A reemployed annuitant who has insurance coverage (as a retired employee) which was suspended during the period of reemployment does not have the conversion privilege. The suspended insurance is reinstated as explained in 537.121.

537.17 **Continuance Upon Termination of Reemployment**

537.171 **Retention**
Upon the employee’s separation from reemployment, the life insurance which was acquired during reemployment (not accidental death and dismemberment) may be retained only if the reemployed annuitant:

a. Has completed the equivalent of at least 1 year of continuous full-time service which meets requirements for supplemental annuity, or has otherwise acquired a new retirement eligibility, and
b. Meets the eligibility requirements for continuance of insurance coverage set forth in 536.

537.172 Procedures
If the reemployed annuitant qualifies for a supplemental annuity, the employing office completes SF 2821. The words “Reemployed Annuitant” and the CSA or CSI number are typed under the name on SF 2821.

537.173 Adjustment
If the insurance acquired during reemployment is retained, it continues, subject to reduction at age 65, the same as for any other retired employee. At death, previous insurance as an employee, still in suspension, is automatically reinstated (see 537.121), to assure that the amount paid is not less than it would have been had the individual not been reemployed.

537.174 Withholdings
If withholdings for optional insurance were made from the reemployed annuitant’s pay and the period of reemployment was for less than 1 year, the OPM is notified when the reemployment terminates so that appropriate optional insurance withholdings are made from the annuity if withholdings were based on optional life insurance coverage retained from the employee’s actual retirement.

537.2 Benefits
537.21 Amounts/Conditions
In the case of a reemployed annuitant, benefits are payable in the same amounts and under the same conditions as for other employees. If the amount of the reemployment acquired insurance benefit is more than the amount of suspended life insurance, the greater amount is paid. The total of all insurance benefits paid after death, accidental or otherwise, is not less than the amount that would have been paid had the retired employee not been reemployed. As needed, the amount of insurance suspended upon reemployment is reinstated automatically upon the employee’s death in such amount as is necessary to make up the benefit payable.

537.22 Greater Amount Paid
If an annuitant is eligible to continue reemployed acquired life insurance after separation (see 537.17), the amount in force at time of the death is compared with the amount of any suspended life insurance at that time. The greater amount is paid as the death benefit.

Example 1:
Amount of Coverage: A reemployed annuitant has $12,000 of Basic Life Insurance as an employee and $12,000 accidental death and dismemberment insurance. The employee’s suspended Basic Life Insurance is $11,000.
Death Benefit: The death benefit payable is $12,000. If death is accidental, the death benefit payment is $24,000.
Example 2:

*Amount of Coverage:* A reemployed annuitant has $10,000 of Basic Life Insurance as an employee and $10,000 accidental death and dismemberment insurance. The employee’s suspended Basic Life Insurance is $11,000.

*Death Benefit:* $1,000 of the suspended benefit is reinstated, and $11,000 is paid in death benefits. If death is accidental, the death benefit payment is $20,000.

### 537.3 Designation of Beneficiary

#### 537.31 Designation in Effect

A designation of beneficiary covers all insurance under the group policy. Any designation previously filed as a retired employee remains in effect until changed or cancelled.

#### 537.32 Change of Beneficiary

##### 537.321 Employee

A reemployed annuitant may designate a beneficiary or change or cancel a designation by executing SF 2823, *Designation of Beneficiary*, with the employing office.

##### 537.322 Employing Office

A designation of beneficiary received by an employing office from a reemployed annuitant is not filed in the employee’s OPF but rather sent, for central filing, with other retired employee designations to:

- INSURANCE SERVICES BRANCH
- RETIREMENT AND INSURANCE GROUP
- OFFICE OF PERSONNEL MANAGEMENT
- 1900 E ST NW
- WASHINGTON DC 20415-0001

Type “Reemployed Annuitant” and the CSA or CSI number on the designated form; enter the date and the name of the person in the employing office who received the form.

### 538 Beneficiaries, Benefits Payable, Claims

#### 538.1 Beneficiaries

##### 538.11 No Named Beneficiary

#### 538.111 Order of Precedence

In the absence of SF 2823 or SF 54, insurance benefits payable upon the death of an insured employee or retired employee are paid to the survivors in the following order of precedence:

a. Widow or widower.

b. Child or children in equal shares with the share of any deceased child distributed in equal shares among the descendants of that child.

c. Parents in equal shares, or the entire amount to the surviving parent.

d. Executor or administrator of the estate.
e. Next of kin as determined under the laws of the state in which the insured was domiciled.

538.112 **Option C — Family**  
Option C — Family insurance in force on a spouse or child on the date of the family member’s death will be paid to the employee or former employee whose pay, annuity, or compensation is subject to the withholding for Option C — Family insurance coverage. In the event payment is not made prior to the death of the employee or former employee, Option C — Family insurance payment will be made to the person(s) eligible for the payment of the employee’s, or former employee’s, Basic Life Insurance.

538.113 **Designating Trusts**  
An insured individual may designate a person or institution as a trustee under the terms of a trust agreement to receive the proceeds of the life insurance benefit upon the insured’s death. The designation must include, at a minimum, the name of the trust, if any, the date of the document, the name(s) of the person(s) who signed the document, and the name and address to contact to identify the trustee.

538.12 **Specific Designation**  
538.121 **SF 2823**  
An employee who desires an order of precedence different from listing in 538.111, or who desires to name some person, firm, or other legal entity not listed in 538.111, files SF 2823 with the employing office.

538.122 **Contingent Provisions**  
Designations containing contingent provisions (such as “to John if he is living at home,” or “to John if he uses the money for educational purposes”) are not accepted by the employing office.

538.123 **Agency as Beneficiary**  
An agency of the federal or District of Columbia government cannot be named as a beneficiary.

538.124 **Procedures for Filing**  
The employing office:

a. Checks to determine that SF 2823 is properly signed, witnessed, and otherwise complete. (A witness is not eligible to receive payment as a beneficiary.)

b. Notes, in the space provided on SF 2823, the date that the form was received in the employing office, and the name of the person who received it.

c. Retains the original receipted SF 2823 and places it in the employee’s official personnel folder. For exceptions, refer to 537.32.

d. Returns the duplicate copy of the receipted SF 2823 to the employee.

538.13 **Employee Informed**  
538.131 **Previous Designation Invalid**  
At the time that an employee becomes insured, the employing office informs the employee that any designation of beneficiary previously filed is no longer valid and that another SF 2823 must be filed if the employee wishes to name
a beneficiary. The employee is also informed that filing a designation is advisable under the following circumstances:

a. An employee does not have and cannot easily obtain a certificate of marriage or evidence of death or divorce dissolving a prior marriage, and the employee wishes the life insurance benefit to be paid to the current spouse.

b. A change in family status has occurred without a corresponding change in designation of beneficiary.

538.132 Order of Precedence
The employing office makes it clear to the employee that the insurance death benefit (basic and any optional) is paid in the order shown in 538.111 unless a designation of beneficiary is filed. The designation of beneficiary applies to both the basic and optional insurance unless otherwise indicated.

538.14 Change or Cancellation
Employees may cancel or change their designation of beneficiary at any time without the knowledge or the consent of any previous beneficiary.

538.15 Automatic Cancellation
Designation of Beneficiary is cancelled automatically:

a. On the day a retired employee’s Civil Service annuity terminates unless the employee is entitled to continued insurance while receiving injury compensation benefits.

b. On the day an employee’s injury compensation benefits terminate or the employee is held able to return to work unless the employee is entitled to continued insurance as a retired employee.

c. 31 days after the employee ceases to be insured.

538.16 Retiring Employee Designations
Any valid designation on file at the time insured employees retire remains valid as long as the retiring employees retain insurance as retired employees unless they change the designation or cancel it. If there is no designation on file, retiring employees are informed of their right to file SF 2823 with OPM.

538.17 Reemployed Annuitant
See 537.3.

538.18 Designation While Receiving OWCP Benefits
Any valid designation on file at the time insured employees apply for continued insurance coverage while receiving OWCP benefits and unable to return to duty, remains valid. The employees may change or cancel the designation as long as they retain insurance while receiving compensation and are unable to return to duty. If there is no designation on file, the employee is informed of the right to file SF 2823 with OPM.

538.2 Benefits Payable

538.21 Amount
The death benefit is payable regardless of the cause of death and is always the amount that the employee is insured for on the date death occurs.
Employees cannot have more than one amount of basic (and optional) insurance in force on their life at any one time.

538.22 **Accidental Dismemberment**

538.221 **Single Accident**
If, as a result of a single accident, an employee sustains more than one of the losses cited in 532.215, no more than the amount for which the employee is insured is payable.

538.222 **Multiple Accidents**
There is no limitation on the number of times a benefit is payable for accidental losses resulting from different accidents.

*Example:* An employee is paid for the accidental loss of sight in one eye. Later, as a result of another accident, the employee loses both hands and is paid the full benefit for the second loss.

538.23 **Accidental Death**
Accidental death is death resulting from bodily injuries incurred solely through violent, external, and accidental means within 90 days after the date the accident occurred. The accidental death benefit is payable in addition to the regular death benefit. The amount payable is the amount that the employee is insured for on the date that the accident resulting in death occurs.

538.24 **Accidental Dismemberment and Accidental Death**
If, as a result of a single accident, both an accidental dismemberment benefit and an accidental death benefit become payable, the accidental death benefit is no more than the difference between the insurance in force and the amount already paid as a dismemberment benefit.

538.25 **Death During Thirty-One-Day Extension of Group Life Insurance**
For an employee who, after separation (but within the 31-day extension period during which group life insurance protection is extended), converts insurance and then dies, the benefit payable is the amount of group life insurance less any amount paid under the converted individual policy.

538.3 **Claims**

538.31 **Death of Insured Employee**

538.311 **Contacting Persons Entitled to Benefits**
Upon death or dismemberment of an insured employee, the employing office (a) contacts the persons entitled to benefits, (b) assists in filing the claim, and (c) determines that required forms and documents are properly completed and forwarded to OFEGLI.

538.312 **SF 2821**
Proper completion of SF 2821 includes the following:

a. Installation heads certify SF 2821, *Agency Certification of Insurance Status,* promptly and accurately. Particular attention is given to ensuring that basic pay, as shown in Item 8, is accurate and does not contain overtime pay, holiday pay, etc.

b. Upon death of an employee, the employing office is required to immediately prepare SF 2821. The duplicate copy is forwarded to the
Retirement Branch, Eagan Accounting Service Center, for certification that the basic pay in Item 8 is correct. After proper certification, the employing office will forward the certified copy to OFEGLI. The original copy of SF 2821 is to be forwarded to OFEGLI with FE 6, Claim for Death Benefits (Federal Employees’ Group Life Insurance), and the death certificate. If no claim is filed, the original copy of SF 2821 is filed in the OPF. It will be forwarded to OFEGLI only upon request.

538.32 **Death of Reemployed Annuitant**

538.321 **Addressing Claims**

If an insured reemployed annuitant dies during the period of reemployment, the claim for death benefits is filed through the:

INSURANCE SERVICES BRANCH
RETIREMENT AND INSURANCE GROUP
OFFICE OF PERSONNEL MANAGEMENT
1900 E ST NW
WASHINGTON DC 20415-0001

and not directly with the OFEGLI. A claim from a reemployed annuitant for accidental dismemberment benefits is sent directly to the OFEGLI in New York.

538.322 **SF 2821**

In completing SF 2821:

a. Employing offices (1) show annual basic pay for insurance purposes (not reduced by annuity allocable to the period of reemployment), (2) enter the words “Reemployed Annuitant”, and (3) enter the CSA or CSI number under the deceased person’s name.

b. Installation heads (or designees) certify each SF 2821 for accuracy and ensure that annual basic pay in Item 8 is correct, and excludes overtime pay, holiday pay, etc.

538.33 **Requirements for Filing**

Benefits are payable only upon submission of:

a. A claim (FE 6, FE 6-Dep, or FE 7), and

b. Satisfactory proof of loss (death certificate, physician’s statement, or similar proof), and

c. A completed SF 2821, Agency Certification of Insurance Status, by the employing office.

538.34 **Forms Used**

538.341 **Death Benefits**

Claims for death benefits, including accidental death, are filed on Form FE 6, Claim for Death Benefits. Claims for benefits in the death of an insured family member are filed on FE 6-Dep, Statement of Claim.

538.342 **Accidental Dismemberment**

Claims for accidental dismemberment are filed on Form FE 7, Claim for Accidental Dismemberment. Form FE 7 is not supplied in quantity by OPM, but only by individual request on an as-needed basis. The form is not
available from the material distribution center. All requests should be made to:

    OFFICE OF FEDERAL EMPLOYEES' GROUP LIFE INSURANCE
    200 PARK AVENUE
    NEW YORK NY 10166-0188

538.35 Time Limits for Filing Accidental Death or Dismemberment Claims
In cases of accidental death or dismemberment, a written notice is sent to OFEGLI within 20 days of the accident. A claim for accidental death or dismemberment benefits, with proof of loss, is submitted within 90 days. If it is not possible to give the required notice and to file claim within the time periods specified, the notice and claims are submitted as soon as reasonably possible, together with satisfactory explanation for the delay.

538.36 Settlement
Claims for benefits are adjudicated and paid by OFEGLI. The claimant may elect payment of benefits in:
   a. Lump-sum payment, or
   b. Monthly or annual installments.

539 Insurance Forms

539.1 Filing
539.11 SF 2817, Life Insurance Election (FEGLI)
File PART 1 of SF 2817 in the employee’s OPF and destroy PART 2 after personnel action has been processed and verified. PART 3 is the employee’s copy.

539.12 SF 2821, Agency Certification of Insurance Status
File 1 copy (PART 3). The original (PART 1) is forwarded either to OPM or OFEGLI depending upon the type of employee separation. If the employee is not eligible to continue coverage, the original (PART 1) and duplicate (PART 2) are given to the employee.

539.13 SF 2823, Designation of Beneficiary
File the original and give the employee a duplicate. All prior designations are retained in employee’s OPF. Upon the employee’s retirement, all SF 2823 and SF 54 forms are removed from the official personnel folder and forwarded to OPM.

539.14 SF 2822, Request for Insurance
Notify the employee of OFEGLI’s decision and file the form returned by the OFEGLI (SF 2822) in the employee’s official personnel folder.

539.2 Privacy Act Considerations
539.21 Handling and Disclosing Information
Life insurance records contain information about individuals. As such, they are handled and disclosed only in accordance with the Privacy Act and implementing instructions.
539.22 **Records Maintenance**
An individual’s life insurance records and related correspondence are maintained within the Postal Service in one of two ways: either in the personnel area as part of the privacy system entitled USPS 120.070, Personnel Records — General Personnel Folders (Official Personnel Folders and Records Related Thereto) or in the Eagan ASC as part of the privacy system entitled USPS 050.020, Finance Records — Payroll System. Employees making formal privacy requests specifically for access to or update of these records direct their requests to the head of the installation where employed. Retired employees direct their requests to OPM.

539.23 **Employee Retires**
When an employee retires, copies of life insurance records are sent to OPM. Retired employees making privacy requests specifically for OPM records direct their requests to the:

RETIREMENT OPERATIONS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 45
BOYERS PA 16017-0045

540 **Injury Compensation Program**

541 **Overview**

541.1 **Background**

541.11 **Law**
Under the provisions of the Postal Reorganization Act, 39 U.S.C. 1005 (c), all employees of the United States Postal Service are covered by the Federal Employees’ Compensation Act (FECA), 5 U.S.C. 81.

541.12 **Administration**
FECA is administered by the Office of Workers’ Compensation Programs (OWCP), United States Department of Labor. OWCP determines whether the employee, or a survivor of the employee, is entitled to benefits under FECA. The director of OWCP and his or her designee have the exclusive authority to administer, interpret, and enforce the provisions of the Act.

541.13 **Coverage**

541.131 **Disability**
FECA provides that employees who suffer job-related disabilities are entitled to:

a. Continuation of pay (COP) for the period of the disability, up to a maximum of 45 calendar days, for a traumatic job-related injury (see 541.2d).

b. Compensation for wages lost as a result of job-related injury or disease or illness.
c. Medical care for disability due to:
   (1) Personal injuries sustained while in the performance of duty.
   (2) Diseases proximately caused, aggravated, or accelerated by postal employment.

d. Vocational rehabilitation.

---

541.132 Death
FECA provides for payment of monetary compensation to specified survivors of an employee whose death results from a work-related injury or occupational disease or illness and payment of certain burial expenses subject to the provisions of 5 U.S.C. 8134.

541.133 Schedule Awards
Compensation is provided for the permanent loss, or loss of use, of each of certain members, organs, and functions of the body.

541.14 Privacy Act
Injury compensation records are maintained by the Postal Service within the privacy system of records identified as USPS 120.098 (OWCP Record Copies).

541.2 Definitions
Except where the content clearly indicates otherwise, the following definitions apply:

a. Benefits or compensation — any of the following:
   (1) Money paid to claimants by OWCP because of loss of wages or earning ability.
   (2) Money paid in the form of schedule awards (e.g., loss of finger).
   (3) Money paid as reimbursement for medical diagnostic and treatment services supplied under FECA.
   (4) Money paid as reimbursement for the replacement or repair of medical braces, artificial limbs, and other prosthetic devices, and for time lost while such devices or appliances are being replaced or repaired. However, a claim is not appropriate for the replacement or repair of eyeglasses and hearing aids except as provided in 541.2h.
   (5) Money paid to specified survivors of employees whose death is job-related.
   (6) Certain payments to individuals who are participating in an approved vocational rehabilitation program.

b. Claim — an assertion, in writing, of an individual’s entitlement to benefits under FECA. This claim must be submitted on a form as required by 542. A claim may be filed for a traumatic injury, an occupational disease or illness, or death.

c. Claimant — an individual whose claim for benefits and/or compensation has been filed in accordance with FECA and the provisions of 542.
d. *Continuation of pay (COP)* — continuation of the employee’s regular pay for a period of 45 calendar days. The first COP day is the first day disability begins following the date of injury (except where the injury occurs before the beginning of the work day or shift, in which case the date of injury is charged to COP). COP can be received only if the disability begins within 45 days of the date of the injury or within 45 days from the date the employee first returns to work following the initial period of disability. Examples are as follows:

(1) If an employee is called in ahead of the employee’s scheduled tour, is injured during the call-in period, and is unable to continue to work due to the injury, the 45-calendar-day period begins at the start of the scheduled tour.

(2) If an employee is injured during the scheduled tour and is unable to work due to the injury, the 45-calendar-day period begins on the next calendar day.

(3) If an employee works only a portion of a day or tour (other than the day or tour when the injury occurred), that day or tour is counted as 1 calendar day toward the 45-day period.

e. *Control office* — a unit staffed with an Injury Compensation manager and human resources specialists responsible for injury compensation program administration.

f. *Control officer* — the Injury Compensation manager who heads the control office and manages the administration of the injury compensation program within a performance cluster.

g. *Control point* — an individual who is designated by the district manager and/or installation head to coordinate claim management activity with the control office and is one of the following:

(1) A human resources specialist if an injury compensation unit is available and staffed.

(2) The postal physician or occupational health nurse administrator if an occupational health services office is available and staffed.

(3) An appropriate designated supervisor (full-time or collateral duty).

h. *Injury* — a traumatic injury (see 541.2r) or an occupational disease or illness (see 541.2j), including damage to or destruction of medical braces, artificial limbs, and other prosthetic devices. The term does not include the damage or destruction of eyeglasses and hearing aids, unless the damage or destruction is a direct result of a personal job-related injury requiring medical services.

i. *Monthly pay* — the greatest of the following:

(1) Monthly pay at the time of injury.

(2) Monthly pay at the time disability begins.

(3) Monthly pay at the time compensable disability recurs if the recurrence begins more than 6 months after the injured employee resumes full-time employment with the Postal Service or other government agency.
j. **Occupational disease or illness** — an illness or disease produced by one of the following:
   (1) Systemic infections.
   (2) Continued or repeated stress or strain.
   (3) Exposure to toxins, poisons, fumes, etc.
   (4) Other continued and repeated exposure to conditions of the work environment over a longer period of time than a single day or work shift.

k. **Occupational health nurse administrator** — a career postal or contract occupational health nurse who, at the district level, is responsible for the oversight and management of the medical and occupational health services.

l. **Official supervisor** — an individual who is responsible for the supervision, direction, or management of employees.

m. **Physician** — any surgeon, podiatrist, dentist, clinical psychologist, optometrist, chiropractor, or osteopathic practitioner used within the scope of his or her practice as defined by state law. Exceptions are as follows:
   (1) Chiropractors are included only to the extent that their reimbursable services are limited to treatment to correct a spinal subluxation as demonstrated by X ray to exist.
   
   **Note:** “Subluxation as demonstrated by X ray to exist” must appear in the chiropractor’s report for OWCP to consider payment of a chiropractor’s bill. Also, a chiropractor may provide physical therapy under the direction of a physician.
   
   (2) Clinical psychologists serve as physicians within the scope of practice as defined by state law. Unless the state law allows clinical psychologists to treat physical conditions, a clinical psychologist may not serve as a physician when a condition includes a physical component.
   
   (3) **Naturopaths, faith healers, and other practitioners of the healing arts** are not recognized as physicians within the meaning of FECA.

n. **OWCP** — the Office of Workers’ Compensation Programs, Employment Standards Administration, of the Department of Labor.

o. **Postal physician** — a Postal Service physician, medical designee, or contract physician.

p. **Recurrence of disability** — an employee’s inability to work, after return to work, that is caused by a spontaneous change in the employee’s medical condition and is related to a previous injury or illness without intervening injury or new exposure.

q. **Recurrence of medical condition** — a documented need for further medical treatment after release from treatment for the accepted condition or injury when there is no work stoppage.
r. **Traumatic injury** — a condition of the body caused by external force, including stress or strain. The injury:

1. Must be identifiable as to time and place of occurrence and member or function of the body affected.
2. Must be caused by a specific event or incident, or series of events or incidents, within a single day or work shift.

### 541.3 Forms

Each installation head/Health & Resource Management office must maintain an adequate supply of the following basic forms, which are needed for recording and reporting injuries.

<table>
<thead>
<tr>
<th>Form</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>CA-1</td>
<td>Federal Employee’s Notice of Traumatic Injury and Claim for Continuation of Pay/Compensation</td>
</tr>
<tr>
<td>CA-2</td>
<td>Notice of Occupational Disease and Claim for Compensation</td>
</tr>
<tr>
<td>CA-2a</td>
<td>Notice of Recurrence</td>
</tr>
<tr>
<td>CA-5</td>
<td>Claim for Compensation by Widow, Widower, and/or Children</td>
</tr>
<tr>
<td>CA-5b</td>
<td>Claim for Compensation by Parents, Brothers, Sisters, Grandparents, or Grandchildren</td>
</tr>
<tr>
<td>CA-6</td>
<td>Official Superior’s Report of Employee’s Death</td>
</tr>
<tr>
<td>CA-7</td>
<td>Claim for Compensation</td>
</tr>
<tr>
<td>CA-7a</td>
<td>Time Analysis Form</td>
</tr>
<tr>
<td>CA-7b</td>
<td>Leave Buy-Back (LBB) Worksheet/Certification and Election</td>
</tr>
<tr>
<td>CA-10</td>
<td>What a Federal Employee Should Do When Injured at Work</td>
</tr>
<tr>
<td>CA-16</td>
<td>Authorization for Examination and/or Treatment</td>
</tr>
<tr>
<td>CA-17</td>
<td>Duty Status Report</td>
</tr>
<tr>
<td>CA-20</td>
<td>Attending Physician’s Report</td>
</tr>
<tr>
<td>CA-35A</td>
<td>Evidence Required in Support of a Claim for Occupational Disease</td>
</tr>
<tr>
<td>CA-35B</td>
<td>Evidence Required in Support of a Claim for Work-Related Hearing Loss</td>
</tr>
<tr>
<td>CA-35C</td>
<td>Evidence Required in Support of a Claim for Asbestos-Related Illness</td>
</tr>
<tr>
<td>CA-35D</td>
<td>Evidence Required in Support of a Claim for Work-Related Coronary/Vascular Condition</td>
</tr>
<tr>
<td>CA-35E</td>
<td>Evidence Required in Support of a Claim for Work-Related Skin Disease</td>
</tr>
<tr>
<td>CA-35F</td>
<td>Evidence Required in Support of a Claim for Work-Related Pulmonary Illness (not asbestosis)</td>
</tr>
<tr>
<td>CA-35G</td>
<td>Evidence Required in Support of a Claim for Work-Related Psychiatric Illness</td>
</tr>
<tr>
<td>CA-35H</td>
<td>Evidence Required in Support of a Claim for Carpal Tunnel Syndrome</td>
</tr>
<tr>
<td>HCFA-1500</td>
<td>Health Insurance Claim Form</td>
</tr>
<tr>
<td>OWCP-915</td>
<td>Claim For Medical Reimbursement</td>
</tr>
<tr>
<td>PUB WHD 1420</td>
<td>Employee Rights and Responsibilities Under the Family and Medical Leave Act</td>
</tr>
<tr>
<td>PS Form 2488</td>
<td>Authorization for Medical Report</td>
</tr>
<tr>
<td>PS Form 2573</td>
<td>Request — OWCP Claim Status</td>
</tr>
</tbody>
</table>

### 542 FECA Claim Requirements

#### 542.1 Employee Claims for Injury or Illness

#### 542.11 Traumatic Injury

##### 542.111 Notice

The notice of traumatic injury is given on Form CA-1.

##### 542.112 Time Limit

FECA requires that written notice of a traumatic injury be given by the employee, or person acting on behalf of the employee, within 3 years of the injury. However, failure to give notice on Form CA-1 within 30 calendar days from the date the injury occurred will result in a loss of entitlement to COP.
and may also result in a loss of compensation rights if the claim for compensation is not filed within 3 years. In order to protect their own interests and to ensure an uninterrupted income, employees should give notice or have someone give notice on their behalf, immediately after the traumatic injury occurs.

### 542.12 Occupational Disease or Illness

#### 542.121 Notice

The notice of occupational disease or illness is given on Form CA-2.

#### 542.122 Time Limit

FECA specifies that notice be given by the employee, or person acting on behalf of the employee, within 3 years of the onset of the condition. In cases of latent disability, the time for filing the claim does not begin to run until the employee has a compensable disability and is aware, or reasonably should be aware of the causal relationship between the disability and the employment. Failure to give notice within this time period may result in a loss of compensation rights. If the claim is not filed within 3 years, compensation may still be allowed if notice of injury was given within 30 days or the employer had actual knowledge of the injury or death within 30 days after occurrence. This knowledge may be evidenced by written records or verbal notification.

*Note:* Continuation of regular pay is not applicable in instances of occupational disease or illness.

### 542.13 Recurrence

#### 542.131 Notice

The notice of recurrence is given on Form CA-2a.

#### 542.132 Time Limit

A specific time limit for giving the notice of recurrence is not specified by FECA. The recurrence should be reported by the employee if it causes the employee to lose time from work and incur a wage loss or if the employee experiences a renewed need for treatment after previously being released from care.

### 542.14 Survivor Claim for Death Benefits

#### 542.141 Claim

A claim for compensation benefits by a survivor of an employee whose death was related to a job-related injury or illness is made on Form CA-5 or Form CA-5b by the survivors or person acting on behalf of the survivors. The form is given to the control office. The survivors may also submit the completed Form CA-5 or CA-5b directly to OWCP.

#### 542.142 Time Limit

A claim for death benefits must be filed within 3 years of the death. The filing of a notice of injury or occupational disease will satisfy the time requirements for a death claim as a result of the same injury or disease. In the case of death due to latent disability, the time for filing does not begin until the survivors are aware, or reasonably should be aware, of the causal relationship between the death and factors of the employee’s postal employment.
Evidence Required

General

Forms CA-1, CA-2, CA-2a, CA-5, and CA-5b describe the evidence required. The evidence submitted must be reliable, probative, and substantial. The employee is responsible for establishing that five requirements have been met for a claim to be accepted. The five requirements are:

a. The claim was filed within the time limits specified by FECA.
b. The injured person was, at the time of injury, an employee of the United States as defined in 5 U.S.C. 8101.
c. The fact that an injury, disease, or death occurred.
d. The injury, disease, or death occurred while the employee was in the performance of duty.
e. The medical condition for which benefits are claimed is causally related to the claimed injury, disease, or death.

Medical Reports

The employee is responsible for submitting a medical report from the attending physician. (See 545.5 and 545.51 for requirements of medical reports and rules governing submission to OWCP.)

Disability

The employee must submit medical evidence to substantiate any claimed disability.

In COP cases, the employee must ensure the following:

a. That medical evidence supporting disability resulting from the claimed traumatic injury, including a statement as to when the employee can return to his or her date-of-injury job, is provided to the control office or control point within 10 calendar days after the claim for COP is filed.
b. That the treating physician specifies work limitations and provides them to the control office or control point and representatives of OWCP.

Penalties

Penalty for False Statement

Any employee, supervisor, or representative who knowingly makes a false statement with respect to a claim under FECA may be subject to a fine of not more than $10,000 or 5 years in prison, or both.

Penalty for False Claim

Any employee, supervisor, or representative who, with respect to a claim under FECA, enters into any agreement to obtain the payment or allowance of any false or fraudulent claim may be subject to a fine of not more than $10,000 or 10 years in prison, or both.

Penalty for Refusal to Process Claim

Any employee or supervisor responsible for making reports in connection with an injury who willfully fails, neglects, or refuses to do so; induces, compels, or directs an injured employee to forego filing a claim; or willfully
retains any notice, report, or paper required in connection with an injury may be subject to a fine of not more than $500 or 1 year in prison, or both.

542.34 Loss of Benefits for Beneficiary Who Defrauds the Government
A beneficiary who pleads guilty or is found guilty of federal or state criminal charges of defrauding the federal government in connection with a claim for benefits is barred from entitlement to all future benefits for any injury occurring on or before the date of guilty plea or verdict. The effective date of termination of benefits is the date the guilty plea is accepted or the date a verdict of guilty is found after trial.

543 Employee Rights

543.1 Waiver of Compensation Rights
No employer or other person may require an employee or other claimant to enter into any agreement, either before or after an injury or death, to waive his or her right to claim compensation under FECA. No waiver of compensation rights shall be valid.

543.2 Withdrawal of Claim
An employee may withdraw his or her claim (but not the notice of injury) by so requesting in writing to OWCP at any time before OWCP determines eligibility for benefits. Any COP granted to an employee after a claim is withdrawn must be charged to sick or annual leave or considered an overpayment of pay at the employee’s option.

543.3 Medical Care
FECA guarantees the employee the right to an initial choice of physician. The employee is entitled to receive all medical services, appliances, or supplies that a qualified physician prescribes and OWCP determines necessary to treat the injury. For continued payment of medical expenses by OWCP, a change of the employee’s initial choice of physician is permitted only with OWCP approval. Referrals for further examination, testing, or medical care by the physician designated on the Form CA-16 are covered. (See 545.4 for implementing medical care.)

543.4 Continuation of Regular Pay or Leave for Disabling Injuries
If the injury is disabling, an eligible employee may elect to have regular pay continued for up to 45 calendar days or to use annual leave or sick leave. (See 545.72 for explanation of eligibility for COP.)

543.41 Continuation of Regular Pay
For most employees who sustain a traumatic injury, FECA provides that the employer must continue the employee’s regular pay during any periods of resulting disability up to a maximum of 45 calendar days (see 545.72 for explanation of eligibility for COP). Such pay is subject to taxes and all other usual payroll deductions. If an employee elects COP and the claim is subsequently denied, any COP granted to the employee must be charged to sick or annual leave or considered an overpayment of pay at the employee’s option (see 437).
Sick or Annual Leave

The following provisions apply:

a. The use of annual or sick leave does not extend the 45-calendar-day COP period, which begins with the first period of time lost after the day or shift of injury.

b. Leave is limited to the amount that the employee has accrued.

c. An employee may subsequently request COP in lieu of previously requested sick and/or annual leave, subject to leave carryover provisions. However, such a request must be made within 1 year of the date that leave is used, or within 1 year of the date OWCP approves the claim, whichever is later.

d. An employee who elects to use sick or annual leave during the 45-day period in which COP is available is not entitled to buy back that leave with later compensation payments.

e. Pay that is attributable to the leave period is subject to taxes and other usual payroll deductions.

f. An employee may use sick or annual leave after the COP period expires or during a period of disability due to an occupational disease or illness. In such cases, the employee may be entitled to buy back the leave with compensation payments (see 512.923 and 545.84). The buy-back must be initiated within 1 year of the return, or within 1 year of the date OWCP approves the claim, whichever is later. Only employees who are on the rolls of the Postal Service may buy back leave.

Reporting Procedures

Responsibilities

Immediate Supervisor Responsibility

General

When a notice of traumatic injury or occupational disease is filed, the immediate supervisor is responsible for doing the following:

a. Immediately ensuring that appropriate medical care is provided.

b. Providing the employee a Form CA-1 or a Form CA-2.

c. Completing the receipt attached to Form CA-1 or CA-2 and giving the receipt to the employee or the employee’s representative.

d. Investigating all reported job-related injuries and/or illnesses.

e. Immediately notifying the control office or control point of an injury, disease, or illness.

f. Prompt completion and forwarding of Form CA-1 or CA-2 to the control office or control point on the same day it is received from the employee.
544.112 Traumatic Injuries
In case of a traumatic injury, the supervisor must advise the employee of the following:

a. The right to select a physician of choice.

b. If the injury is disabling, the right to either of the following:
   (1) To elect COP for up to 45 calendar days.
   (2) To use annual or sick leave. An employee may subsequently request COP (subject to leave carryover provisions) in lieu of previously requested sick and/or annual leave, but such a request must be made within 1 year of the date the leave was used, or within 1 year of the date of OWCP’s approval of the claim, whichever is later.

544.12 Control Office or Control Point Responsibility
The control office or control point is responsible for completing Forms CA-16 and CA-17 (see 545.21 and 545.53). Control office and control point supervisors are responsible for reviewing all claims for accuracy and completeness and for forwarding claims and related documents to OWCP within prescribed FECA time frames. Control points at major postal installations may be given authority by the control office to manage and submit claims directly to OWCP. The control office or control point must advise the employee whether COP will be controverted and whether pay will be interrupted. The control office must provide the employee a copy of the completed CA-1 or CA-2 and all correspondence between the Postal Service and the treating physician.

544.2 Criteria and Time Limits
544.21 Traumatic Injury and Occupational Disease or Illness
544.211 Report Criteria
Completed forms are sent to OWCP when the injury or disease is likely to result in any of the following:

a. A medical charge against OWCP.

b. Disability for work or assignment to limited duty beyond the day or shift the injury occurs.

c. The need for more than two appointments for medical examination and/or treatment on separate days resulting in time lost from work.

d. Future disability.

e. Permanent impairment.

f. Continuation of pay.

Exception: If none of the above conditions is evident, Form CA-1 or Form CA-2 must be filed in the employee’s medical folder instead of being sent to OWCP.

544.212 Time Limit
The control office or control point submits to the appropriate OWCP district office within 10 working days after it is received from the employee:

a. Completed Form CA-1 or Form CA-2.
b. Any other information or documents that have some bearing on the claim.

544.22 **Recurrence of Injury**

544.221 **Report Criteria**
A recurrence should be reported on Form CA-2a if it causes the employee to lose time from work and incur a wage loss, or if the employee experiences a renewed need for treatment after previously being released from care.

544.222 **Time Limit**
The notice of recurrence should be submitted promptly to OWCP.

544.23 **Death**

544.231 **Report Criteria**
The notice of death is given on Form CA-6.
The control office must furnish Form CA-5 and/or Form CA-5b to all survivors who may have entitlement to compensation for death of an employee.

544.232 **Time Limit**
The control office immediately reports the death to OWCP by telephone call, telegram, facsimile (fax), or electronic mail. As soon as possible, but no later than 10 working days after receipt of knowledge of death, the reporting official completes and sends to OWCP a Form CA-6. Form CA-5 and Form CA-5b must be promptly forwarded to OWCP upon receipt.

544.24 **PCES Claims**
A copy of any forms and correspondence related to claims that are submitted by PCES executives must be sent to the manager of Corporate Personnel Management at Headquarters.

545 **Control Office or Control Point Claim Management Responsibility**

545.1 **General**

545.11 **Claim Management Relationships**
Injury compensation claims must always be managed by control offices at management levels above that of the injured employee.

Designated control office and control point claim management relationships are as follows:

<table>
<thead>
<tr>
<th>Employee</th>
<th>Control Office or Control Point Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Craft supervisor</td>
<td>Installation or district</td>
</tr>
<tr>
<td>Postmaster (associate office)</td>
<td>District</td>
</tr>
<tr>
<td>PCES postmaster; district or plant manager; district Safety and Health manager; and all full-time and collateral injury compensation personnel</td>
<td>Area injury compensation analyst</td>
</tr>
<tr>
<td>Area vice president; area Human Resources manager; and area injury compensation analyst</td>
<td>Headquarters</td>
</tr>
</tbody>
</table>
545.12 Establishing Control Office and Control Points
The district manager establishes a control office to handle injury compensation program administration.

At installations where there is no injury compensation control office, the district manager or installation head designates an appropriate control point individuals responsible for coordination of injury compensation activities with the injury compensation control office. (See 541.2g for instructions on designating a control point.)

Control offices ensure that control point personnel are properly trained to review cases. Control point personnel must not, under any circumstances or for any reason, delay timely submission of reports or claim forms to the control office. Human resources specialists serving as control points at major installations may be given authority by the control office to manage and submit claims directly to OWCP.

545.2 Authorizing Examination and/or Treatment With Form CA-16

545.21 Traumatic Injury
When an employee sustains a work-related traumatic injury that requires medical examination, medical treatment, or both, the control office or control point must authorize such examination and/or treatment by issuing a Form CA-16. Form CA-16 is used for all traumatic injuries requiring medical attention. The control office or control point must advise the employee of the right to an initial choice of physician (see 543.3). The control office or control point must promptly authorize medical treatment by issuing the employee a properly executed Form CA-16 within 4 hours of the claimed injury. If the control office or control point gives verbal authorization for care, Form CA-16 should be issued within 48 hours. The control office or control point is not required to issue a Form CA-16 more than one week after the occurrence of the claimed injury.

Exception: Issuance of Form CA-16 is not required for job-related first aid injuries where initial medical care is provided by either a postal physician or a contract physician and the employee voluntarily accepts this care (see 545.43).

545.22 Occupational Disease or Illness
In cases of occupational disease or illness, the control office or control point contacts OWCP district office for instructions if treatment authorization is requested by the employee.

545.23 Exposure to Workplace Hazards
Simple exposure to a workplace hazard, such as an infectious agent, does not necessarily constitute a work-related injury entitling an employee to medical treatment under FECA. The control office or control point should not use a Form CA-16 to authorize medical testing for an employee who has merely been exposed to a workplace hazard unless the employee has sustained an identifiable injury or medical condition as a result of that exposure.
545.24 **Preventive Treatment**

FECA does not authorize payment for preventive measures such as vaccines and inoculations. However, OWCP can authorize treatment for the following conditions:

a. Complications from preventive measures that are provided or sponsored by the agency, such as an adverse reaction to prophylactic immunization.

b. Actual or probable exposure to a known contaminant due to an injury, thereby requiring disease-specific measures against infection. Examples include the provision of tetanus antitoxin or booster toxoid injections for puncture wounds; administration of rabies vaccine for a bite from a rabid or potentially rabid animal; or appropriate measures where exposure to human immunodeficiency virus (HIV) has occurred.

c. Conversion of tuberculin reaction from negative to positive following exposure to tuberculosis in the performance of duty. In this situation, the appropriate therapy may be authorized.

d. Where injury to one eye has resulted in loss of vision, periodic examination of the uninjured eye to detect possible sympathetic involvement of the uninjured eye at an early stage.

545.3 **Return to Work Responsibility**

545.31 **Control Office or Control Point Responsibility**

Upon authorization of medical care, the control office or control point advises the employee, in writing, of the obligation to return to work as soon as possible. The term *return to work* refers to work in the employee’s bid assignment or work in other locations and positions. Notification to the employee must include the following:

a. If a specific alternative position is available, the control office or control point must advise the employee in writing of the specific duties and physical requirements of the position.

b. If no specific alternative position is necessary, the control office or control point should advise the employee of any change the agency can make to the employee’s permanent assignment to accommodate the employee’s limitations due to the injury.

545.32 **Suitable Work**

To be considered suitable by OWCP, the job offer must include the following:

a. A description of the duties of the position.

b. A description of the specific physical requirements of the position and any special demands of the workload or unusual working conditions.

c. The organizational and geographical location of the job.

d. The effective date of the position.

e. The date the employee must accept or refuse the job offer.

f. Pay rate information for the offered position.

The job offer may be made verbally, as long as a written job offer is provided to the employee within 2 business days of the verbal job offer.
545.33 **Employee Responsibility**

The employee is responsible for the following:

a. Ensuring that the treating physician specifies work limitations and provides them to the control office or control point.

b. Providing the treating physician with a description of any specific alternative positions offered.

c. Ensuring a prompt response from the treating physician with an opinion on whether and how soon the employee can be expected to return to work in any capacity, either an offered position or offered modified duties.

d. Seeking and accepting suitable work.

545.4 **Implementing Medical Care**

545.41 **Emergency Treatment**

An employee needing emergency treatment must be sent to the nearest available physician or hospital or to a physician or hospital chosen by the employee or the employee’s representative. The physician who provides emergency treatment is not considered the employee’s initial choice of physician.

A supervisor may accompany the employee to the doctor’s office or hospital to make certain that the employee receives prompt medical treatment.

Animal bites or eye injuries are always considered medical emergencies. In the event that there is doubt as to the emergent nature of the injury, it should be handled as an emergency.

545.42 **Initial Medical Examination and/or Treatment**

Initial medical examination and/or treatment must be authorized in accordance with FECA provisions and applicable OWCP regulations and policies governing medical care. (See 545.2 for control office or control point instructions on authorizing medical examination or treatment.)

545.43 **Postal Physician or Contract Equivalent**

A postal physician or contract equivalent may provide initial medical treatment not to exceed two office visits if:

a. The employee accepts such treatment.

b. Treatment complies with Handbook EL-806, *Health and Medical Service*, and with OWCP regulations and directives.

545.44 **Outside Treatment in a Nonemergency Situation**

In a nonemergency situation, if an employee does not accept treatment at a Postal Service occupational health services office or contract facility, the employee may select a physician or hospital within approximately 25 miles of his or her home or worksite. The physician’s office should be contacted by telephone by the control office or control point to determine if the physician is available and will accept the employee for treatment under FECA. If not, the employee must select another qualified physician or hospital.

A postal supervisor is not authorized to accompany the employee to a medical facility or physician’s office in nonemergency situations.
Although the injured employee selects an outside physician for initial medical treatment, in nonemergency situations he or she may be required first to be examined by a postal physician or contract equivalent. In such instances:

a. The examination must be performed promptly following the report of injury.

b. Form CA-16, *Authorization for Examination and/or Treatment*, must be issued to the employee’s physician of choice promptly following the report of injury, as specified in 545.2.

c. The examination must in no way interfere with the employee’s right to seek prompt examination and/or treatment from a physician of choice.

### 545.45 Continuing Treatment With Postal Service or Contract Physician

If treatment with a contract physician will exceed two visits, the employee may continue treatment with a postal or contract physician provided the employee designates that person as his or her physician of choice.

Form CA-16, *Authorization for Examination and/or Treatment*, must be completed in accordance with 545.2.

### 545.5 Monitoring the Employee’s Medical Care

In all cases reported to OWCP, a medical report from the attending physician is required. The report should bear the physician’s signature or signature stamp. OWCP may require an original signature on the report. The employee’s treating physician or hospital must, as soon as possible after medical examination or treatment is received, submit a report indicating the extent of disability affecting the employee’s ability to work due to the injury. Use of OWCP medical report forms is not required. Form CA-16 may be used for the initial medical report, and Form CA-20 may be used for the initial report and for subsequent reports. The report may also be made in narrative form on the physician’s letterhead stationery. The report must be submitted directly to OWCP by the physician or the employee. The control office or control point may request a copy of the report from OWCP or the physician. In claims involving COP, medical evidence supporting disability resulting from a claimed traumatic injury, including a statement as to when the employee can return to his or her date-of-injury job, must be provided to the control office or control point within 10 calendar days after the employee files the claim. (See 545.724 for COP entitlement.) PS Form 2488, *Authorization for Medical Report*, may be used to obtain release of a medical report from the attending physician.

### 545.51 Medical Report Requirements

The medical report should include:


b. History given by the employee.

c. Physical findings.

d. Results of diagnostic tests (MRI, CAT scans, etc.).

e. Diagnosis.
g. A description of any other conditions found but not due to the claimed injury.
h. The treatment given or recommended for the claimed injury.
i. The physician’s opinion, with medical reasons, as to causal relationship between the diagnosed conditions and the factors or conditions of the employment.
j. The extent of disability affecting the employee’s ability to work due to the injury.
k. The prognosis for recovery.
l. All other material findings.

545.52 Determining Return to Work Capability
The control office or control point must monitor the employee’s medical progress and determine return to work capability by obtaining periodic medical reports. Form CA-17 may be used for this purpose. This form:
a. Enables the Postal Service to provide the attending physician of an employee injured on duty with a brief summary of that employee’s normal work duties.
b. Provides a checklist of physical requirements to permit the attending physician to indicate to the Postal Service what types of duties an injured employee may safely perform, and with what limitations. The control office or control point completes Part A of Form CA-17 before it is issued to the attending physician for completion. Particular attention should be given to Item 7, Description of Regular Work.
c. Is used to facilitate an injured employee’s return to suitable employment.

To aid in returning an injured employee to suitable employment, the control office or control point may also contact the employee’s physician in writing concerning the work limitations imposed by the effects of the injury and possible job assignments. However, FECA prohibits contacting the physician by telephone or through a personal visit except for administrative purposes such as determining whether a fax has been received or ascertaining the date of a medical appointment. A copy of all written correspondence to the employee’s physician and any response received must be sent to the OWCP and the employee. The employee may be contacted at reasonable intervals to request periodic medical reports concerning return to work potential.

545.53 Review of Medical Treatment
Postal Service personnel must not interfere with the medical care prescribed by the employee’s attending physician. Questions concerning the duration or type of medical treatment may be referred to the postal physician, occupational health nurse administrator, or contract physician for review. If the employee’s treating physician or hospital is unable to predict an employee’s work capacity on either a short-term or long-term basis, the control office or control point may request information from OWCP. If the OWCP response does not explain the situation, a fitness-for-duty
examination may be recommended to the installation head, Human Resources manager, or designee as provided in 545.61. The Injury Compensation manager or authorized control office or control point personnel must refer to OWCP on a case-by-case basis, recommendations and supporting documentation regarding:

a. Change of the treating physician.
b. Use of a medical consultant or specialist by OWCP to clarify medical opinion and/or resolve a material difference in medical opinion.
c. Employee’s achievement of maximum medical improvement.
d. Employee’s fitness for full or limited duty.

Any disagreement or delay regarding the recommendations or proposals made to OWCP may be brought to the attention of OWCP district director through the area human resources analyst for injury compensation.

545.6
Fitness-for-Duty Examinations

545.61 General
The fact that an injured or ill employee is scheduled for a series of treatments or appointments with a physician or hospital does not, by itself, establish that the employee is not fit for duty in the interim. Control office or control point personnel may recommend to the installation head, Human Resources manager or designee at any time, upon medical justification, that any employee being treated by a physician or hospital be required to undergo a fitness-for-duty examination. An installation head, Human Resources manager, or designee is authorized to approve a fitness-for-duty examination.

545.62 Fitness-for-Duty Procedures
The following procedures apply only to fitness-for-duty determinations relative to an on-the-job injury or illness. Fitness-for-duty determinations for other purposes are not covered by this instruction.

A fitness-for-duty examination is not limited to the employee’s regular duties, but should be based on whether the employing installation has any alternative duties available that the employee may safely perform.

A fitness-for-duty examination may include the parts of the anatomy being treated provided the examination in no way disturbs or interferes with the treatment regimen.

545.63 Fitness-for-Duty Results
The results of this examination must be brought to the attention of the OWCP district office for consideration.

545.64 Difference in Medical Opinion
If the results of the fitness-for-duty examination disagree with the findings of the attending physician, and the disagreement cannot be resolved with the attending physician, the matter, along with justification for the Postal Service’s position, is referred by the control office or control point to OWCP for resolution. No administrative action may be taken to change the
employee’s compensation or employment status until the medical issue is settled by OWCP.

545.7 Continuation of Pay by the Postal Service

545.71 General
FECA provides that the employer must continue regular pay during periods of disability up to a maximum of 45 calendar days for eligible employees who sustain traumatic injuries. Employees are not required to use their own sick or annual leave, unless the provisions of 545.73 or 545.74 apply.

545.72 Eligibility
545.721 Initial Disability for a Traumatic Injury
To be eligible for COP, an employee must:
   a. Have a traumatic injury.
   b. File Form CA-1 within 30 days of the date of the injury and elect COP.
   c. Begin losing time from work within 45 days of the injury.

545.722 Recurrence of Disability
In recurrence of disability cases, an employee is eligible for any balance of the 45 days of entitlement to COP not used during prior periods of disability provided that:
   a. The employee completes Form CA-2a and elects to receive COP.
   b. OWCP did not deny the original claim for disability.
   c. The disability recurs and the employee stops work within 45 days of the time he or she first returned to work following the initial period of disability.
   d. Pay has not been continued for the entire 45 days.

545.723 Exclusions
FECA excludes authorization of COP to members of the following groups:
   a. Persons rendering personal service to the United States similar to the service of a civil officer or employee of the United States, without pay or for nominal pay.
   b. Volunteers.
   c. Individuals in work-study programs.
   d. Grand or petit jurors (unless otherwise federal employees).

545.724 Employee Responsibility
To ensure continuing eligibility for COP, an employee must:
   a. Complete and submit Form CA-1 to the employing agency as soon as possible, but no later than 30 days from the date the traumatic injury occurs.
   b. Ensure that medical evidence supporting disability resulting from the claimed traumatic injury is provided to the employer upon receipt from the attending physician, but no later than 10 calendar days after filing the claim for COP. The report from the physician must include a statement as to when the employee can return to the date-of-injury job.
c. Ensure that relevant medical evidence is submitted to OWCP and cooperate with OWCP in developing the claim.

d. Ensure that the treating physician specifies work limitations and provides them to the employer.

e. Provide the treating physician with a description of any specific alternative positions offered by the Postal Service to the employee and ensure that the treating physician responds promptly to the control office or control point with an opinion as to whether and how soon the employee can perform that or any other specific duties.

545.73 Controversion of COP

545.731 Definition of Controversion

Controversion means to dispute, challenge, or deny the validity of a claim. The Postal Service may controvert a claim by completing the indicated portion of Form CA-1 and submitting detailed information in support of the controversion to OWCP (see 545.75).

545.732 Controversion With COP Withheld

The Postal Service controverts (i.e., challenges or disputes validity) a claim and does not authorize COP when any one of the following circumstances is present:

a. The disability was not caused by a traumatic injury.

b. No written claim was filed within 30 days from the date of injury.

c. The injury was not reported until after employment had been terminated.

d. The injury occurred off the employing agency’s premises and was otherwise not within the performance of official duties.

e. The injury was caused by the employee’s willful misconduct or intent to bring about injury or death to self or another person, or was proximately caused by the employee’s intoxication by alcohol or illegal drugs.

f. The first absence caused by the injury occurred 45 days or more after the injury.

545.733 Controversion With COP Provided

In all situations, except as described in 545.732 above, the employer may controvert entitlement to COP, but must continue the employees regular pay pending a final determination by OWCP. OWCP has the exclusive authority to determine questions of entitlement and all other issues relating to COP.

545.74 Stopping COP

545.741 Circumstances for Stopping COP

After payment of COP is initiated, it may be stopped only when one of the following circumstances is present:

a. Medical evidence supporting disability due to a work-related injury is not received within 10 calendar days after the claim is submitted (unless the results of the accident investigation shows disability to exist).
b. The medical evidence from the treating physician shows that the employee is not disabled from the date-of-injury position.

c. Medical evidence from the treating physician shows that the employee is not totally disabled and the employee refuses a written job offer that is approved by the attending physician.

d. The employee returns to work with no loss of pay.

e. The employee’s period of employment expires or employment is otherwise terminated as established prior to the date of injury (i.e., a casual or other employee with a specific term of employment). (See explanation in 545.743.)

f. Termination of employment is established prior to the date of injury.

g. OWCP directs the employer to stop COP.

h. COP has been paid for 45 calendar days.

The control office or control point must file a controversion with OWCP setting forth the basis on which COP is stopped, no later than the effective date of the termination.

545.742 Relation to Disciplinary Action
COP may not be interrupted or stopped because of a disciplinary action, unless a preliminary notice was issued to the employee before the date of injury and the action becomes final or otherwise takes effect during the COP period.

545.743 Stopping Continuation of Pay for Temporary Employees
In cases where casuals or other employees with specific terms of employment are injured, COP is awarded only through the end of their appointment; for example, if a casual employee is hired for 90 days and becomes injured on the 85th day, then COP is covered only through the 90th day; or, if an employee is hired for an appointment not to exceed 90 days and the appointment is changed to 60 days because of lack of work prior to the date that the injury occurred, then COP is awarded through the 60th day.

Note: If an employee is terminated as per 545.741 or 545.742, such an employee may file for compensation effective the date of termination.

545.75 Controversion Package
Proper identification of controverted claims is essential to permit the OWCP to give these claims priority in processing and to avoid the possibility of substantial, erroneous payments of regular pay. If a written explanation of the controversion is not submitted, OWCP may accept as factual the employee’s report of injury.

When a claim is controverted, the control office or control point must ensure that the following actions are taken:

a. CA-1 must be properly completed and the controversion package must be adequately documented. Item 36 on the CA-1 should be clearly marked and a full explanation for the basis of the controversion provided.

b. Each case must be tailored to the facts; form letters and repetitive formats must be avoided. All controversion packages must be
transmitted to OWCP district office by a cover letter with detailed information on the reasons for the controversion.

c. If additional information in support of the controversion is to be sent at a later date under a separate cover, this must be stated along with the date this information will be submitted in the cover letter and in Item 36 on the CA-1 before the package is submitted to OWCP district office.

d. Submission of Form CA-1 to OWCP must not be delayed, under any circumstances, pending the collection of data to support a controversion. Form CA-1 must be promptly sent to OWCP office with a notation on the CA-1 and a cover letter advising that the claim is being controverted and that information to support the controversion is forthcoming.

e. The employee, employee beneficiary, or representative must be furnished with a written explanation for the basis of the controversion.

545.76 **Adjudication Process**

Proceedings conducted with respect to claims filed under FECA are not adversarial in character. Accordingly:

a. The Postal Service does not have the right to actively participate in the claims adjudication process. However, the Postal Service may investigate the circumstances surrounding an injury to an employee and the extent of the disability (e.g., the Postal Service may investigate an employee’s activities where it appears the employee who is alleging total disability may be performing other employment or the employee may be engaging in activities that would indicate less than total disability).

b. The Postal Service has the responsibility to submit to OWCP, at any time, all relevant and probative factual and medical evidence in its possession or evidence that it may acquire through investigation or other means. OWCP considers and acts upon all evidence submitted by the Postal Service and informs the claimant, the claimant’s representative, and the Postal Service of such action.

c. In those instances where the Postal Service contests a claim at the time of the initial submission and the claim is subsequently approved, OWCP must notify the Postal Service of the rationale for approving the claim.

545.77 **Controversion Denied by OWCP**

If a controversion is denied by OWCP, the control office or control point may submit a copy of the CA-1 and all other relevant documents to the area human resources analyst for injury compensation, or designee, for review and any necessary resubmission, if warranted. Cases that are not resolved to the satisfaction of field management may be forwarded to the area human resources analyst for injury compensation with a request for further action.

545.78 **Overpayment Determination**

In the event of an overpayment, OWCP determines the period of absence from the job that resulted in the overpayment in the course of adjudication of
the claim. The control office or control point and the employee are notified of the period of disability that is approved by OWCP.

545.8 Compensation by OWCP for Disability

545.81 Initial Period of Compensation

545.811 Traumatic Injury

If medical evidence shows that disability resulting from a traumatic injury is expected to continue beyond 45 days of COP and compensation from OWCP is desired after the expiration of the 45-day period, the employee and the control office or control point personnel give the employee a Form CA-7 by day 30 of the COP period. The employee completes the front side of the Form CA-7 and the control office or control point completes the reverse side. The completed form and any accompanying medical documentation is then filed with the OWCP district office by day 40 of the COP period.

Note: An employee may file Form CA-7 to claim compensation for initial periods of disability for which there is no entitlement to COP.

545.812 Occupational Disease or Illness

If the disability is a result of an occupational disease or illness, a Form CA-7 is completed and submitted to OWCP not more than 5 working days after receipt from the employee.

545.82 Subsequent Periods of Compensation

In instances of either traumatic injury or occupational disease or illness, subsequent claims of compensation for periods of disability beyond the initial period of compensation are also made on Form CA-7. Employees are responsible for submitting the CA-7. Without receipt of such a claim, OWCP has no knowledge of a continuing wage loss. Therefore, while disability continues:

a. The employee submits a claim using Form CA-7 every 2 weeks until the employee is otherwise instructed by OWCP.

b. The employee completes and signs the face of the form and the control office or control point completes the reverse side.

c. The employee is responsible for submitting or arranging for the submission of medical evidence in support of the claim (see 545.33 and 545.51).

d. The control office or control point forwards the completed Form CA-7 and any other accompanying medical reports to OWCP within 5 working days upon receipt from the employee.

545.83 Waiting Period

The employee is advised that there is a waiting period of 3 calendar days before OWCP compensation begins, unless the disability extends beyond 14 calendar days. The 3-day waiting period may not be satisfied by using sick or annual leave; the employee must be in a nonpay status.

The waiting period applies as follows:

a. In the case of an occupational disease or illness, compensation is not payable for the first 3 days of disability, unless the disability extends beyond 14 calendar days.
b. In the case of traumatic injury, the 3-day waiting period begins immediately after the end of the 45-day COP period, unless the disability continues for more than 14 calendar days after the expiration of the 45-day COP period.

545.84 Leave Buy-Back

An employee may use sick or annual leave after the COP period expires, or during a period of disability due to an occupational injury. In such cases, the employee may be entitled to buy back the leave with compensation payments (see 512.923). The control office is responsible for informing employee, in writing, that:

a. The buy-back must be initiated within 1 year of the return to duty, or within 1 year of the date OWCP approved the claim, whichever is later.

b. Employees who are being separated because of disability or other reasons cannot buy back leave after they are off the rolls of the Postal Service.

545.9 Managing Extended Leave Cases

545.91 General

An employee who suffers job-related injury or illness for which OWCP compensation is being received should be granted leave without pay because of injury on duty (LWOP/IOD) for an initial period of up to 1 year from the date OWCP compensation begins.

545.92 Deciding Appropriate Action

In considering the action to take in matters involving extended leave, the control office or control point evaluates the information contained in the employee’s injury compensation file and does one of the following:

a. Authorizes a fitness-for-duty examination as provided in 545.6.

b. Extends LWOP/IOD for an additional period, at the end of which an additional determination must be made. If the employee is unable to return to work at the end of the 1-year period on LWOP/IOD, the LWOP/IOD may be extended for successive additional periods of up to 6 months. Extensions are granted only if it appears that the employee is likely to return to work within the period of the extension.

c. If it is not likely that the employee will be able to return to work at the end of 1 year of LWOP/IOD or during the authorized extended period, the employee may be separated. Before any employee who is on the rolls of OWCP can be separated, the requesting official must submit a comprehensive report to the manager of Health and Resource Management at Headquarters through the area human resources analyst for injury compensation with appropriate recommendations and documentation. The employee must be retained on the rolls of the Postal Service pending approval from Headquarters.

545.93 Separation — Disability

After receiving permission from the Health and Resource Management manager at Headquarters, the requesting official initiates the separation action in accordance with 365.
Reassignment or Reemployment of Employees Injured on Duty

Law

General
The Postal Service has legal responsibilities to employees with job-related disabilities under 5 U.S.C. 8151 and the OPM regulations as outlined below.

Disability Fully Overcome Within One Year

Obligation
A current or former career employee who fully recovers from an injury or disability within 1 year of initial or recurrent compensation must be given the right to resume employment in the former or equivalent position.

Rights and Benefits
Upon reemployment, all rights and benefits that would have been acquired in the former position must be restored.

Disability Fully Overcome After More Than One Year

Obligation
When a current or former employee fully overcomes the injury or disability more than 1 year after compensation begins, the Postal Service must give the current or former employee priority consideration for reassignment or reemployment into the former position or an equivalent one. The names of all former employees who fully recover from their compensable disabilities more than 1 year after compensation begins must be entered on a reemployment list in two groups:

a. Group one includes all those former employees who are entitled to 10-point veteran preference. They must be considered for employment before persons in group two.

b. Group two includes all other former employees who fully recover from their compensable disabilities in more than 1 year. They must be considered before other sources of recruitment, such as transfers from other agencies, reinstatements, or appointments from hiring registers.

Rights and Benefits
Rights and benefits are the same as those outlined in 546.122.

Disability Partially Overcome

General
The procedures for current employees cover both limited duty and rehabilitation assignments. Limited duty assignments are provided to employees during the recovery process when the effects of the injury are considered temporary. A rehabilitation assignment is provided when the effects of the injury are considered permanent and/or the employee has reached maximum medical improvement. Persons in permanent rehabilitation positions have the same rights to pursue promotional and advancement opportunities as other employees.
546.142 **Obligation**

When an employee has partially overcome the injury or disability, the Postal Service has the following obligation:

a. **Current Employees.** When an employee has partially overcome a compensable disability, the Postal Service must make every effort toward assigning the employee to limited duty consistent with the employee’s medically defined work limitation tolerance (see 546.611). In assigning such limited duty, the Postal Service should minimize any adverse or disruptive impact on the employee. The following considerations must be made in effecting such limited duty assignments:

   (1) To the extent that there is adequate work available within the employee’s work limitation tolerances, within the employee’s craft, in the work facility to which the employee is regularly assigned, and during the hours when the employee regularly works, that work constitutes the limited duty to which the employee is assigned.

   (2) If adequate duties are not available within the employee’s work limitation tolerances in the craft and work facility to which the employee is regularly assigned within the employee’s regular hours of duty, other work may be assigned within that facility.

   (3) If adequate work is not available at the facility within the employee’s regular hours of duty, work outside the employee’s regular schedule may be assigned as limited duty. However, all reasonable efforts must be made to assign the employee to limited duty within the employee’s craft and to keep the hours of limited duty as close as possible to the employee’s regular schedule.

   (4) An employee may be assigned limited duty outside of the work facility to which the employee is normally assigned only if there is not adequate work available within the employee’s work limitation tolerances at the employee’s facility. In such instances, every effort must be made to assign the employee to work within the employee’s craft within the employee’s regular schedule and as near as possible to the regular work facility to which the employee is normally assigned.

b. **Former Employees.** When a former employee has partially recovered from a compensable injury or disability, the Postal Service must make every effort toward reemployment consistent with medically defined work limitation tolerances. Such an employee may be returned to any position for which he or she is qualified, including a lower grade position than that which the employee held when compensation began.

**Note:** Placement priority for rehabilitation assignment is the same as for limited duty.
Rights and Benefits Upon Partial Recovery

When a current or former employee has partially overcome the injury or disability, he or she has the following rights and benefits upon reassignment or reemployment:

a. **Seniority.** Former employees who are reemployed into bargaining unit positions or current career employees who are reassigned into such positions are credited with seniority in accordance with the collective bargaining agreements covering the position to which they are assigned.

b. **Probationary Period.** Reemployed individuals who have completed their probationary periods, or would have completed their probationary periods but for their compensable injuries, are not required to serve a new probationary period.

c. **Leave Credit.** For purposes of computing leave rate accrual, former employees who were eligible to accrue leave under 510 are credited upon reemployment with the total time compensation was received from OWCP.

d. **Retirement.** Former employees (not reemployed annuitants) who were covered by the Civil Service Retirement Act (see 560) or Federal Employees Retirement System (see 580) are credited with the time spent on OWCP compensation in computing retirement credit. Annuitants who are reemployed after a period of separation during which they received OWCP benefits in lieu of an annuity receive credit for the separation only after they have qualified for a redetermination of the annuity. (For additional information on retirement considerations see the federal CSRS/FERS Handbook, Chapter 102.

e. **Salary Determination.** The following salary restoration criteria must be met for both reemployment and reassignment actions:

   (1) **Reassignment or Reemployment to the Former Grade or Step in the Same Salary Schedule.** Those individuals who are reemployed into a position with the same grade or step as held at the time of injury or disability receive the current salary for that grade and the step that they would have acquired if there had been no injury or disability.

   (2) **Reassignment or Reemployment to a Higher Grade Step in the Same Salary Schedule.** Those individuals who are reemployed to a position with a grade higher than that of the position held at the time of injury or disability are placed in the higher grade at the current salary for the grade or step that they would have acquired if there had been no injury or disability. If that salary is between steps in the higher grade, their salary is increased to the next higher step.

   (3) **Reassignment or Reemployment to a Lower Grade or Step in the Same Salary Schedule:**

       (a) **Salary Below Maximum of Lower Grade.** The individual is placed in any higher step in the lower grade that is less than one full step above the current salary for the grade or
step that he or she would have acquired if there had been no injury or disability.

(b) **Salary Above Maximum of Lower Grade.** In those cases where the current salary for the grade that the individual would have acquired if there had been no injury or disability exceeds the maximum salary of the lower grade position, he or she is afforded a saved rate at the higher grade or step salary. These saved-rate provisions apply for an indefinite period and are subject to the rules of the salary schedule to which assigned for the following employees:

(i) Current career employees who have accepted a permanent rehabilitation job offer and are reassigned to a lower grade due to a job-related injury.

(ii) Former career employees who are being reemployed under 546.142b.

(iii) Limited duty career employees.

(4) **Reassignment or Reemployment to a Position in a Different Salary Schedule.** When an individual is reemployed or reassigned to a position in a salary schedule that is different from the schedule under which he or she was paid at the time of injury or disability, he or she is treated under the rules applicable to the salary schedule to which reemployed or reassigned:

(a) The individual is reemployed or reassigned at the grade appropriate for the position to which reemployed or reassigned.

(b) The individual is placed in any higher step in the new grade that is less than one full step above the current salary for the grade or step that he or she would have acquired if there had been no injury or disability.

(c) If reemployment or reassignment is in a nonstep schedule, the individual is placed at a salary plus any salary increases the he or she would have acquired if there had been no injury or disability. Bargaining unit merit salary increases are based on the most recent performance rating prior to the injury or disability.

(d) If the current salary for the grade that the individual would have acquired if there had been no injury or disability exceeds the maximum salary of the new grade, he or she is given a saved rate. These saved-rate provisions apply for an indefinite period and are subject to the rules of the salary schedule to which assigned.

(5) **Reassignment or Reemployment to a Former Position Under Different Salary Schedule.** If the position held at the time of injury or disability is no longer under the same salary schedule, the current salary for the former grade or step is determined by:

(a) The manager of Corporate Personnel Management for Headquarters and Headquarters field unit positions.
(b) The area Human Resources manager for area positions.
(c) The district Human Resources manager for other field positions.

(6) Step Increases. Upon reemployment or reassignment, the partially recovered and permanently partially disabled individuals are assigned a new waiting period for step or merit increases. The date assigned is based on the effective date for the most recent step, merit, or equivalent increase the individual would have acquired if there had been no injury or disability.

546.144 Relocation Consideration
Factors considered when relocation of a former employee is proposed include the following:

a. Scope. Every effort must be made to reemploy the individual at a postal facility within the area of his or her present place of residence. Any offer to reemploy in a different location can be considered only after all reasonable attempts have been made to rehire within the area of the employee’s present place of residence.

b. Expenses. If an individual accepts a reemployment offer but will incur relocation expenses as a result of this acceptance, any expenses that OWCP determines reasonable and necessary may be paid by OWCP from the Employees’ Compensation Fund.

546.2 Collective Bargaining Agreements

546.21 Compliance
Reassignment or reemployment under this section must be in compliance with applicable collective bargaining agreements. Individuals so reassigned or reemployed must receive all appropriate rights and protection under the newly applicable collective bargaining agreement.

546.22 Contractual Considerations

546.221 Scope
Collective bargaining agreement provisions for filling job vacancies and giving promotions and provisions relating to retreat rights due to reassignment must be complied with before an offer of reassignment or reemployment is made to a current or former postal employee on OWCP rolls for more than 1 year.

546.222 Reassignment or Reemployment
A partially recovered current or former employee reassigned or reemployed to a different craft to provide appropriate work must be assigned to accommodate the employee’s job-related medical restrictions. Such assignment may be to a residual vacancy or to a position uniquely created to fit those restrictions; however, such assignment must not impair seniority rights of PTF employees. Minimum qualification requirements, including written examinations, may be waived in individual cases for former or current employees injured on duty and being considered for reemployment or reassignment. When there is evidence (including that submitted by the postal physician or occupational health nurse administrator) that the employee can
be expected to perform satisfactorily in the position within 90 days after assignment, a waiver may be granted by one of the following:

a. The vice president of Employee Resource Management for Headquarters and Headquarters field unit positions.
b. An area Human Resources manager for area positions.
c. A district Human Resources manager for other field positions.

**546.23 Types of Appointments**

Types of appointments available include the following:

a. A current full-time career employee may be reassigned to a full-time career position if his or her job-related medical condition permits.
b. A current or former part-time flexible career employee may be reassigned or reemployed to a part-time flexible career position.
c. A current or former noncareer employee may be reassigned or reemployed to the position held previously or, upon satisfactory demonstration of the ability to meet the job requirements and in accordance with the appropriate collective bargaining agreement, may be reassigned or reemployed to another noncareer position or noncompetitively converted to a career position (NOA 501). Approval for conversion actions from noncareer to career must be approved by the manager of Health and Resource Management at Headquarters prior to any PS Form 50 action.

**546.3 Restoration Rights**

OPM is responsible for implementing the regulations contained in 5 U.S.C. 8151. These regulations are codified in 5 CFR 353. In accordance with 5 U.S.C. 8151(a), an individual injured or disabled on duty who resumes employment with the Postal Service is to be credited with the time during which compensation was received for purposes of certain rights and benefits based upon length of service.

**546.4 Employee Appeal Rights**

Current or former employees who believe they did not receive the proper consideration for restoration, or were improperly restored, may appeal to the Merit Systems Protection Board under the entitlements set forth in 5 CFR 353.

**546.5 Retirement Considerations**

Reemployment of retired annuitants requires special retirement considerations that must be addressed. Injury Compensation control office personnel should coordinate the reemployment of annuitants with the appropriate appointing official.

**546.6 Reassignment and Reemployment Procedures**

**546.61 OWCP Referrals**

OWCP makes referrals of current and former postal employees to the Postal Service for reassignment or reemployment consideration.
546.611 Work Limitation Tolerances
The work limitations are established by the employee’s treating physician or a physician selected by OWCP and afforded weight of medical evidence.

546.612 OWCP Vocational Rehabilitation Services
OWCP may provide vocational rehabilitation services that include assistance from registered nurses. The nurses may visit the worksite to ensure that the duties of an offered position do not exceed the medical limitations as represented by the weight of medical evidence established by OWCP and address any problems the employee may have in adjusting to the work setting. Other vocational rehabilitation services include evaluation, testing, training, and placement services with either the Postal Service or a new employer. These services may include functional capacity evaluations, which help to tailor individual rehabilitation programs to employee’s physical reconditioning and behavioral modification needs and to help employees to meet the demands of current or potential jobs.

546.62 Postal Service Medical Review
546.621 Physical Examination
Provisions applicable to physical examinations are as follows:

a. The postal physician or occupational health nurse administrator evaluates fully all medical records referred to the Postal Service from OWCP district offices.

b. A complete physical examination paid for by the Postal Service is required for former employees. A physical examination for current employees is not mandatory. The result of the physical examination is documented on PS Form 2485, Medical Examination and Assessment, and on PS Form 2489, Identification of Physical/Mental Disability.

c. The postal physician or occupational health nurse administrator makes a statement of concurrence with OWCP-documented medical limitations or further restricts the current or former employee’s work limitation tolerances. The postal physician or occupational health nurse administrator can in no way liberalize the medical limitations tendered by OWCP district offices.

546.622 Special Considerations
Special considerations are as follows:

a. An individual who is referred for reassignment or reemployment consideration by OWCP may have some degree of concurrent disability that is not caused by or related to the original job injury or disability. The postal physician or occupational health nurse administrator should review medical documentation for any concurrent medical condition that might prevent the individual from performing the duties of the position for which the individual is being considered.

b. The postal physician or occupational health nurse administrator should carefully evaluate all concurrent disabilities and include their potential impact in the recommendation for reassignment or reemployment sent to the appointing official.

c. Current and former employees now permanently and partially disabled may have some type of residual handicap. The postal physician or
occupational health nurse administrator who reviews the physical examination and/or medical documentation is responsible for assigning the correct handicap code as defined in Handbook EL-301, *Guidelines for Processing Personnel Actions*.

546.63 **Offer of Appointment**

546.631 **Evaluation**

Upon receipt and evaluation of OWCP referral containing documented medical limitations and evaluation of the postal physician’s or occupational health nurse administrator’s recommendations, the appointing official determines if a reassignment or reemployment offer can be made.

546.632 **Interview**

During the return to work interview, the appointing official must ensure that the individual receives the following information:

a. In-depth analysis of medical limitations and the individual’s responsibility to work within the prescribed work limitation tolerances.

b. If applicable, the status of injury compensation and disability retirement benefits and future eligibility.

c. A full explanation of all restoration rights and benefits (see 546.143 and 546.3).

d. Full particulars regarding the position including title, duties, grade, salary, location of work assignment, and all other information required in a return to work interview.

e. Instructions for completion and submission of any required employment forms.

546.633 **Processing Personnel Actions**

The appointing official is responsible for processing the reassignment or reemployment action in accordance with Handbook EL-301, *Guidelines for Processing Personnel Actions*.

546.64 **Employee’s Refusal of Job Offer**

When a current or former employee is offered suitable employment or reemployment by the Postal Service (i.e., employment or reemployment that OWCP has deemed suitable), that individual is obligated to return to such employment (see 545.3). However, if the current or former employee refuses an offer of suitable employment or reemployment, the control office or control point must:

a. Offer the individual an opportunity to sign a declination of employment.

b. Advise the individual that the effect of such a refusal may result in the termination or reduction of compensation benefits by the Department of Labor.

c. Notify OWCP district office by telephone, fax or, e-mail of the declination and the reasons given.

d. Within 2 working days, forward a full written summary of the current or former employee’s interview, including the signed declination and medical evaluations or other pertinent information, to OWCP district office. OWCP is responsible for notifying the Office of Personnel Management if the individual’s disability retirement status is to be evaluated.
546.65 **Management’s Refusal to Reemploy**

The appointing official may not be able to accommodate the former employee for medical reasons or other considerations. If the former employee will not be reemployed, the appointing officer must:

a. Notify the district manager or postmaster with written justification stating specific reasons for refusal to reemploy. If the district manager or postmaster agrees with the appointing officer’s refusal to reemploy, then he or she must seek final concurrence from the manager of Health and Resource Management at Headquarters through the area human resources analyst for injury compensation.

b. With the final concurrence, notify the employee in writing of the refusal to employ, including a paragraph informing the individual of the right to appeal to the Merit Systems Protection Board, and send a copy to OWCP.

547 **Third Party Liability**

547.1 **Purpose**

This section instructs control office or control point personnel on how to collect damages from a third party who is responsible for causing an injury to a postal employee who receives benefits under the FECA, 5 U.S.C. 8101-50, as a result of that injury.

547.2 **Background**

547.21 **Requirement to Take Action**

FECA provides that if the injury or death (which is compensable under the Act) is caused by a third party, the claimant can be required to take action against that third party. The Office of the Solicitor of Labor (SOL) is delegated authority to administer the subrogation aspects of certain FECA claims for OWCP. Either OWCP or SOL can require an employee receiving benefits under FECA to do one of the following:

a. Assign to the United States any right of action he or she may have to force the third party to pay damages or assign any right the employee may have to share in money received in satisfaction of a liability claim.

b. Prosecute the action in his or her own name.

547.22 **Penalty for Refusal**

Any employee who refuses to assign right of action to the United States or to prosecute an action in his or her own name when required to do so by the secretary of the Department of Labor (DOL) may be denied compensation by DOL.

547.23 **Postal Service Administrative Pursuit**

The agreement between the director of OWCP and the Postal Service provides that to more efficiently and effectively accomplish the stated purpose of FECA, OWCP agrees that the Postal Service may administratively pursue collection of damages from the third party who is responsible for the injury sustained by a Postal Service employee in all cases of traumatic injury except in any of the following cases:

a. When the injury results in the death of the employee.

b. When the injury occurs outside of the United States or Canada.
c. When the third party is a common carrier.
d. When malpractice or product liability is involved.
e. When injuries are sustained by more than one employee in the same incident (group injuries).

547.3 Definitions and Use of Terms
The definitions in this section apply to 547 only and are not included under 541.2. They do not change the terms of the Act, the regulations of the Department of Labor, or other sections of the ELM.

a. Assignment — a written agreement whereby the employee or beneficiary transfers his or her right to recover damages from a third party to the Postal Service and such offer is accepted by the Postal Service.
b. Legal liability — a determination that a third party is responsible for the payment of money damages to an injured employee.
c. Negligence — the failure of a third party to act as an ordinary prudent person would act under the same or similar circumstances and such failure is the proximate cause of an injury to an employee.
d. Prosecute — any action taken to recover damages from the third party.
e. Serious injury — a personal injury that results in death, dismemberment, significant disfigurement, a fracture, or permanent loss of use of a body organ, member function, or system.
f. Third party — a person or organization, other than the United States and its agencies, who is believed to be responsible for injury to a postal employee while in the performance of employment.
g. Tort — a wrongful act committed by a third party that is done intentionally or negligently and that causes injury to an employee.

547.4 Responsibility
The Injury Compensation control office carries out the responsibilities outlined in these instructions. At installations that do not have an Injury Compensation control office, the Injury Compensation manager designates a qualified control point supervisor responsible for coordinating these instructions with the control office. The Injury Compensation manager must ensure that control point personnel are properly trained to carry out the responsibility of making third party recoveries.

547.5 Third Party Recovery Action
547.51 Traumatic Injury
Upon receipt of Form CA-1, the control office or control point supervisor reviews the form to determine if a third party is involved in the injury to the employee and whether the third party could be responsible for the injury.

547.52 Occupational Illness or Disease
Third party cases for which a claim is filed on Form CA-2 must be identified and forwarded to OWCP. OWCP continues to be responsible for third party recoveries in these cases. The control office or control point supervisor monitors the progress of OWCP action and obtains periodic status reports until these cases are closed.
547.53 Potential Third Party Injuries

Although a third party recovery case can arise from many circumstances in which a third party’s act or failure to act results in the injury or death of an employee, the most common circumstances are, but are not limited to, these:

a. Automobile accidents.
b. Animal attacks.
c. Conditions that cause tripping, slipping, and falling on sidewalks, steps, and other portions of nonfederal property.
d. Defective machinery, automobiles, and equipment.
e. Physical attacks and other assaults.
f. Defects in leased postal premises.

547.54 Investigation

When a possible third party recovery case is identified, the control office or control point supervisor should coordinate an investigation of the incident and do the following:

a. If possible, obtain a detailed, written statement from:
   (1) The injured employee, if the Form CA-1 is not sufficient to determine third party liability or is otherwise inadequate.
   (2) Any witness to the incident.
   (3) Any other person who may be acquainted with the facts or is identified as having pertinent information.

b. Obtain the name, address, and telephone number of the third party.

c. Obtain a detailed description of the place where the incident occurred, and all the circumstances concerning the incident.

d. If an investigation of the incident was previously made by the local police, Postal Service Vehicle Services, Postal Service safety personnel, Inspection Service, Office of Inspector General, or any other organization, obtain a copy of the reports and the investigative file.

e. Consult Handbook PO-702, Accident Investigation — Tort Claims, for information and procedures regarding investigative techniques and guides.

547.55 Notification

In all cases when it appears that a third party recovery is a possibility, a completed PS Form 2562, Injury Compensation Program — Notice of Potential Third Party Claim (Exhibit 547.55), should be obtained from the injured employee. If the claim has already been submitted to OWCP, a copy of the completed form should be forwarded to that office with the employee’s claim for benefits as soon as possible after it is received from the employee. (See 544 for submission of claims to OWCP.) Do not delay the submission of the claim to OWCP pending receipt of third party information. When OWCP is responsible for making the third party recovery (see 547.23), no action to recover should be taken by the control office.
# Exhibit 547.55
## PS Form 2562, Injury Compensation Program — Notice of Potential Third Party Claim

### A. Employee Information

<p>| | |</p>
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<tbody>
<tr>
<td>2. Name</td>
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<tr>
<td>3. Home Address (Include Apt. No &amp; ZIP + 4)</td>
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<tr>
<td>4. Social Security Number</td>
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<td>5. Title</td>
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<td>6. Home Phone (Include Area Code)</td>
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<tr>
<td>7. Office of Employment</td>
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<td>8. Contact Point at Employing Office (Name &amp; Phone No.)</td>
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</tbody>
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### B. Injury Information

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<table>
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<tbody>
<tr>
<td>1. Date &amp; Location of Injury</td>
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<tr>
<td>2. OWCP File No.</td>
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<tr>
<td>3. Brief Description of Injury</td>
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</table>

4. Name & Address of Attending Physician (Include Suite No.)

5. Name & Address of Attorney Representing Employee (Include Suite No.)

6. Wage records, medical records, and other pertinent information may be released to my attorney.

- [ ] Yes
- [ ] No

### C. Third Party Information

<p>| | |</p>
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<tbody>
<tr>
<td>1. Name</td>
<td></td>
</tr>
<tr>
<td>2. Address (Include Apt. No. &amp; ZIP + 4)</td>
<td></td>
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<tr>
<td>3. Does the Employee or Beneficiary(ies) intend to take action against the third Party. (If &quot;No&quot;, Explain Why Not)</td>
<td></td>
</tr>
</tbody>
</table>

- [ ] Yes
- [ ] No

4. Name & Address of Insurance Co. (Include Suite No.)

5. Name & Address of Law Enforcement Agency Notified

Prepared By (Printed Name & Signature)  
Date Signed

---

*PS Form 2562, December 1988*
1. Complete this form whenever a third party (individual) is involved in an incident where a postal employee has applied for compensation benefits.

2. A third party may be involved directly, as in a vehicle accident, or indirectly, as in designing or manufacturing an unsafe or defective machine.

3. The employee or employee's beneficiaries are encouraged to seek recovery from a third party that they believe is responsible for the employee's work related injury. An injured employee or employee's beneficiaries who, when required by OWCP, fail to take action against a third party may become ineligible for injury compensation.

The Federal Employees’ Compensation Act, as amended (5 USC 8101, et seq.), is administered by the Office of Workers’ Compensation Programs of the U.S. Department of Labor. In accordance with this responsibility, the office collects and maintains personal information on claimants and their immediate families. The information will be used to determine eligibility for and the amount of benefits payable under the Act. The information may be used by other agencies or persons in handling matters relating, directly or indirectly, to the subject matter of the claim, so long as such agencies or persons have received the consent of the individual claimant, or have complied with the provisions of 20 CFR 10. In addition, this information may be disclosed to an appropriate law enforcement agency for investigative or prosecutive purposes, to a congressional office at your request, to OMB for review of private relief legislation, to a labor organization as required by the NLRA, and where pertinent, in a legal proceeding to which the Postal Service is a party. Failure to provide the information requested may delay the adjudication process, or result in an unfavorable decision or a reduced level of benefits (disclosure of your social security number is voluntary; the failure to disclose such number will not result in the denial of any right, benefit or privilege to which you may be entitled).

PS Form 2562, December 1988
**547.56 OWCP Responsibility**

In all cases in which OWCP is responsible for making a recovery, the control office or control point supervisor monitors the progress of OWCP’s action and obtains periodic status reports until the case is closed. Any such cases that are closed without a payment from the third party are referred to the area human resources analyst for injury compensation for review and appropriate action.

**547.57 Postal Service Responsibility**

When a third party collection responsibility has been assumed by the Postal Service, the control office or control point supervisor forwards copies of all letters issued together with other pertinent third party claim documents to OWCP district office. The control office or control point supervisor should then proceed as follows when the employee is represented by an attorney:

a. If the answer to the question on PS Form 2562 “Does the employee or beneficiary(ies) intend to take action against the third party?” is Yes, and the PS Form 2562 or other information shows that the employee is represented by an attorney, forward the following to the employee’s attorney:

   (1) Sample letter A, *Notice to Attorney of Government’s Lien* (see Exhibit 547.57a), with the papers and forms referred to in that letter.

   (2) Sample letter B, *Request for Status and Transmittal of Information* (Exhibit 547.57b).

b. If a response to sample letter A is not received within 90 days after mailing, obtain a status report on the progress of the case by contacting directly the attorney who is representing the postal employee. Status reports from the postal employee’s attorney should be obtained as frequently as is considered necessary by the control office or control point supervisor. If no reply is received from the attorney within 90 days after any request for a status report has been made, send a follow-up letter to the attorney. If there is no response after 15 days, contact the employee regarding status of cases. If recovery still has not been made, do one of the following:

   (1) Contact your area human resources analyst for injury compensation or field general council for further guidance.

   (2) Monitor progress if the case is still in the process of recovery.

c. Upon receipt of notification from the postal employee’s attorney that the case has been terminated, verify the nature of termination (i.e., with or without settlement).

   (1) If the case is terminated without settlement, do one of the following:

   (a) Attempt to obtain from the employee a voluntary assignment if the case has merit.

   (b) If the attorney indicates that a suit for damages is unlikely to prevail, close the file and assist the employee in requesting release from his or her obligation to proceed.
The request should be in writing and provide evidence of the attorney's opinion.

(2) If the case is settled, obtain settlement sheet, PS Form 2556, *Third Party Statement of Recovery* (see Exhibit 547.57c), and payment due the Postal Service. Verify the accuracy of PS Form 2556 and forward settlement sheet in accordance with 547.73.

547.58 **Employee Not Represented by Attorney**

The control office or control point supervisor should proceed as follows:

a. If the answer to the question on the PS Form 2562 “Does the employee or beneficiaries intend to take action against the third party?” is Yes, and the PS Form 2562 or other information shows that the employee desires to pursue the recovery him- or herself and is not represented by an attorney, furnish the employee sample letter C, *Notice to Employee of Government’s Lien* (see Exhibit 547.58a), and mail sample letter D, *Notice to Third Party of Government’s Lien* (see Exhibit 547.58b), to the third party and/or insurer.

b. At least every 60 days after the date sample letter C is given the employee, check with the employee to determine the status of the case.

c. If a recovery has not been made within 6 months after the accident, or if prior to that time there is information that the action on the claim has been terminated, contact the employee for status of recovery action. If the employee has decided not to pursue or has been unsuccessful in the recovery attempt, proceed in accordance with 547.59d.

d. When a recovery statement (see PS Form 2557, *Employee’s Third Party Recovery Statement*; Exhibit 547.58c) is received from the employee, review it for accuracy, take the necessary action to correct any errors, and forward the recovery statement together with the payment, in accordance with 547.73.
Sample Letter A, Notice to Attorney of Government’s Lien

[_.date_.]

[_.name_.]
[_.street_.]
[_.city, state, ZIP_.]

File Number:
Employee:
Date of Injury:

Dear [_.name_.]:

We have been advised that you have been retained to represent the above-named employee with respect to the third party damage claim arising from the above-referenced injury. Copies of the reports contained in our file are enclosed for your information. If OWCP disbursements have been made in this case, you will also find a statement showing the disbursements made to date. Also enclosed is Form 2556, Statement of Recovery, for your use. Upon request, we will furnish you an updated statement of disbursements, or copies of additional reports.

If you have any questions concerning the third party aspect of this case, or the obligations and responsibilities to protect the government’s lien imposed by Sections 8131 and 8132 of Title 5, United States Code, please contact [_.name_.] at [_.telephone no._].

Sincerely,

[_.signature_.]
[_.title_.]
[_.telephone no._]

Enclosures

cc: District Office, OWCP
Sample Letter B, Request for Status and Transmittal of Information

[_.date_.]

[_.name_.]
[_.street_.]
[_.city, state, ZIP_.]

File Number:
Employee:
Date of Injury:

Dear [_.name_]:

We will appreciate a report concerning the present status of this third party damage claim. If possible, advise the date that you expect the matter to be concluded.

We are enclosing copies of additional reports from our file which may be of assistance to you.

There is a statement of the disbursements made to the employee.

Sincerely,

[_.signature_.]
[_.title_.]
[_.telephone no_.]

Attachment

cc: District Office, OWCP
<table>
<thead>
<tr>
<th>Claimant</th>
<th>Date of Injury/Death</th>
<th>MSC</th>
<th>Finance No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Gross Recovery</td>
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<tr>
<td>2. Less Property Damage</td>
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<td></td>
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<tr>
<td>3. Balance</td>
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<tr>
<td>4. Less Attorney's Fee (Fee is ______ % of line 3)</td>
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<tr>
<td>5. Balance</td>
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<tr>
<td>6. Less Court Costs (Must be itemized)</td>
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<tr>
<td>7. Balance (Adjusted Gross Recovery)</td>
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<tr>
<td>8. Less 1/5 (20% of line 7)</td>
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<tr>
<td>9. Balance</td>
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<tr>
<td>10. Less Payment to Public Health Service (or other Federal medical facility)</td>
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<tr>
<td>11. Balance</td>
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<tr>
<td>12. Less Medical Expenses Paid by the Claimant (Must be itemized)</td>
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<tr>
<td>13. Balance</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. OWCP Disbursements (Including compensation and medical) or line 13 whichever is less</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>15. Less Government Allowance for Attorney's Fee (Retained by claimant)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16. Amount to be refunded to OWCP (Enclose check or money order payable to OWCP)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>17. Surplus (Line 13 less line 14)</td>
<td>$</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For Official Use Only

PS Form 2556, July 1966

Exhibit 547.57c
PS Form 2556, Third Party Statement of Recovery

March 2021
Exhibit 547.57c (p. 2)
PS Form 2556, Third Party Statement of Recovery

Instructions

(Disbursement must be made in accordance with 5 U.S.C. 8132. Also, provide the employee with a copy of this form. 
NOTE: Shaded area for USPS Use Only.)

Property Damage, (line 2): A reasonable amount for clothing or other personal belongings damaged or destroyed in 
an accident may be deducted. These amounts must be itemized. If an automobile or other vehicle is damaged or 
destroyed, then more tangible evidence of such damage is required. The year, make, model, and Blue Book value of 
the vehicle must be furnished. A copy of the repair bill will suffice if the vehicle was not totally destroyed.

Attorney’s Fee, (line 4): Deduct the attorney’s fee in line 4 from the balance shown in line 3. The attorney’s fee as a 
percentage of line 3 must also be shown.

Court Costs, (line 6): These consist of such items as filing fees, witness fees, actual costs of collection, or any pay-
ments to physicians for expert testimony as opposed to payment for treatment. (Payment for medical treatment 
comes under line 10 and/or 12.) All items must be itemized.

20% Guarantee, (line 8): This amount is turned over to the claimant and is not subject to any deductions.

Public Health Service, (line 10): Refund made to a Federal medical facility for medical treatment is deductible under 
line 10. The claim of the Federal medical facility is separate and apart from the claim of the OWCP.

Medical Expense Paid By Claimant, (line 12): This consists of any medical expenses paid by the claimant other 
than those paid by OWCP or by an insurance carrier. It does not include items paid by the claimant for which the 
claimant was subsequently reimbursed by the OWCP or by an insurance carrier. Itemize all items submitted for cred-
its and deduction in line 12 or attach copies of paid bills. A lump sum amount will not be accepted for credit.

Government Allowance for Attorney’s Fee, (line 15): The Government contributes a portion of its refund to the 
claimant as an attorney fee. This fee is based upon the OWCP's disbursements, or other amount as shown in line 14.

Amount to Be Refunded, (line 16): This represents the amount to be refunded to the Government for OWCP dis-
bursements. Refund check must be made payable to the OWCP.

Surplus, (line 17): This surplus, which is retained by the claimant, is the amount against which the OWCP will credit 
any future compensation payments or additional medical expenses payable on account of the same injury or death.
Sample Letter C, Notice to Employee of Government's Lien

[___date___]

Notice to Employee of Government's Lien

[___name___]
[___street___]
[___city, state, ZIP___]

File Number:
Date of Injury:

Dear [___name___]:

Our records show that you have presented or you intend to present a claim for damages against a third party apparently responsible for your injury. The Federal Employees’ Compensation Act provides that the United States must be reimbursed out of any third party recovery for any disbursements made to you or on your behalf by the United States. Therefore, you should include as damages in your claim the disbursements indicated on the attached Form 2557, Employee’s Third Party Recovery Statement, and any other disbursements that you received or that were made in your behalf. If you receive additional treatment, compensation, or continuation of pay, contact this office for an up-to-date statement of disbursements before settling your claim.

This office must be notified of any recovery you obtain. Completion and submission of the attached form will serve as notification of a recovery obtained without the services of an attorney. It will also enable you to determine the amount of any refund you must pay to the Postal Service.

If you should retain the services of an attorney to assist you in your third party claim, please advise this office immediately and provide the attorney’s name and complete address.

If you wish to discuss this matter or desire us to assist you, please contact [___name___] at [___telephone no.__].

Sincerely,

[___signature___]
[___title___]
[___telephone no.__]

Attachment

cc: District Office, OWCP
Exhibit 547.58b
Sample Letter D, Notice to Third Party of Government's Lien

[Date]

[Name]
[Street]
[City, state, ZIP]

File Number:
Employee:
Date of Injury:
Your Insured:
Policy Number:

Dear [Name]:

We have been informed that the postal employee named above has made a claim for damages as a result of an incident involving you (your insured) that occurred on the date shown.

The injury occurred in the performance of federal employment and comes under the Federal Employees’ Compensation Act (5 U.S.C. 8101 et seq.). Section 8132 of Title 5 of the United States Code requires that the Government must be reimbursed for payments made to or on behalf of a beneficiary out of the recovery made from a third party. This section also states, "No court, insurer, attorney, or other person shall pay or distribute to the beneficiary or his (or her) designee the proceeds of such suit or settlement without first satisfying or assuring satisfaction of the interest of the United States."

Because of the Government’s financial interest in the outcome of this case, please request a statement from this office of the Government’s disbursements before distributing any proceeds in settlement of this case.

Sincerely,

[Signature]
[Title]
[Telephone no.]

cc: District Office, OWCP
Employee’s Third-Party Recovery Statement

When a Third-Party Settlement Is Made Without an Attorney

1. Contact this office for the amount of disbursements.

2. If you were examined or treated at a Federal medical facility, contact that facility for the value of its service. If service was rendered by the U.S. Public Health Service, the Regional Counsel of the Department of Health and Human Services should be contacted.

3. Complete the recovery statement below and return it to this office. Enclose a check or money order for the amount appearing in item 3, below, made payable to “Office of Workers’ Compensation Programs (OWCP).”

The law provides that the United States must be reimbursed out of any third-party recovery for any disbursements made by the Government. The term “disbursement” includes compensation, medical bills and transportation expenses. If there were disbursements requiring a refund, you are still entitled to a minimum amount of the recovery irrespective of any liens of the Government (see item 2c below).

1. Total recovery .......................................................... $ 
2. Less:
   a. Personal property damage .................................. $ 
   b. Balance (item 1 less item 2a) .......................... $ 
   c. Minimum guarantee (20 percent of item 2b - to be retained by you) ....... $ 
   d. Medical expenses paid by you for which you have not received reimbursement from OWCP or an insurance carrier (attach itemization) ................................ $ 
   e. Adjusted balance (item 2b less items c and d) ......... $ 
3. OWCP disbursements or item 2e, whichever is less ........ $ 
4. Surplus (line 2e less item 3) ........................................ $ 

Following submission of this statement, you will be advised further concerning your compensation status.

Date of Judgment or Release | Signature | Date
--- | --- | ---

The Federal Employee’s Compensation Act, as amended (5 USC 8101, et seq.) is administered by the Office of Workers’ Compensation Programs of the U.S. Department of Labor. In accordance with this responsibility, the office collects and maintains personal information on claimants and their immediate families. The information will be used to determine eligibility for and the amount of benefits payable under the Act. The Postal Service uses the information in handling matters relating, directly or indirectly, to the subject matter of the claim in accordance with provisions of 20 CFR 10. In addition, this information may be disclosed to an appropriate law enforcement agency for investigative or prosecutive purposes, to a congressional office at your request, to OMB for review of private relief legislation, to a labor organization as required by the NLRA, and where pertinent, in a legal proceeding to which the Postal Service is a party. Failure to provide the information requested may delay the adjudication process, or result in an unfavorable decision or a reduced level of benefits, (however, disclosure of the social security number is voluntary and will not cause such delays; its only purposes are to enable the Postal Service to account for program costs and to verify the dollar amount of payments due the Department of Labor).

PS Form 2557, July 1986 (Copy to Employer)
547.59 Employee Not Pursuing Third Party Action

The control office or control point supervisor should proceed as follows:

a. If the answer to the question on Form 2562 “Does the employee or beneficiaries intend to take action against the third party?” is No, or the employee is undecided, or it is unclear what action the employee contemplates, furnish the employee with sample letter E, Request for Information From Employee and Notice of Government’s Lien (Exhibit 547.59a), and PS Form 2559, Third Party Claim — Information Request (Exhibit 547.59b).

b. If PS Form 2559 is not received within 15 days, contact the employee directly or through the employee’s supervisor to determine what action the employee intends to take against the third party.

c. If the employee advises that he or she will seek recovery against the third party, proceed in accordance with 547.57 or 547.58, as appropriate.

d. If the employee indicates that he or she will not seek recovery against the third party, or is unable to decide what action he or she will take, ask whether the employee will agree to assign his or her claim against the third party to the Postal Service by signing PS Form 2577, Assignment of Claim to the USPS (Exhibit 547.59c). If the employee declines to make the assignment, refrain from saying or doing anything to the employee that could be regarded as pressuring or coercing the employee to agreeing to the assignment. Point out that the Postal Service is not ordering or directing the employee to either sue or assign the claim, but advise the employee of the following information:

   (1) By assigning a claim to the Postal Service, the employee will enable the Postal Service to attempt to shift the financial liability for the employee’s injury from the Postal Service to the true wrongdoer, i.e., the third party.

   (2) The ultimate recovery that the employee will realize for the injury cannot possibly be reduced by the employee’s agreement to the assignment. An employee is entitled to a minimum of 20 percent of the net recovery after the expense of the recovery (attorney’s fees, property damage, and court costs only) have been deducted. In addition, any surplus amount realized in the third party action that exceeds the amount of the employee’s compensation payments and the expense of realization or collection, will be paid to the employee.

   (3) OWCP is authorized to require an assignment of the claim and to terminate an employee’s entitlement to past or future compensation payments if he or she refuses to pursue or assign what appears to be a valid third party claim.

e. If the employee continues to refuse to pursue or assign his or her claim, then refer the file to the area human resources analyst for injury compensation. Use PS Form 2560, Referral of Third Party Material (Exhibit 547.59d) to transmit the file. Take no further action to obtain an assignment after the file is referred.
f. Upon receipt of an assignment of the employee’s claim on PS Form 2577 send sample letter F, Notice of Assignment of Postal Employee’s Claim and Request for Settlement (Exhibit 547.59e), to the third party and to his or her insurer, if known.

g. When a reply to sample letter F is received, attempt to negotiate a settlement of the government’s and the employee’s claim (see 547.7, Settlement of Claims).

h. Contact the Postal Service Field Counsel if it is felt that assistance is necessary.
Exhibit 547.59a  
Sample Letter E, Request for Information from Employee and Notice of Government's Lien

[Exhibit text]

Dear [__name__]:

Our records show that on the above date you sustained an injury under circumstances which may place liability for damages upon a party other than the United States.

Under the provisions of Section 8131 of Title 5, United States Code, the Secretary of Labor can and will require a workers’ compensation beneficiary to prosecute an action for damages in his or her own name when injury or death occurs under circumstances which indicate legal liability to pay damages on a party other than the Government. When damages are recovered from such a party, the beneficiary must, out of the damages recovered, reimburse the United States for any payments made to the beneficiary or on the beneficiary’s behalf. Nevertheless, in all cases you will be entitled to a minimum of 20% of the net recovery.

For our records, a statement is required from you as to whether you have presented a claim for damages as a result of this injury against anyone other than the Postal Service or the Office of Workers’ Compensation Programs (OWCP). It is requested that you answer the questions on the enclosed Form 2559, Third Party Claim-Information Request, and promptly return it to this office.

If you have initiated a third party action, you should contact us for a statement of any OWCP disbursements made to you or on your behalf before you make a final settlement. These disbursements must be repaid from any recovery you make from the third party (the person or persons responsible for the injury).

If you wish to discuss this matter or desire to assist you, please contact [__name__] at [__telephone no.__].

Sincerely,

[__signature__]
[__title__]
[__telephone no.__]

Enclosure

cc: District Office, OWCP
### U.S. POSTAL SERVICE
THIRD PARTY CLAIM—INFORMATION REQUEST

Section 8131 of Title 5, United States Code, provides that when damages are recovered the United States shall be reimbursed for payments it made on account of the injury.

1. Have you presented a claim or instituted suit for damages against any person or persons apparently responsible for your injury? □ YES □ NO
   (If yes, give the third party’s name and address and the name and address of the insurance carrier, if known.)

<table>
<thead>
<tr>
<th>THIRD PARTY’S NAME AND ADDRESS</th>
<th>INSURANCE CARRIER’S NAME AND ADDRESS</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

2. Have you retained an attorney with regard to a possible action against any person or persons apparently responsible for your injury? □ YES □ NO
   (If yes, give the attorney’s name and address.)

3. If you have not filed a claim for damages, state your reasons, in full detail, for not doing so.

4. Have damages been recovered? □ YES □ NO (If yes, please furnish the following information.)
   
   a. Total amount recovered ................................................................. $  
   b. Personal property damage, if any ....................................................... $  
   c. Medical expense paid by you personally (Do not include those paid or reimbursed by OWCP or an insurance carrier). (Attach itemization.) ........................................ $  
   d. Attorney’s fee, if any ................................................................. $  

<table>
<thead>
<tr>
<th>DATE OF JUDGMENT OR RELEASE</th>
<th>5. SIGNATURE</th>
<th>DATE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

The Federal Employee’s Compensation Act, as amended (5 USC 8101, et seq.) is administered by the Office of Workers’ Compensation Program of the U.S. Department of Labor. In accordance with this responsibility, the office collects and maintains personal information on claimants and their immediate families. The information will be used to determine eligibility for and the amount of benefits payable under the Act. The Postal Service uses the information in handling matters relating, directly, or indirectly, to the subject matter of the claim in accordance with the provisions of 20 CFR 10. In addition, this information may be disclosed to an appropriate law enforcement agency for investigative or prosecutive purposes, to a congressional office at your request, to OMB for review of private relief legislation, to a labor organization as required by the NLRA, and where pertinent, in a legal proceeding to which the Postal Service is a party. Failure to provide the information requested may delay the adjudication process, or result in an unfavorable decision or a reduced level of benefits, (however, disclosure of the social security number is voluntary and will not cause such delays; its only purposes are to enable the Postal Service to account for program costs and to verify the dollar amount of payments due the Department of Labor).

PS Form 2559, February 1981
Exhibit 547.59c
PS Form 2577, Assignment of Claim to the USPS

Assignment of Claim to the USPS

As a result of my applying for and receiving benefits under the provisions of the Federal Employees' Compensation Act (5 U.S.C. 8101-50), and because I do not wish to prosecute an action in my own name to recover damages, I (name) ________________________________________________________________ , of (address) ________________________________________________________________ , City of ________________________________________________________________, County of ________________________________________________________________. State of ________________________________________________________________, hereby voluntarily assign to the United States Postal Service all of my right, title and interest in any claim, demand, or cause of action which I may have against (name of third party) ________________________________________________________________, or any other person, as a result of an injury I sustained on (date) ________________________________________________________________, at (location) ________________________________________________________________, while in the performance of my duties as an employee of the United States Postal Service.

I understand that in the event of recovery of damages by the United States Postal Service under this assignment, I am entitled to one-fifth of the net amount of recovery after expenses thereof have been deducted and to any surplus remaining as provided by Section 8131 of the Federal Employees' Compensation Act.

I understand that I have the right to pursue an action to recover damages by myself or by an attorney of my own choice, but I hereby am assigning that right to the United States Postal Service. Upon acceptance of this assignment, the United States Postal Service shall have full and complete authority to take whatever action on this claim it considers appropriate, and may institute legal action, settle or compromise the claim or any suit, or decline to institute suit, or to take any other action. In the event the United States Postal Service declines to institute suit, or to take other action, it shall have the right to cancel this assignment and thereby reassign the claim back to me.

I hereby authorize the United States Postal Service to furnish all records, medical and other reports, statements made by myself and other papers relating to my injury to the parties against whom claim is made, their representative, and insurance companies for the purpose of effectuating a settlement of the assigned claim.

IN WITNESS WHEREOF, I have signed this assignment this ______ day of (month, year) __________________________________________.

(Signature)

Recognizing that it is within the discretion of the United States Postal Service to accept or to refuse to accept this Assignment of Claim, and pursuant to the authority granted by 39 C.F.R. 224.2(b) (1) (i) and other Postal Regulations, I hereby accept the above assignment.

Dated __________________________________________

(Signature)

(Title)

Privacy Act Statement

Collection of this information is authorized by 39 USC 401. The purpose for which the information is to be used is to assign a third-party damage claim to the USPS. As a routine use, this information may be disclosed to OWCP and a third-party representative. Completion of this form is voluntary; however, if you do not complete this form, the USPS can not pursue your claim or prosecute an action on your behalf.

PS Form 2577, August 1998
## Exhibit 547.59d
### PS Form 2560, Referral of Third Party Material

**Referral of Third Party Material**

<table>
<thead>
<tr>
<th>To:</th>
<th>From:</th>
</tr>
</thead>
<tbody>
<tr>
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</table>

<table>
<thead>
<tr>
<th>Case No.</th>
<th>Date Submitted</th>
<th>Date Claimant Rtd. to Work</th>
<th>Employee’s Name</th>
</tr>
</thead>
<tbody>
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</tbody>
</table>

**Attached Are the Following Documents:**

1. **CA Forms (Front and Back)**
   - [ ] CA-1
   - [ ] CA-4
   - [ ] Other (Identify):
   - [ ] CA-2
   - [ ] CA-5
   - [ ] CA-7

2. **Witness Statements and Accident Reports**
   - [ ] Reverse of CA-1 or CA-2
   - [ ] Other (Identify):

3. **Medical Reports**
   - [ ] CA-15 (Reverse)
   - [ ] Other (Identify):
   - [ ] CA-20
   - [ ] CA-20A

4. **Correspondence From:**
   - [ ] Attorney Dated: ____________________________
   - [ ] Other (Identify):
   - [ ] Claimant Dated: ____________________________

5. **Award of Compensation**
   - [ ] CA-1048
   - [ ] CA-180
   - [ ] CA-181
   - [ ] Other (Identify):

6. **Settlement**
   - [ ] Claimant’s Recovery Statement
   - [ ] Settlement Letter 1
   - [ ] Settlement Has Been Made in This Case. Attached is a Copy of:

---

**PS Form 2560, November 1987**
Sample Letter F, Notice of Assignment of Postal Employee’s Claim and Request for Settlement

[__.date__]

[__.name__]
[__.street__]
[__.city, state, ZIP__]

RE: Accident on [__.date__]

Dear [__.name__]:

On [__.date__], a postal employee, [__.name__], was injured as a result of [__.description of incident__].

Pursuant to the provisions of the Federal Employees’ Compensation Act, our employee has filed for benefits and has assigned [__.his__] [__.her__] personal injury claim to the Postal Service; a copy of that assignment, Form 2577, Assignment of Claim to USPS, is attached.

We request that you, your insurance carrier, or your attorney contact this office to discuss settlement of this matter.

Sincerely,

[__.signature__]
[__.title__]
[__.telephone no.__]

Attachment

cc: DOL
547.6 **Release of Information**

547.61 **Privacy Act Protection**
All records, medical and other reports, statements of witnesses, and other papers relating to the injury or death of an employee or other person entitled to compensation or benefits under the Act are sensitive in nature, and no employee of the Postal Service may disclose information from or pertaining to the records to any person except as directed in these instructions. Upon the employee’s death, records lose much of their sensitivity; i.e., the Privacy Act no longer applies to them. Release of records on deceased employees should be guided by the Postal Service release of information guidelines (Administrative Support Manual (ASM) 352).

547.62 **Release to Employee or Beneficiary**

547.621 **General**
If (a) an employee, or (b) in the case of death, an employee’s beneficiary, or (c) the authorized representative of an employee or beneficiary requests information from the Postal Service in connection with a third party recovery case, refer the request to the control office or control point supervisor, who permits the requester to examine the records of the case, except where release of the information is not in the best interest of the employee (see 547.622).

547.622 **Release to Physician**
When the control office or control point supervisor, based upon consultation with the postal physician or occupational health nurse administrator, determines that release of medical reports directly to the employee clearly is not in the best interest of the employee, the control office or control point supervisor should request authorization from the employee to release the information to the employee’s personal physician.

547.623 **Limitation to germane Information**
In honoring requests, the control office or control point supervisor discloses only that information that is germane to the request and the third party action.

547.63 **Release to Other Parties**
Information requested for use in third party recovery cases by persons who are interested in third party action other than the employee or other legal representative may be released only upon written authorization of the employee or of the authorized representative. Direct all such requests to the control office or the control point supervisor.

547.64 **Release to Court or Other Authority**
Any employee of the Postal Service who is served with a demand by federal or state courts or other administrative bodies for records or information relating to third party recovery matters must promptly, and without awaiting appearance before the court or other authority, contact field counsel for instructions concerning the response to the demand.
 Settlement of Claims

547.71 Employee Pursuing Collection of Damages From Third Party

The Postal Service, with certain adjustments, is entitled to collect from the proceeds paid to an employee by a third party the amount of compensation and medical and related expenses paid by OWCP on behalf of the employee. Therefore, when information is received that a third party recovery is imminent, the control office or control point supervisor contacts OWCP for an up-to-date statement of all disbursements made by OWCP and advises the employee or the employee’s attorney of those disbursements. If settlement has already been made, PS Form 2556 should be reviewed to see that the total disbursements made by OWCP have been accurately computed.

547.72 Employee Not Pursuing Third Party Recovery

When the postal employee has indicated that he or she does not wish to pursue a recovery from a third party and has been requested to and has signed PS Form 2577 the Postal Service, with certain adjustments, is entitled to recover from the third party or his or her insurer the compensation and medical and related expenses paid by OWCP on behalf of the employee. In addition, the Postal Service is entitled to collect on behalf of the employee those damages to which the employee may be entitled. Such damages may consist of payment for pain and suffering sustained by the employee, any damage to the employee’s personal property, and out-of-pocket expense not covered by FECA benefits. Upon recovery, the employee is to be provided with a copy of PS Form 2556, which indicates the employee’s total entitlement. Further, the control office or the control point supervisor should ensure that OWCP district office is provided with copies of all documents pertaining to the recovery.

Disbursement of Recovered Third Party Funds

When a settlement is made, the control office or control point supervisor makes disbursement of the funds as follows:

a. When the third party check includes OWCP payments only, send the check and PS Form 2556 or 2557, as applicable, directly to OWCP unless the check is made payable to the Postal Service. If this is the case, deposit the check and issue a Treasury check or no-fee money order to OWCP.

b. When the third party check includes OWCP payments and the employee’s share, payments issued in installments, COP that has been collected in error, or checks made payable to the postmaster, the following procedures apply:
   
   (1) Deposit the check or monies in the postmaster’s trust account.
   
   (2) Request a receipt PS Form 3544, Post Office Receipt for Money. Include the employee’s name and OWCP claim number on the receipt.

   (3) Forward a memorandum (see Exhibit 547.73, Sample Letter G) to the accounting office advising them of the proper disbursement
to be made along with PS Form 2556 or 2557, whichever is applicable.

(4) Have the accounting office issue a no-fee money order or Treasury check that includes the employee’s name and OWCP claim number to the appropriate parties, i.e., OWCP and postal employee.

c. For installment payments made by the third party, disbursement should be issued at periodic intervals (3 or 6 months) to the postal employee until the total expected monies from the third party are collected.

547.74 **Settlement Verification**

The control office or control point supervisor furnishes the employee and OWCP a copy of the PS Form 2556 or PS Form 2557 on all recoveries made.

547.75 **Control Point Supervisor Requirements**

All efforts on the part of control point supervisors concerning these instructions, to include case closure, settlement, or assistance, must be coordinated with the assigned control office.

547.76 **Recovery Assistance**

When the control office desires any advice on matters relating to the settlement of a third party recovery case or other legal matters, the appropriate field counsel should be contacted.

547.77 **Delegation of Authority**

The following are authorized to accept voluntary assignment of an employee’s claim against a third party and sign a release on behalf of the Postal Service when requested by the third party or insurance carrier:

a. Manager of Injury Compensation.

b. Qualified control point supervisor.

c. Field counsel.
Exhibit 547.73
Sample Letter G

[Postmark]

DISBURSING OFFICER
[Applicable accounting office]

SUBJECT: Recovery Disbursements — Third Party Settlement

The enclosed check or money order in the amount of $ [Amount] represents settlement of a third party claim for:

Name:
SSN:
OWCP Case No.:

These funds are forwarded for disposition (see attached Form 2556 or 2557 for amount of total recovery).

1. Amount due OWCP $ [Amount]
Send check to:
U.S. Department of Labor
[Applicable district office]

2. Amount due employee $ [Amount]
Send check to:
[Employee’s name]
c/o Injury Compensation Office

[Signature]
Injury Compensation Supervisor or Specialist
Third Party Recovery Action — Court Action

General
FECA provides that an employee who is required to appear as a party or witness in the prosecution of a third party court action is in an active duty status while so engaged (5 U.S.C. 8131(a)(2)). Therefore, when an employee assigns a third party claim to the Postal Service and appears in court as a witness, or when an employee prosecutes a third party claim in his or her own name and appears in court as a party, such an employee is compensated for the court appearance as provided in 547.82.

Compensation for Court Appearances
The following provisions apply to compensation for court appearances:

a. A postal employee who appears as a witness in a third party action that has been assigned to the Postal Service is in an official duty status for the time spent in court (see 516.41) and for the time spent traveling between the court and the employee’s work site. However, any time spent traveling between an employee’s residence and the court is considered commuting time and, therefore, is not compensable.

b. An employee who prosecutes a third party action in his or her own name is not in an official duty status as that term is defined in 516.41. However, in order to implement FECA provision requiring compensation of such an employee, the Postal Service compensates that employee as if the employee were in an official duty status. Accordingly, such an employee is compensated to the same extent as that explained in 547.82a for the time spent in court and for the time spent traveling between the court and the employee’s worksite. Any time spent traveling between the employee’s residence and the court is considered commuting time and is not compensable.

Documentation of Court Appearances
An employee who is prosecuting a third party action in his or her own name and who appears in court must document the time required to appear in court on the memorandum, Third Party Court Appearance Sheet (see Exhibit 547.83). The employee is considered in an active duty status; therefore, a PS Form 3971, Request for Notification of Absence, is not required. Rather, the hours on the time card for third party appearances are recorded as work only — and not as court leave or any other type leave. The completed memorandum is to be returned to the control office or control point as appropriate.

Case Preparation
An employee who is prosecuting a third party action in his or her own name is not treated as if in an official duty status for the time spent developing the case. Any time used for this purpose within the employee’s regular work schedule is charged to annual leave or LWOP.
**Exhibit 547.83**

**Third Party Court Appearance Sheet**

**SUBJECT:** Third Party Court Appearance  
**TO:** Postmaster/Installation Head  
**ATTN:**

I, the undersigned, attest to the validity and accuracy of the clock times entered below.  
I understand that these entries must represent only the time my presence was required in court and, if applicable, travel from and to work.  
I also understand that the deliberate furnishing of false information may result in a fine of not more than $10,000 or imprisonment of not more than five years, or both (18 U.S.C. 1001).

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<td>PAY LOCATION__________</td>
<td>IMMEDIATE SUPERVISOR</td>
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cc: Employee  
Timekeeper
550 Unemployment Compensation

551 Overview

551.1 Legal Guidelines

551.11 Administration
The Unemployment Compensation for Federal Employees Program (UCFE) is administered by the states under separate agreements with the U.S. Secretary of Labor. Under these agreements, the states are agents of the United States and take, adjust, pay, or deny claims for unemployment compensation. Based on wage and separation information supplied by the Postal Service, the state agency determines under its state employment security law the postal employee’s entitlement to unemployment compensation.

551.12 Liability
Benefit payments are made to former postal employees by the states under the agreements between the states and the U.S. Department of Labor. The Postal Service then reimburses the states through the Department of Labor.

551.13 Illegal Claims
Federal law provides criminal penalties for anyone who knowingly makes a false statement or representation of a material fact, or knowingly fails to disclose a material fact, to obtain or increase for self or for any other individual unemployment compensation benefits for federal employees.

551.2 Qualification Factors
Requirements for unemployment compensation benefits vary from state to state in accordance with each state’s employment security law. However, each state law requires that a claimant:

a. Be unemployed or be employed less than full-time as defined by the state employment security law with earnings less than an amount specified in the state law.

b. Register for work and file an unemployment compensation claim at a local state employment security office.

c. Have worked a specified amount of time or have earned a specified amount of wages, or both, within a certain period.

d. Be able to work.

e. Be available for work.

f. Be actively seeking work.

g. Report periodically to the local state employment security office.

551.3 Disqualification Factors
Disqualification provisions vary from state to state. In the majority of states, employment security laws provide for a period of total disqualification or for a penalty period of temporary disqualification for certain types of separations. A former postal employee is not disqualified if the separation was an
involuntary termination of employment for other than misconduct, or if the
separation was a voluntary termination or resignation based on good cause.
The most common reasons for disqualification are:
a. The claimant was discharged for misconduct.
b. The claimant quit the job voluntarily without good cause.
c. The claimant refused a suitable job without good cause.

551.4 Information to State Employment Security Agencies

551.41 Information Required
The Postal Service furnishes state employment security agencies certain
salary and separation information concerning claimants who are or have
been employed by the Postal Service. This information is processed and
returned to the state agency by the Eagan ASC within 4 workdays after
receipt of the request. The information includes:
a. Periods of Postal Service employment.
b. Amount of remuneration for service.
c. Amount of lump sum terminal leave payments and periods of time for
which the lump sum payment was made.
d. Reason(s) for separation.

551.42 Privacy Act Requirements

551.421 Authority to Disclose
Release of wage and separation information to a state employment security
agency can be made without written authorization from the former Postal
Service employee.

551.422 Accountability of Disclosure
To meet the Privacy Act disclosure accounting requirements, the state
 coordinators described in 552.3 receive from the Eagan ASC copies of
Unemployment Compensation for Federal Employees Form ES 931, Request
for Wage Separation Information; Form ES 934, Request for Information or
Reconsideration of Federal Findings; Form ES 936, Request for Verification
of UCFE Wage and Separation Information Furnished on Form ES 931; and
PS Form 2342, Request: Unemployment Compensation Data, and PS Form
6803, Wage and Separation Information (ES 931) (3-part continuous). These
forms are to be retained by the state coordinator for a period of 3 years. The
Eagan ASC maintains the PS Form 6803 Issue Report (Program No. PHE100)
on microfiche for a period of 5 years. State coordinators are to maintain
hearings and appeals case files for 5 years. Official Postal Service records
control schedules should be consulted to determine retention requirements
by state coordinators and installation heads.

552 Responsibilities

552.1 Headquarters

552.11 Functional Administration
The functional responsibility for the development, implementation, and
control of the national Postal Service Unemployment Compensation
Program is assigned to the vice president of Employee Resource Management.

552.12 **Daily Administration**

The administration of the unemployment compensation program for Headquarters units, Headquarters-related units, and in field organizations, is assigned to the Postal Service state coordinators (see 552.3) in which these units are physically located.

552.2 **Areas**

The area Human Resources managers have oversight responsibility for the unemployment compensation program for the states in their geographic area. They coordinate as necessary when state lines overlap with a contiguous area. The managing field counsel in the area:

a. Participates in hearings before the state referees and prepares appeals to state courts.

b. Assists Postal Service state coordinators in interpreting legal guidelines and Privacy Act requirements.

552.3 **State Coordinators**

552.31 **Administration**

The area Human Resources manager designates an office in the capital city within each state to coordinate the unemployment compensation activities for all Postal Service installations in that state. The functional responsibility for the state program administration is assigned to the ranking Human Resources official in that office. This official selects one employee as state coordinator for program administration responsibility.

552.32 **Responsibilities**

The designated state coordinator:

a. Administers Postal Service policy on unemployment compensation within the respective state or jurisdiction.

b. Establishes a communication channel with the state employment security agency and becomes familiar with the state unemployment compensation policies, procedures, and laws.

c. Reviews appropriate forms, correspondence, and claim determinations to establish that each unemployment compensation claim filed by a present or former postal employee is justified and that the information provided by the claimant is valid.

d. Initiates appeals on claims determined to be unjustified.

e. Ensures that the referees adjudicating appeals are provided with all appropriate and necessary information whether the appeal is initiated by the Postal Service or the claimant.

f. Notifies appropriate offices to prepare material necessary for appeals.

g. Attends unemployment compensation appeal hearings conducted by state referees or arranges for such representation by the post office in which the claimant was or is employed.
h. Refers recommendations for final appeal cases to the managing general counsel for the state along with appropriate supporting information.

i. Contacts the appropriate postal installation upon receipt of PS Form 6803 (ES 931), to ascertain the reason(s) for separation or the nonpay status of a claimant when the Eagan ASC cannot supply this information.

j. Monitors the preparation of separation forms and information provided by the Eagan ASC and identifies areas where incomplete or inaccurate information could generate unjustified unemployment compensation claims and subsequent payment.

k. Provides the Eagan ASC with required information in order to resolve problems concerning individual employees.

l. Maintains program records in accordance with official Postal Service records control schedules.

m. Serves as liaison for Headquarters in dealing with state employment security agencies.

552.4 Installation Heads

552.41 Completion of PS Form 50, Notification of Personnel Action
Installation heads:

a. Ensure the accurate and timely completion of PS Form 50 and SF 8, Notice to Federal Employees About Unemployment Insurance, when initiating separation actions (see 553.11 and 553.12).

b. Submit PS Form 50 as expeditiously as possible for processing.

552.42 Cooperation With Postal and State Authorities
Installation heads:

a. Provide full cooperation to Postal Service state coordinators when supplemental information is required.

b. Cooperate with Postal Service state coordinator requests for witnesses to appear before state appeal hearings to testify about the reason(s) a former employee was separated.

c. Give direct responses to state employment security agency requests for additional separation information (Form ES 934) (see 553.22).

552.5 Eagan Accounting Service Center

552.51 Initial Response
The Eagan ASC:

a. Completes PS Form 6803 (see 553.13) in response to state agency requests for wage and separation information (Form ES 931) within 4 working days after receipt of the request.

b. Retains a copy of each PS Form 6803 submitted to state agencies (Privacy Act accounting requirements) on microfiche and distributes a copy of PS Form 6803 to the appropriate Postal Service state coordinator.
c. If separation or wage information is unavailable at the Eagan ASC, forwards PS Form 6803 (and Form ES 931) to the appropriate Postal Service state coordinator requesting that PS Form 6803 be completed and returned to the state agency.

552.52 Additional Information
The Eagan ASC responds to state agency requests for additional information on Form ES 934 and verifies Form ES 931 on Form ES 936 within 4 working days after receipt (see 553.22 and 553.23).

553 Explanation of Forms and Procedures

553.1 Postal Service Procedures

553.11 PS Form 50
Personnel offices:

a. Complete PS Form 50 in an accurate and timely manner when separating an employee.

b. Enter the three-digit unemployment compensation code that most accurately describes what the Postal Service believes to be the reason(s) that the employee was separated in the appropriate block on PS Form 50.

c. Ensure that all additional information relating to the reason(s) for separation is incorporated into the remarks section of PS Form 50. (In those instances when the employee’s reason(s) for separation differ from the Postal Service’s reason(s), personnel offices enter the standard remarks message (Standard Code 542) on PS Form 50.) This standard remark states that a difference in separation reason(s) does exist and will be furnished upon request.

d. State the fact of the issuance of SF 8 in the remarks section of PS Form 50.

553.12 SF 8, Notice to Former Employee About Unemployment Insurance
SF 8 explains an employee’s eligibility for unemployment compensation and describes the steps to be taken in filing a claim. Personnel offices complete SF 8 by entering at top of form the employee’s name, Social Security number, and pay location. In item 3 personnel offices enter #732 on the extreme right side and then enter the address of the Eagan ASC:

   PAYROLL PROCESSING/UNEMPLOYMENT
   USPS EAGAN ASC
   2825 LONE OAK PKWY
   EAGAN MN 55121-9635

SF 8 is issued promptly to the employee by the separating personnel office so that he or she does not lose unemployment compensation benefits to which he or she may be entitled. An individual whose work or tours of duty are on an intermittent basis is issued an SF 8 only the first time in each
calendar year that he or she is placed in a nonpay status. However, a completed SF 8 is issued to an employee each time the employee:

a. Separates from the Postal Service for any reason.
b. Transfers to another federal agency.
c. Is (or will be) placed in a nonpay status for 7 or more consecutive calendar days.

SF 8 is issued on the employee’s last workday. The date is to be noted in the remarks section of PS Form 50.

**PS Form 6803, Wage and Separation Information (ES 931)**

**553.13 Completion**

The Eagan ASC:

a. Completes PS Form 6803 in response to a state agency’s request for wage and separation information (Form ES 931, see 553.21).
b. Extracts wage and separation information from the Automated ES 931 System and enters it on PS Form 6803.
c. Attaches two copies of PS Form 6803 to Form ES 931 and returns them to the state agency within 4 workdays after receipt of the request.
d. Forwards one copy of PS Form 6803 to the appropriate Postal Service state coordinator and retains a copy for Privacy Act accounting requirements (see 551.422).

**553.132 Incomplete Information**

When a PS Form 50 has not been processed, the separation information is not entered into the automated ES 931 system. In such circumstances, the Eagan ASC immediately forwards all three copies of PS Form 6803 (and Form ES 931), with the wage portion completed, to the appropriate Postal Service state coordinator, requesting that the separation portion of PS Form 6803 be completed.

Upon completion of PS Form 6803, the state coordinator attaches two copies of PS Form 6803 to Form ES 931 and forwards them to the state agency, retaining copies.

The same control and processing of PS Forms 6803 are used when the automated ES 931 system fails to complete wage and separation information except that the Postal Service state coordinator sees that both the information and separation information are provided.

**553.133 Erroneous Findings**

If the Eagan ASC ascertains at any time within 1 year after it has returned a completed PS Form 6803 (Form ES 931) to a state agency that any of its findings were erroneous, it must promptly correct the error and forward corrected findings to the appropriate state agency.

**553.2 State Agency Forms and Procedures**

**553.21 Form ES 931**

When a former Postal Service employee (or an employee who works less than full-time as defined in the state employment security law with earnings less than an amount specified in the state law) applies for unemployment compensation
at a state employment security office, the state agency sends Form ES 931 to the Eagan ASC (see 553.13) as indicated on the claimant’s SF 8.

The Eagan ASC responds to the state agency by extracting the requested wage and separation information from the automated ES 931 system on PS Form 6803 (see 553.13).

553.22 **Form ES 934**

553.221 **Reason for Form ES 934**

If the Eagan ASC provides inadequate data on PS Form 6803, the state agency may request additional information on Form ES 934. If Form 934 cannot be processed within the 4-workday time period, the Eagan ASC or separating installation must immediately notify the state agency when it can expect to receive a completed Form ES 934.

553.222 **Request for Wage Information**

The Eagan ASC completes the form and returns it directly to the state agency within 4 workdays after receipt. A copy of Form ES 934 is sent to the respective Postal Service state coordinator by the stage agency. The Eagan ASC retains a copy of the completed Form ES 934 for Privacy Act accounting requirements.

553.223 **Request for Separation Information**

If the state agency sends Form ES 934 directly to the employee’s separating installation, the installation completes the form and returns it to the state agency within 4 workdays after receipt of the request. A copy of Form ES 934 is sent to the appropriate Postal Service state coordinator by the state agency. A copy of Form ES 934 is retained by the postal installation and one copy is forwarded to the Eagan ASC for Privacy Act accounting requirements.

553.224 **Request for Wage and Separation Information**

The state agency sends Form ES 934 to the Eagan ASC, which inserts the requested wage information and forwards the form to the separating installation.

The postal installation:

a. Inserts the requested separation information and returns the form directly to the state agency within 4 workdays after receipt.

b. Returns a copy of Form ES 934 to the Eagan ASC for Privacy Act accounting requirements and retains one copy.

The state agency sends a copy of Form ES 934 to the appropriate Postal Service state coordinator.

553.23 **Form ES 936, Verification of ES 931 (PS Form 6803)**

State agencies request the Eagan ASC to verify a sampling of PS Forms 6803 completed by the Eagan ASC semiannually on Form ES 936. A Form ES 936 shows the name of the claimant, Social Security number, payroll account number (if available), and the date that the PS Form 6803 was requested.
Form ES 936 is completed, when possible, by a person other than the one who prepared the related PS Form 6803. If the verification is made by the same person, Form ES 936 is reviewed by an authorized certifying officer. Form ES 936 must be completed and returned to the requesting state agency within 4 workdays after receipt of the request.

### Appeals

#### 554.1 State Law Requirements

State employment security laws provide for (a) administrative appeals at two levels in state agency proceedings and (b) appeals to state courts. Appeals may be initiated by the claimant or by the Postal Service.

The state agency’s notice of determination of a claimant’s benefit rights includes (a) the determination and the basis for it and (b) information concerning appeal rights and the time within which an appeal may be filed.

#### 554.2 Initial Level Appeals by Claimants

All claimants, including former probationary employees, have the right to request additional information (see 553.22) for clarification of Postal Service findings or to correct errors and omissions in their records. If a claimant is not satisfied with a state agency’s determination, the claimant has the right to appeal the determination. Notices of such appeals received by postal managers are referred to their respective Postal Service state coordinators (see 554.414).

#### 554.3 Initial Level Appeals by the Postal Service

##### 554.31 Cause to Appeal

If the Postal Service believes that a state agency’s determination in awarding unemployment compensation is incorrect, the Postal Service may appeal the determination under the applicable state employment security law.

##### 554.32 Initiation of Appeal

The Postal Service state coordinator files an appeal whenever:

a. The state agency appears to have misinterpreted or disregarded the Postal Service’s findings.

b. The Postal Service believes the determination is not in accordance with the provisions of the state employment security law.

#### 554.4 Postal Service Participation in Appeals

##### 554.41 Representation

The Postal Service state coordinator:

a. Ensures that the Postal Service is represented at state unemployment compensation appeal hearings (representation should include Postal Service employee(s) with first-hand knowledge of the case).

b. Ensures that all documented evidence that supports the Postal Service’s position is submitted.
554.412 Appearance As a Witness
A postal representative with first-hand knowledge of the case in question who appears before a state appeal hearing as a witness on behalf of the Postal Service provides evidence concerning the facts that support Postal Service findings. Evidence provided at state appeal hearings may be in the form of oral testimony or written documentation. (For sources of information to be used as evidence, see 554.43.)

554.413 Appearance As an Appellant
When the Postal Service initiates an appeal against a state agency’s determination (see 554.31), the Postal Service state coordinator ensures the presence of a postal representative at the state appeal hearing. The postal representative is an individual who has first-hand knowledge of the facts in the appeal case. The representative offers oral testimony or written documentation as argument in support of the Postal Service findings. (For sources of information to be used as evidence, see 554.43.)

554.414 Appearance As an Appellee
When the Postal Service receives a notice of an appeal hearing in which it is an appellee, the Postal Service state coordinator reviews the facts of the case and notifies a postal representative having first-hand knowledge of the case to appear on its behalf. The representative presents oral testimony or written documentation (see 554.43) in support of Postal Service findings.

554.42 New Evidence by Claimant
In those appeal hearings in which a claimant introduces new evidence, the Postal Service representative either replies with Postal Service evidence and arguments or requests a continuation of the case in order to prepare a response to the new evidence.

554.43 Disclosure of Information
554.431 Routine
During a state unemployment compensation appeal hearing, the Postal Service has the legal authority to disclose all relevant information from any of the systems of records appearing in the list in chapter 3 of the Administrative Support Manual (ASM). All postal records presented as evidence during state appeal hearings are excised of all irrelevant information not pertaining to the claimant’s reason(s) for separation and for the appeal or the Postal Service’s reason(s) for separation of the claimant and for the appeal.

554.432 Medical Records
Only medical information that directly relates to the reason(s) the claimant was separated can be presented as evidence during a state appeal hearing. However, in those instances in which the relevant information contains a reference to a malignancy or mental condition, a medical officer is contacted for the purpose of determining whether the claimant previously has been made aware of its existence. If the claimant has not been made aware of the condition, the information is not to be disclosed. If such evidence is essential to the Postal Service case, a cautionary statement is sent to the state referee prior to the hearing, indicating the importance of such evidence and the possible psychological effect it may have on the claimant if released during the hearing.
554.433 **Inspection Service Records**
Whenever documents originated by the Inspection Service are involved in an appeal hearing, the appropriate inspector in charge is notified by the Postal Service state coordinator. The material in question is referred to the chief postal inspector for review and approval prior to release.

554.434 **Managing Field Counsel**
The managing field counsel for the area is consulted when any questions or problems arise in interpreting Postal Service Privacy Act regulations or interpreting implementation instructions. The chief field counsel is consulted if:

a. Disclosure of certain relevant information contained in Personnel Investigation Records may reveal the identity of a source who has requested confidentiality.

b. Disclosure of certain relevant information contained in either Personnel Research and Test Validation Records, or Recruiting, Examining, Training, and Placement Records might jeopardize the fairness or objectivity of an examination process.

554.5 **Appeals (Second Level) to State Appellate Board**
Either the claimant or the Postal Service may appeal a determination made by the initial level state appeal authority to the second level state appellate authority, which is usually the State Appeals Board. The initial level appeal determination indicates the basis for such a determination, as well as the time frame in which an appeal can be filed. When a Postal Service state coordinator receives an initial level appeal determination that continues to contradict the Postal Service findings based on either of the reasons outlined in 554.32, the Postal Service state coordinator files an appeal based on such arguments. Participation by the Postal Service in second level state appeals are conducted in the same manner as in the initial level appeal process (see 554.4).

554.6 **Postal Service Appeals to State Courts**
When a determination has been rendered by a State Appellate Board that continues to contradict Postal Service findings, the Postal Service state coordinator immediately contacts the managing field counsel, who initiates appeals to state courts.
560 Civil Service Retirement Program

Additional Material:
References to additional material concerning the subject matter in some sections of this chapter are indicated in boxed sections identified as “Reference Notes.”

561 General

Reference Note:
For additional material concerning the subject matter found in 561, refer to:

561.1 Scope
Subchapter 560 covers the Civil Service Retirement System (CSRS) only. Information concerning the Federal Employees Retirement System (FERS) will be covered in subchapter 580.

561.2 Administration
The Office of Personnel Management (OPM) administers the CSRS. The CSRS law, policies, and regulations issued by OPM, including those governing employee eligibility and benefits, are controlling in the event of conflict with the information contained in this subchapter.

561.3 Employees Covered
The CSRS applies to:

a. Employees serving under a career appointment, effective before January 1, 1984.

b. Employees who received a career appointment before January 1, 1984 and who had a break in service of less than 1 year since 1983.

c. Employees who are rehired after 1983 with a break in service exceeding 1 year and who had performed 5 or more years of federal civilian service prior to January 1, 1987.

Note: These employees are CSRS Offset employees and, therefore, also covered by the Social Security System.

d. Employees in positions subject to the CSRS who transfer to temporary, indefinite, or other excluded positions without a break in service, or with a break in service not exceeding 3 days.

561.4 CSRS Offset
CSRS Offset employees are eligible for a CSRS annuity just as if they were covered by CSRS alone, except that the annuity payment is reduced (offset) when the employee becomes eligible for Social Security. The offset is made (even if the employee does not apply for Social Security) when the basic requirements for Social Security are met, usually at age 62. The amount of
the offset is the amount of the Social Security benefits attributable to the employee’s service after 1983 covered by both CSRS and Social Security.

561.5 **Exclusions**

The CSRS does *not* apply to:

a. Casual employees, except as provided in 561.3d.

b. Employees serving under appointments limited to 1 year or less. (If individuals have previously served in positions in the Postal Service or other federal government agencies where they were covered by the CSRS, there must be a break of at least 4 days between such previous service and the casual or temporary appointment in the Postal Service.)

c. Employees serving under temporary appointments pending establishment of a register or pending final determination of eligibility for permanent appointment.

d. Employees paid on a contract or a fee basis such as mail messengers, star route contractors, and clerks in charge of contract stations.

e. Officers-in-charge, unless they are covered in a position specified in 561.3d.

f. Clerks in post offices in Cost Ascertainment Group (CAG) L and special delivery messengers who are in post offices in CAG H, J, K, and L.

g. Substitute rural carriers and rural carrier relief/rural carrier associates, unless they fall under the exception specified in 561.3d.

h. Job cleaners.

i. Individuals hired for emergencies such as fires, floods, earthquakes, etc.

j. Employees subject to another federal government retirement system.

562 **Creditable Service**

**Reference Note:**
For additional material concerning the subject matter found in 562 through 562.251, refer to:


562.1 **General**

562.11 **Types of Service**

Generally, both civilian and military service performed for the federal government is creditable for retirement purposes.

562.12 **Time Credit**

Generally, full-time credit is allowed for periods of government employment between the dates of an employee’s appointment and separation.

Full-time credit is not allowed, e.g., when an employee is serving on a “when-actually-employed” basis or when an employee is in nonpay status in excess of 6 months in a calendar year (see 562.255).
Federal Civilian Service

General

Federal and District of Columbia Service

With certain exceptions, service creditable under the CSRS is federal and District of Columbia government employment that meets all of the following tests:

a. The employee was engaged in the performance of federal functions under the authority of an act of Congress or an Executive Order.

b. The employee was appointed or employed by a federal officer in his or her official capacity as such.

c. The service was performed under the supervision and direction of a federal officer.

District of Columbia Service

The National Defense Authorization Act (NDAA) for FY 2010 affects certain specified services performed in District of Columbia positions. Previously, these services were not creditable under CSRS or FERS. Under Section 1905 of the NDAA, such specified services, including the services of law enforcement officers, are creditable for retirement eligibility purposes, but such services are not creditable for the computation of the annuity benefits.

Individuals will obtain credit for such service as follows:

a. The appropriate personnel official for the District of Columbia or other independent employing entity must: (1) certify that the individual performed qualifying service for the District of Columbia; and (2) certify the length of time that the individual served.

b. Individuals will be eligible for credit only if they are employed under CSRS or FERS on or after October 28, 2009.

Breaks In Service

Breaks in service are treated as follows in the computation of creditable service:

a. Periods of separation of 3 calendar days or less are not deducted in computing total creditable service.

b. Periods of separation which total more than 3 days are deducted in computing total creditable service, except in certain instances when injury compensation benefits are received (562.252).

Deductions Refunded

Service for which retirement deductions have been refunded to the employee is creditable in establishing eligibility for annuity. This service may also be used in computing high-3 average pay (566.25), if appropriate. If redeposit is not made, such service is not included in calculating length of service for annuity computation purposes.

Service Covered by Social Security

Civilian service covered by Social Security (FICA) is creditable for retirement purposes if such service is followed by employment which is subject to the retirement system.
Part-Time Employment

Part-Time Regular Employees

Employees who serve on a part-time basis (non-full-time service with a prearranged regularly scheduled tour of duty) such as 4 hours a day, 5 days a week are allowed full calendar credit for all time elapsing between dates of appointment and separation.

Part-Time Flexible Employees

The service of a part-time flexible schedule employee, including substitute rural carriers, is fully creditable from the date of original appointment to the date of separation. Periods during which the employee was on furlough are creditable only if the periods of absence in the aggregate do not exceed 6 months in any calendar year.

Annuity Proration

Calculation of retirement benefits for part-time employment is changed as follows:

a. Before October 28, 2009. Individuals retiring under CSRS who were employed on a part-time basis during their final 3 years of service had their annuities computed using two different high-three average salaries. as follows:

   (1) The annuity calculation for service performed on or after April 7, 1986, used a deemed high-three average salary that was computed using full-time equivalent rates of pay for the high-three period.

   (2) The annuity calculation for service performed before April 7, 1986, used a high-three average salary based on the highest rates of pay received by the individual, which could be based on a period prior to the final 3 years of service.

b. After October 28, 2009. The National Defense Authorization Act (NDAA) for Fiscal Year 2012 states that the deemed high-three average salary will be used for all service, regardless of when performed. Section 1903 of the NDAA does not change the other provisions applicable to calculation of annuities involving part-time service. The amendment applies only to annuities based on separation from service on or after October 28, 2009.

Intermittent Service

With the exception of service as a part-time flexible employee or substitute rural carrier (see 562.23), an employee serving on an intermittent basis (non-full-time service without a prearranged regularly scheduled tour of duty) receives credit, for retirement purposes, for only the actual days in a pay status. This type of service includes Rural Carrier Relief, Rural Carrier Associate, and Postmaster Relief Leave Replacement.
562.25 Special Circumstances
562.251 Japanese-American Employee

The following provisions apply:

a. Conditions. Special retirement credit is granted to employees of Japanese ancestry who meet the following conditions:
   (1) The employee must have been employed on July 15, 1952 by the federal government in a position covered by the CSRS.
   (2) At some time during the period from December 7, 1941 to September 3, 1945, by reason of United States Policy or program or to enter the U.S. Armed Forces, the employee must have:
      (a) Been separated from the federal service, or
      (b) Lost opportunity for, or been denied, probational appointment from a Civil Service register, or
      (c) Been denied reinstatement to a position in the federal service.

b. Creditable Time. An employee meeting conditions in 562.251a receives retirement credit for:
   (1) The period of internment;
   (2) The period for which loss of opportunity for, or denial of, appointment occurred;
   (3) The period which resulted from denial of reinstatement; or
   (4) The period which resulted from separation from the service.

b. Installation Head Responsibility. When, based on documented evidence, an employee is found eligible for such special retirement (and leave) credit, installation heads prepare personnel action forms to adjust personnel and retirement records.

562.252 Employee Receiving OWCP Benefits

Reference Note:
For additional material concerning the subject matter found in 562.252, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 102.

The following provisions apply:

a. Employee on Leave Without Pay (LWOP) Status. Credit is allowed for the entire period that an employee receives Office of Workers’ Compensation Program (OWCP) benefits if the employee is carried on the postal rolls in LWOP status.

b. Employee Separated from Postal Service. Credit is allowed for a period of separation during which a former employee (not an annuitant) was in receipt of OWCP benefits, provided the employee is later reemployed in the Postal Service (or federal service). Annuitants who are reemployed after a period of separation during which they received OWCP benefits in lieu of an annuity receive credit for the separation
only after they have qualified for a redetermination of the annuity. See 566.52, Redetermination of Annuity.

562.253 Employee Restored After Erroneous Removal or Suspension

Reference Note:
For additional material concerning the subject matter found in 562.253 through 562.255, refer to:

The following provisions apply:

a. Policy. An employee whose separation or suspension is determined to have been improper and who is restored retroactively is considered for retirement purposes as having properly been in the service during the intervening period of erroneous separation or suspension.

b. Determining Retirement Credit:
   (1) If restoration is with entitlement to pay, the employee’s basic pay over the intervening period is subject to regular retirement deductions and the employee receives credit for the entire period.
   (2) If restoration is without entitlement to pay, retirement credit is allowed for as much of the intervening period without pay as does not exceed 6 months in any calendar year.

c. Redeposit Requirement. An employee who received a refund of retirement deductions before restoration must redeposit the refund in order to be eligible for any future annuity based on the period covered by the refund.

562.254 Employee Granted LWOP to Serve in Employee Organizations

If an employee is granted LWOP to serve as a full-time officer or employee of an employee organization composed primarily of federal/postal employees, the following action is taken:

a. Employing Office:
   (1) Notifies the employee of the employee’s right to elect to continue retirement coverage. (The employee’s election must be in writing.)
   (2) Sets up a follow-up system to remind employees that election must be filed within 60 days after employee enters LWOP status.
   (3) Makes a final effort to urge employees to make an election.
   (4) Documents the action taken if, after the employees have been contacted, they continue to refuse to make an election. Failure to make an election is considered an election not to continue retirement coverage. A copy of the election (or installation head’s documentation) is filed in the employee’s official personnel folder.
b. Employee:
   (1) Files an election to continue retirement coverage for as long as in LWOP status. The election must be filed with the installation head within 60 days after LWOP begins.
   (2) Pays or arranges to have paid to the Eagan ASC (if elects to continue retirement coverage), on a current basis, both the current percentage of salary retirement deductions and the matching agency contribution which would be applicable if the employee were in pay status.

c. Declination of Coverage:
   (1) Credit Not Allowed. If an employee on LWOP serving in an employee organization declines to continue retirement coverage, this time is not creditable for retirement purposes. This time is also not allowed for any other purpose in which service creditable for retirement is used as a criterion (e.g., leave or job retention).
   (2) Retirement/Death on LWOP. If the employee retires or dies while on LWOP, annuity or survivors' annuity rights are determined as of the day preceding the one on which the employee entered on LWOP.

562.255 Employee on Leave of Absence
An employee on leave of absence is granted credit for:
   a. All leave with pay.
   b. Time on the rolls in a nonpay status (i.e., LWOP, suspension, furlough, and Absence Without Leave (AWOL)), not exceeding 6 months in the aggregate in any calendar year, except when the entire time is creditable as provided in 562.252, 562.254, and 562.3.

562.3 Military Service

Reference Note:
For additional material concerning the subject matter found in 562.3, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 22 and 23.

562.31 Types of Service
562.311 Military Groups
Retirement credit is allowed for honorable active service in the Army, Navy, Air Force, Marine Corps, Coast Guard and, after June 30, 1960, in the Regular or Reserve Corps of the Public Health Service of the United States, and, after June 30, 1961, as a commissioned officer of the National Oceanic and Atmospheric Administration (formerly Coast and Geodetic Survey and Environmental Science Services Administration).

562.312 Reserve Components
Active duty for training in the reserve components of these services is also creditable. Inactive duty time while in the reserve components of these services is not creditable.
562.313 **Military Academies**
Service as a midshipman at the U.S. Naval Academy and as a cadet at the U.S. Military Academy, Air Force Academy, or Coast Guard Academy constitutes military service and is also creditable for retirement purposes.

562.314 **National Guard Service**
The following provisions apply:

a. National Guard Service is creditable only when:
   (1) The organization is activated into the actual services of the United States, or
   (2) The employee is ordered to active duty service or training as a member of the United States Armed Forces Reserves under one of the following authority:
      (a) Section 233(d) Armed Forces Reserve Act of 1952.
      (b) A provision of Title 10, United States Code.

b. National Guard service or training periods are not creditable under the following circumstances:
   (1) Service performed before January 1, 1953, and not directly under a call by the President of the United States.
   (2) Service performed for a state government or duty called for by a governor of a state.

562.315 **Military Service Prior to January 1957**
Military service performed prior to January 1957 is creditable for retirement purposes. Full credit is allowed without making contributions to the retirement fund to cover such service.

562.316 **Military Service After December 31, 1956**
The following provisions apply:

a. **Employed On or After October 1, 1982.** Employees who are first employed in a position subject to the CSRS on or after October 1, 1982 will not receive credit for their post-1956 military service unless a service credit deposit is made for that military service. (See 562.34.)

b. **Employed Before October 1, 1982.** Employees who were first employed in a position subject to the CSRS before October 1, 1982 have the option of either:
   (1) Making the service credit deposit for their post-1956 military service as specified in 562.34; or
   (2) Receiving credit for their post-1956 military service, and having their annuity recomputed at age 62 to eliminate post-1956 military service if they are eligible for Social Security Old-Age or survivor benefits. See Handbook EL-504, *Post-1956 Military Service Credit Deposits*, for procedures on making deposits for post-1956 military service.

562.32 **Required Conditions**
Military service must have been performed before the date of separation on which title to annuity is based and must have been terminated by honorable discharge or terminated under other honorable conditions.
562.33 **Double Credit Not Permitted**
Military service is not creditable if the employee receives retired pay unless the retired pay is awarded under conditions listed in 562.35. An employee may not receive credit for both civilian service and military service covering the same periods of time.

562.34 **Service Credit Deposit Required**

562.341 **Amount of Deposit**
The deposit for post-1956 military service for CSRS purposes is 7 percent of basic military pay plus interest.

562.342 **Charging Interest**
The following provisions apply:

a. *Grace Period.* No interest is charged if a deposit for post-1956 military service was completed by September 30, 1986 or within 3 years after the date the employee was first hired in a position subject to CSRS, if later.

b. *Rate of Interest.* The rate of interest is a variable rate which is compounded annually. The variable rate of interest is determined by the Secretary of the Treasury each calendar year on the basis of the average yield of new investments purchased by the Civil Service Retirement and Disability Fund during the previous year.

562.35 **Military Retired Pay**

562.351 **CSRS Annuity**
The receipt of military retired pay bars the crediting of military service toward CSRS annuity except when:

a. The retired pay is awarded because of a disability incurred in combat with an enemy of the United States or caused by an instrument of war and incurred in line of duty during a period of war, or

b. The retired pay is granted under 1331 through 1337 of Chapter 67, Title 10, U.S. Code, which pertains to retirement from a reserve component of the armed forces on the basis of service instead of disability.

c. The employee waives the retired pay.

562.352 **Waiver of Military Retired Pay**
The following provisions apply:

a. *General.* An applicant for annuity receiving military retired pay which bars the use of the military service in the computation of a CSRS annuity may elect to give up military retired pay. The military service may then be added to the civilian service in computing the CSRS annuity.

b. *Procedures.* An employee retiring from the Postal Service who decides to waive military retired pay:

(1) Notifies the Military Finance Center at least 60 days before the retirement date of the decision to waive military retired pay in order to receive credit for the military service for computing the CSRS annuity. The notice includes: (a) the employee's full name, military rank, and serial number; (b) the desired date that retired
pay is to stop (the day before annuity begins); and (c) a request that the Military Finance Center notify OPM of the effective date of the waiver.

(2) Attaches a copy of the waiver request to SF 2801, Application for Immediate Retirement, so that OPM knows a waiver has been requested. If the retired pay finance center’s acknowledgment of the waiver is received before the retirement application is submitted to OPM (through the Eagan ASC), attaches a copy of the Military Finance Center’s acknowledgment of the waiver.

562.4 Credit For Unused Sick Leave

Reference Note:
For additional material concerning the subject matter found in 562.4, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 50.

562.41 Eligibility
Unused sick leave to an employee’s credit is used in computing service for annuity purposes if the employee: (a) retires on an immediate annuity or (b) dies leaving a survivor entitled to an annuity.

562.42 Method of Computing
After it is determined that an employee meets the minimum length of service required for retirement, any unused sick leave to the employee’s credit is converted to years, months, and days on the basis of a 260-day work year and added to the employee’s total service time. (See 562.5.) The employee’s high-3 average pay is then determined and annuity is computed.

562.43 Restrictions
Credit for unused sick leave is allowable only for annuity purposes. It is not allowable for other purposes in which service creditable for retirement is used as a criterion, such as leave or job retention.

562.5 Computing Total Length of Service
Total service on which an annuity is based, including periods of military service and unused sick leave, is counted in full years and months. Any fractional part of a month is not counted.

563 Annuities — Requirements and Procedures

563.1 General Requirements

Reference Note:
For additional material concerning the subject matter found in 563.1, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 41.
Conduct
An annuity may not be paid to any employee who has ever been convicted of an offense involving the national security of the United States.

Time
To be eligible for an annuity an employee must:
  a. Have a minimum of 5 years of creditable civilian service.
  b. Complete, within the last 2-year period before separation on which retirement is based, at least 1 year in employment covered by the CSRS, except when an annuity is payable because of total disability.

Age and Service
Employees separated for any reason, except as stated in 563.11, are eligible for optional retirement and an immediate annuity if they meet one of the following combinations of age and service:
  a. Age 62 with 5 years of creditable civilian service.
  b. Age 60 with 20 years of creditable service, including 5 years of creditable civilian service.
  c. Age 55 with 30 years of creditable service, including 5 years of creditable civilian service.

Requirements and Procedures by Type of Separation
Involuntary Separation

Reference Note:
For additional material concerning the subject matter found in 563.21, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 44.

Additional Requirements
An employee who is involuntarily separated from the service (not for cause) may apply for an immediate annuity if the employee meets the general requirements in 563.1 and:
  a. Has 20 years of creditable service, including 5 years of creditable civilian service, and is 50 years of age or over; or
  b. Has 25 years of creditable service, including 5 years of creditable civilian service, regardless of age.

Reduced Annuity
If the retiring employee is under age 55, the basic life annuity rate is reduced by one-sixth of 1 percent for each full month (2 percent a year) that the employee is under age 55.
563.22 **Mandatory Retirement**

**Reference Note:**
For additional material concerning the subject matter found in 563.22, refer to:

Law enforcement officers (e.g., Postal Inspectors) are the only postal employees subject to mandatory retirement because of age. Information on mandatory retirement for these employees can be obtained from the:

CHIEF POSTAL INSPECTOR
US POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-2100

563.23 **Disability Retirement Requirements**

**Reference Note:**
For additional material concerning the subject matter found in 563.23, refer to:

563.231 **Service**
The employee must have completed at least 5 years of creditable civilian service.

563.232 **Total Disability**
An employee must, while employed under the CSRS, become totally disabled because of disease or injury, to render useful and efficient service in the position occupied and all vacant positions in the employing agency and commuting area at the same grade or pay level and tenure to which the employee is qualified for reassignment. The Civil Service Retirement (CSR) law governing the disability retirement program provides that an employee of the United States Postal Service is not qualified for reassignment if:

a. The reassignment is to a position in a different craft; or
b. The reassignment is inconsistent with terms of the collective bargaining agreement covering the employee.

563.233 **Conduct**
The disease or injury which caused the disability must not be the result of vicious habits, intemperance, or willful misconduct on the employee’s part within the 5-year period immediately prior to becoming disabled.

563.3 **Deferred Annuity**

**Reference Note:**
For additional material concerning the subject matter found in 563.3, refer to:
An employee is eligible for a deferred annuity at age 62 if the employee:

a. Leaves the CSRS before qualifying for an immediate annuity;
b. Has at least 5 years of creditable civilian service;
c. Has worked at least 1 year under the CSRS within the 2 years immediately preceding the separation on which the deferred annuity is based; and
d. Leaves his or her retirement contributions in the Civil Service Retirement and Disability Fund.

### Types of Annuities

#### 564.1 Annuity Without Survivor Benefits

Disclaimer: This type of annuity provides payments at an unreduced rate during the life of the retiring employee. It does not provide survivor benefits. (See 564.24 for current spouse’s consent in the case of a married employee.)

#### 564.2 Annuity with Survivor Benefits

##### 564.21 Annuity to Current and/or Former Spouse(s)

Disclaimer: This type of annuity provides a retiring employee with annuity payments at a reduced rate and, upon the annuitant’s death, provides the current and/or former spouse(s) with survivor annuity payments. An annuity with full survivor benefits to the current spouse is automatic for a retiring employee who is married at retirement and who does not make an election for an annuity without survivor benefits.

#### 564.211 General

This requirement does not apply if the annuitant’s death is accidental.

#### 564.212 Current Spouse Eligibility

To be eligible for a survivor annuity after the death of an annuitant, the current spouse must have been married to the annuitant for at least 9 months or a parent of the annuitant’s child. This requirement does not apply if the annuitant’s death is accidental.

#### 564.213 Election of Former Spouse Annuity

To elect a former spouse annuity, the retiring employee must have been married to the former spouse for at least 9 months.
564.214 **Annuity Limitation**
The total survivor annuity(ies) that can be provided to a current spouse and/or one or more former spouses cannot exceed 55 percent of the retiring employee’s unreduced annuity.

564.215 **Reduction in Employee’s Annuity**
The reduction in the retiring employee’s annuity is 2 1/2 percent of any amount up to $3,600, specified as the base for the survivor benefit, plus 10 percent of any amount over $3,600 so specified.

564.216 **Effective Date**
The survivor annuity(ies) begins on the day after the annuitant’s death and ends on the last day of the month preceding the one in which the designated survivor remarries before age 55 or dies. (See 567.16 for eligibility for continuance of annuity for a designated survivor upon remarriage under age 55.)

564.22 **Annuity to Former Spouse Based on Court Order**

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**Reference Note:**
For additional material concerning the subject matter found in 564.22 through 564.25, refer to:
- *CSRS and FERS Handbook for Personnel and Payroll Offices,* Chapter 52.

564.221 **General**
OPM must honor a court order/divorce decree that gives (awards or requires a retiring employee to provide) a survivor annuity to a former spouse. A court-ordered former spouse annuity takes precedence over an election to provide a survivor annuity to a current spouse. A retiring employee’s annuity will be automatically reduced by OPM to provide a court-ordered former spouse annuity.

564.222 **Current Spouse Election**
If a former spouse is entitled to a court-ordered survivor annuity, the retiring employee must make an election concerning a survivor annuity for the current spouse as if there were no court-ordered former spouse annuity. (See 564.24 for current spouse’s consent if less than a full survivor annuity is elected.)

564.223 **Protection of Current Spouse’s Entitlement**
A retiring employee can protect a current spouse’s entitlement to a survivor annuity by electing a full or partial survivor annuity for the current spouse at retirement. This is accomplished when:

a. The court order gives the former spouse the maximum survivor annuity; in which case the current spouse would not be entitled to a survivor annuity, based on the amount elected, until the former spouse loses entitlement (because of remarriage before age 55 or death); and

b. The court order gives the former spouse less than the maximum survivor annuity; in which case the current spouse would be entitled to a partial survivor annuity up to the amount elected, but not exceeding the difference between the court-ordered survivor annuity and 55 percent of the retiring employee’s unreduced annuity. If the former...
spouse loses entitlement (because of remarriage before age 55 or death), the current spouse’s annuity would be increased, if necessary, to the amount elected.

564.23 **Annuity to Person with Insurable Interest**

564.231 **General**
This type of annuity provides payments at a reduced rate during the life of the retiring employee. Upon the retiring employee’s death, it provides a survivor annuity payable to the person designated. The person designated must have an insurable interest in the retiring employee. An insurable interest is presumed to exist if the person designated has a reasonable expectancy of pecuniary benefit in the continuance of the life of the retiring employee.

564.232 **Eligibility**
Any retiring employee who is not retiring on disability and who can prove good health can elect a reduced annuity to provide a survivor annuity for a person having an insurable interest in the retiring employee.

564.233 **Reduced Rate**
A retiring employee’s annuity is reduced by 10 percent plus an additional 5 percent for each 5 years the person designated is younger than the retiring employee. The maximum reduction is 40 percent, except when a former spouse is entitled to a court-ordered annuity and the retiring employee elects an insurable interest annuity for the current spouse.

564.24 **Current Spouse’s Consent**
Married employees who elect less than a full survivor annuity for their current spouse, regardless of the type of annuity elected, must obtain their current spouse’s consent on OPM Form 1431, *Spouse’s Consent To Survivor Election*. The current spouse’s consent is required even if a former spouse will be awarded a survivor annuity by a court order. (See 564.222.) A waiver of the spousal consent requirement may be granted by OPM under certain conditions (e.g., whereabouts of the current spouse cannot be determined or there are exceptional circumstances regarding the current spouse which warrant such a waiver).

564.25 **Surviving Child**
Regardless of the type of annuity elected at the time of retirement, a surviving child of the deceased annuitant who (a) is under the age of 18 and single, (b) is over age 18 and incapable of self-support, or (c) is a full-time student under the age of 22, is entitled by law to a survivor annuity (see 567.13).

564.3 **Election of Annuity**

Reference Note:
For additional material concerning the subject matter found in 564.3, refer to:
- *CSRS and FERS Handbook for Personnel and Payroll Offices,* Chapter 52.
564.31 Application
The type of annuity desired by the retiring employee is indicated on the application for retirement (SF 2801) at the time of retirement.

564.32 Election Changes After Retirement
564.321 18-Month Reelection Period
Annuitants have 18 months from their annuity commencing date to change their decision to provide a survivor annuity (court-ordered former spouse annuities are not subject to this reelection) or to elect a higher survivor annuity. In either case, a deposit will be required for such an election. The deposit consists of the difference between the rate of the annuity originally elected and the rate of the annuity elected during the 18-month period, plus $245 per each thousand-dollar change in the designated survivor’s base. In addition, the deposit will be subject to interest charged at a rate equal to the overall yield to the retirement fund during the preceding fiscal year.

564.322 Marriage Terminated
If an employee who is married at the time of retirement elects a survivor benefit for the current spouse and the marriage is terminated before the annuitant dies, the reduction in annuity is eliminated unless the annuitant elects to continue it.

564.323 Marriage Terminated and Remarriage
If a reduction in annuity was eliminated because of termination of marriage and the annuitant remarries, a survivor annuity may be elected for the new (current) spouse. The annuity is reduced by the same percentage reduction in effect at retirement. The new spouse is eligible for the survivor benefits provided: (a) the marriage was in effect for at least 9 months before the annuitant’s death, or (b) the new spouse is the parent of a child born of the marriage.

564.324 Marriage After Retirement
The following provisions apply:

a. **Change From Unreduced Annuity.** An employee who is not married at the time of retirement, and who elects an unreduced annuity without survivor benefits, may, if the employee marries after retirement, change election to a reduced annuity with survivor benefits to the current spouse. The annuitant submits a signed, written request for the change to OPM no later than 2 years after the marriage. Once the change in election is accepted by OPM, it cannot be changed again.

b. **Change From Person Having Insurable Interest.** An election of a reduced annuity with survivor benefits to a designated person having an insurable interest may be changed to a reduced annuity with survivor benefits to the current spouse if the employee marries after retirement. A written request for the change is submitted to OPM no later than 1 year after the marriage. Once the change in election is accepted by the OPM, it cannot be changed again.
Employee’s Retirement Account

Deductions from Current Earnings

Reference Note:
For additional material concerning the subject matter found in 565.1, refer to:

Seven percent of each employee’s basic pay is deducted and withheld as the employee’s contribution to the retirement fund.

Deposits for Prior Service

Reference Note:
For additional material concerning the subject matter found in 565.2, refer to:

Employee Deposits

Percentages of Basic Pay

Employees credited with civilian service after July 31, 1920, for which no retirement deductions or deposits have been made, deposit with interest an amount equal to the following percentages of their basic pay for such service:

<table>
<thead>
<tr>
<th>Percentage of Basic Pay</th>
<th>Service Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.5</td>
<td>August 1, 1920 to June 30, 1926</td>
</tr>
<tr>
<td>3.5</td>
<td>July 1, 1926 to June 30, 1942</td>
</tr>
<tr>
<td>5.0</td>
<td>July 1, 1942 to June 30, 1948</td>
</tr>
<tr>
<td>6.0</td>
<td>July 1, 1948 to October 31, 1956</td>
</tr>
<tr>
<td>6.5</td>
<td>November 1, 1956 to December 31, 1969</td>
</tr>
<tr>
<td>7.0</td>
<td>After December 31, 1969</td>
</tr>
<tr>
<td>1.3</td>
<td>January 1, 1984 to December 31, 1987</td>
</tr>
<tr>
<td>0.94</td>
<td>January 1, 1988 to December 31, 1989</td>
</tr>
<tr>
<td>0.80</td>
<td>After December 31, 1989</td>
</tr>
</tbody>
</table>

Reduction for Periods of No Deposit

No deposit is required for periods of service for which no retirement deductions were made. However, the annuity will be affected as follows:

a. Nondeduction Service Performed Before October 1, 1982. A retiring employee will receive credit for this service toward his annuity; however, his annuity will be reduced by 10 percent of the amount due as a deposit unless the employee elects to eliminate the service entirely from credit for annuity purposes or completes a deposit for the service.
b. **Nondeduction Service Performed On or After October 1, 1982.** A retiring employee will receive no credit for this service in the computation of his annuity unless a deposit with interest has been made; however, the service will be used to determine the length of service needed for annuity eligibility even without a deposit.

c. **Exception.** In nondisability retirement cases when an alternative form of annuity (AFA) is elected, OPM will avoid collecting redeposit (and deposit) money which simply would be returned as part of a person's lump-sum payment. Instead, OPM gives automatic credit for redeposits/deposits, including interest, thus assuring the AFA is the maximum amount possible. These are deemed deposits/redeposits which are treated as having been paid and then returned to the person as part of the lump-sum payment. (See 566.6.)

565.22 **Survivor Deposits**

Deposits may be made or completed after the death of the employee by a survivor who is qualified to receive annuity benefits.

565.23 **Deposit/Redeposit Application**

Deposits or redeposits require SF 2803, *Application To Make Deposit or Redeposit*. SF 2803 must be routed through the Eagan ASC for proper certification and/or listing of service history and for transmittal to OPM. OPM computes the amount due and furnishes the employee with instructions on how to make payment.

565.3 **Redeposits**

Reference Note:

For additional material concerning the subject matter found in 565.3, refer to:

* CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 21.

565.31 **Employee Redeposits**

Each employee who has received a refund of retirement deductions, covering service for which the employee is allowed credit under CSRS, may redeposit the amount received, with interest.

565.32 **Amount of Redeposit**

The amount of redeposit due includes the sum of the refund plus interest from the date the refund was paid to the date of redeposit (or commencing date of annuity, if earlier). Interest is charged through all periods of employment and all periods of separation after October 1, 1956. Interest is computed at 4 percent through December 31, 1947, and 3 percent through December 31, 1984. After December 31, 1984, the interest rate is determined based on the average yield of securities invested in by the retirement fund during the previous fiscal year.

565.33 **Impact on Annuity**

Previously, under existing law applicable only to CSRS, individuals who received a refund of retirement deductions covering a period of service that
ended before October 1, 1990, could elect to actuarially reduce their annuity instead of making a redeposit.


565.34 **Exception**

In nondisability retirement cases when an alternative form of annuity (AFA) is elected, OPM will avoid collecting redeposit (and deposit) money which would simply be returned as part of a person’s lump-sum payment. Instead, OPM gives automatic credit for redeposits/deposits, including interest, thus assuring the AFA is the maximum amount possible. These are *deemed* redeposits/deposits which are treated as having been paid and then returned to the person as part of the lump-sum payment. (See 566.6.)

565.35 **Survivor Redeposits**

Redeposits may be made or completed after the death of the employee by a survivor who is qualified to receive annuity benefits.

565.36 **Form Used**

See 565.23.

565.4 **Voluntary Contributions**

Reference Note:

For additional material concerning the subject matter found in 565.4, refer to:


565.41 **Application**

An employee who wishes to obtain a larger retirement annuity than is otherwise provided may purchase additional annuity by making voluntary contributions to the retirement fund, subject to the restrictions set forth in 565.42. Application is made by filing SF 2804, Application to Make Voluntary Contributions, with OPM.

565.42 **Restrictions**

Voluntary contributions are made subject to the following restrictions:

a. If an employee has had creditable civilian service for which no deposit or redeposit has been made, the employee is eligible to make voluntary contributions only upon completing the deposit or redeposit.

b. If an employee has at any time received a refund of voluntary contributions with interest, the employee may not make further voluntary contributions unless again employed under CSRS after a separation of more than 3 calendar days.

565.43 **Amount of Contributions**

Voluntary contributions are made in multiples of $25, and their total may not exceed 10 percent of the total base pay received for creditable service since August 1, 1920.
565.44 Amount of Additional Annuity
The age of the retiring employee governs the amount of additional annuity the voluntary account purchases. Each $100 credited to the employee’s account purchases additional annuity of $7 a year for an employee retiring at age 55 or younger. The $7 amount increases 20 cents for each full year that the employee is beyond age 55 at the time of retirement.

565.45 Type of Annuity Election
The employee’s election of the type of basic annuity desired also applies to the additional annuity purchased with voluntary contributions, unless the employee indicates to the contrary in a note attached to the application for retirement.

565.46 Withdrawal of Voluntary Contribution

565.461 Conditions
An employee may withdraw voluntary contributions with interest under the following conditions:
a. Before separation from service, or
b. After separation, but before receipt of any additional annuity based thereon.

565.462 Application
Withdrawals are made by filing with OPM using SF 2802, Application for Refund of Retirement Deductions, and indicating on the form that the application is for refund of voluntary contributions not for refund of regular retirement deductions.

565.47 Death Before Retirement
If an employee dies in service, or after separation but before retirement, the voluntary contributions with interest are payable to the person(s) entitled in the order of precedence defined in 567.22.

565.5 Refund of Deductions

Reference Note:
For additional material concerning the subject matter found in 565.5, refer to:

CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 32.

565.51 Less Than 5 Years Civilian Service

565.511 Refund
An employee who has completed less than 5 years of civilian service at the time of separation, or of transfer to a position not covered by the CSRS, may apply for a refund of the retirement deductions made from the employee’s salary and of any sums deposited covering prior service, with interest.

565.512 Eligibility
To be eligible for a refund, the employee must be separated or transferred to a position not covered by CSRS for at least 31 consecutive days.
565.513 Interest
No interest is given if the refund period is 1 year or less. Interest is computed at 4 percent to December 31, 1947, and 3 percent thereafter, compounded annually to the date of separation or transfer.

565.514 Application
SF 2802, Application for Refund of Retirement Deductions, is required. In order to receive refunds, employees generally must notify their spouse and any former spouse(s) that they plan to file applications. Employees may be barred from receiving refunds if the refund would end the court-ordered right of any spouse or former spouse to future benefits based on employees’ service.

565.52 Five Years or More Civilian Service
565.521 Choice
An employee who has completed 5 years or more of creditable civilian service and is separated or transferred to a position not covered by CSRS has a choice of either a refund payment or a deferred retirement annuity at age 62.

565.522 Value
In dollars received, the annuity, in most cases, is more valuable than the refund of retirement deductions. When employees retire at age 62, they also have the right to elect a survivor annuity.

565.523 Eligibility
To be eligible for a refund, the employee files the refund application (SF 2802) with OPM at least 31 days before the beginning date of any annuity for which the employee may be eligible.

565.524 Refund
The refund consists of the retirement deductions made from the employee’s salary and any sums deposited covering prior service, including deposits for post-1956 military service.

565.525 Interest
No interest is payable on refunds covering periods of service of 5 years or more.

565.526 Repayment
An employee who receives a refund of retirement deductions cannot receive an annuity for the period of service covered by the deductions unless the person is reemployed in a position subject to CSRS and repays the deductions with interest (see 565.3).

566 Annuity Computation
566.1 Effective Dates

Reference Note:
For additional material concerning the subject matter found in 566.1, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 50 and 55.
566.11 **Commencement**
Annuities based on optional (voluntary) retirement commence on the first day of the month after separation, or after the last day in a pay status, provided the age and service requirements for annuity eligibility are met. An exception is made for annuitants who voluntarily retire on day 1, 2, or 3 of the month, in which case the annuity commences either on the day after separation or after the last day in a pay status. Annuities based on disability or discontinued service retirement begin the day after the employee's last day in a pay status (or the day after separation) provided the disability or age and service requirements for annuity eligibility are met on that date.

566.12 **Ending**
Annuity payment ends on the day of the annuitant’s death or on the date the annuitant becomes ineligible for a continuing annuity. Survivor annuities are paid through the last day of the month before death or any other terminating event, such as a survivor annuitant’s remarriage.

566.13 **Employee’s Work and Leave Status**

566.131 **Use of Annual Leave Balance**
Bargaining unit employees with leave balances subject to forfeiture must be counseled to use the excess annual leave prior to the effective date of their retirement.

566.132 **Continuing Leave Status**
Employees who have requested disability retirement and who are unable to work while their applications are under review by OPM continue on the rolls in a leave status (with or without pay) pending notification by OPM of its decision on the application.

566.2 **Factors Affecting Annuity Computations**

**Reference Note:**
For additional material concerning the subject matter found in 566.2, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 50 and 55.

566.21 **Primary Factors**
Primary factors are:

a. Length of service, including credit for unused sick leave.

b. High-3 average pay.

566.22 **Other Factors**
Other factors are:

a. Retirement before age 55.

b. Failure to make deposit.

c. Election of reduced annuity to provide a survivor annuity.

d. Increases for voluntary contributions. (See 565.4.)

e. Election of lump-sum credit (see 566.6).
566.23 **Determining Length of Service**
For annuity computation purposes, length of service is determined by adding together all periods of the employee’s creditable civilian and military service and the period credited to the employee for unused sick leave. After obtaining total service, the fractional part of a month is dropped because annuity is computed on the basis of years and months. No credit is allowed for the remaining odd days of total service.

566.24 **Determining High 3-Year Period**

566.241 **Dates Included**
The 3-year period starts and ends on the dates producing the highest average pay. The period need not start on the first day of any month or on the date of a pay change.

566.242 **Consecutive**
The 3-year period need not be continuous but must be consecutive.

*Example:* Two or more separate periods of employment may be joined provided there is not an intervening period of service to be considered.

566.243 **Refunded Deductions**
The 3-year period may include service for which retirement deductions have been refunded, even though not redeposited.

566.25 **Determining High-3 Average Pay**

566.251 **Computation**
The high-3 average pay is determined by averaging the rates of an employee’s basic pay over a period of 3 consecutive years of creditable service, with each rate weighted by the period of time during which it was in effect.

566.252 **Basic Pay**
Basic pay for retirement purposes includes higher level pay but does not include Territorial Cost of Living Allowances, overtime pay, night differential, military pay, allowances, premium pay, or lump-sum terminal leave benefits.

566.3 **General Formula**

*Reference Note:*
For additional material concerning the subject matter found in 566.3, refer to:
- *CSRS and FERS Handbook for Personnel and Payroll Offices,* Chapters 50 and 55.

566.31 **Computation**
The basic annuity under the general formula is obtained as follows: Step 1. Take: $1-1/2$ percent of the high-3 average pay and multiply the result by 5 years of service. Step 2. Add: $1-3/4$ percent of the high-3 average pay multiplied by the number of years of service between 5 and 10. Step 3. Add: 2 percent of the high-3 average pay multiplied by all service over 10 years.
566.32 **Substitution**
Instead of using 1-1/2 percent, 1-3/4 percent, and 2 percent, a substitution of 1 percent of the high-3 average pay plus $25 may be made for any or all of the percentages if a higher annuity is produced.

566.33 **Guides for Applying the General Formula**
Regardless of length of service, the following rules apply in computing basic annuities under the general formula. If the high-3 average pay is:

a. **$5,000 or More**, the highest basic annuity is obtained by using Steps 1 through 3.

b. **Between $3,334 and $4,999**, the highest annuity is obtained by substituting the 1 percent plus $25 in Step 1 and then using Steps 2 and 3.

c. **Between $2,501 and $3,333**, the highest annuity is obtained by substituting the 1 percent plus $25 in Steps 1 and 2 and using Step 3.

d. **$2,500 or less**, the highest annuity is obtained by taking 1 percent of the high-3 average salary, adding $25, and multiplying the result by total service, eliminating Steps 1 through 3.

566.34 **Maximum Annuity Benefits**
566.341 **Eighty Percent Limitation**
The basic annuity of a retiring employee may not exceed 80 percent of high-3 average salary except when an annuity in excess of 80 percent results from crediting unused sick leave. (See 562.4.) If an annuity computed under the general formula exceeds 80 percent, it is reduced to an amount equal to 80 percent of the high-3 average salary. The reduction is made prior to applying any reductions or increases.

566.342 **Excess Service**
If employees have service in excess of the years and months required to provide the 80 percent maximum (usually 41 years and 11 months), retirement deductions withheld after they have completed the service requirements may be:

a. Credited to their voluntary contribution accounts if their regular deduction obligations have been satisfied. (If employees owe a deposit or redeposit, the money is first applied to that, and any balance is credited as voluntary contributions.)

b. Refunded to employees if they elect the refund before their annuity is granted and if no deposit or redeposit is due.

c. Paid in a lump sum to eligible survivors if the employee dies.

566.4 **Disability Retirement**
566.41 **Guaranteed Minimum**

Reference Note:
For additional material concerning the subject matter found in 566.41, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 60.
566.411 Employee Under Age Sixty
An employee under age 60, retiring on disability, is allowed a minimum basic annuity if it is greater than the basic annuity computed under the general formula. The minimum basic annuity is the lesser of the following:

a. 40 percent of the high-3 average pay.

b. The annuity obtained by using the general formula after increasing the total service by the length of time elapsing between the date of separation and the date that the employee would reach age 60.

If the employee is eligible for immediate annuity benefits under the general formula based on age and service, and, if the general formula yields a larger annuity than the prescribed minimum, the general formula is used.

566.412 Employee Past Age Sixty
The guaranteed minimum contains no provisions for projection of service past age 60. Therefore, the disability annuity rate of an employee who is age 60 or over must be computed by using the employee’s actual service in the general formula regardless of whether the result would be greater or less than 40 percent of the employee’s high-3 pay.

566.413 Exceptions
An employee who retires under the disability retirement provisions of CSRS and who is receiving military retired or retainer pay, or compensation from the Veterans Administration in lieu of retainer pay, is not eligible for the guaranteed minimum disability annuity. The employee will receive his earned annuity based on length of service (excluding credit for military service) and high-3 average salary. This applies even if a waiver of retired or retainer pay for CSRS purposes has been initiated. (The above limitations on benefits do not apply if military retired pay is awarded on account of a service-connected disability incurred in combat with an enemy of the United States, or caused by an instrumentality of war and incurred in line of duty during a period of war, or awarded under the reserve retirement provisions of Chapter 67, Title 10, U.S. Code).

566.42 Application of Guaranteed Minimum Principle

Reference Note:
For additional material concerning the subject matter found in 566.42, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 61.

566.421 Computations
If the high-3 average pay is:

a. $4,839 or more, and:

(1) If the employee’s actual service is at least 21 years and 11 months, actual service in the general formula is used. A computation under the guaranteed minimum provides no advantage.

(2) If the employee’s actual service is less than 21 years and 11 months but service would, if projected to age 60, total at least 21 years and 11 months, then 40 percent of the employee’s high-3
average salary produces the highest allowable basic annuity, which is the guaranteed minimum.

(3) If the employee’s combination of actual and projected service totals less than 21 years and 11 months, use of such total service in the general formula produces the highest allowable basic annuity, which is the guaranteed minimum.

b. Between $2,500 and $4,838, the following table and computations are used to determine the basic disability annuity rate:

(1) Table.

High-3 Average Salary Table for Determining Basic Annuity Rates for Disability Retirement

<table>
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<tr>
<th>Salary</th>
<th>Years</th>
<th>Service Months</th>
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<tbody>
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<tr>
<td>$2,543 to $2,586</td>
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<td>2</td>
</tr>
<tr>
<td>$2,587 to $2,631</td>
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<td>7</td>
</tr>
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<td>1</td>
</tr>
<tr>
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</tr>
<tr>
<td>$4,546 to $4,838</td>
<td>21</td>
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</tr>
</tbody>
</table>

(2) Computations.

(a) If the employee’s actual service is equal to, or greater than, the service shown in the preceding table for the applicable high-3 average salary range, use the actual service in the general formula. (A computation under the minimum guarantee provides no advantage.)

(b) If the employee’s actual service is less than the service shown in the table for the applicable high-3 average salary range, but would, if projected to age 60, total at least that much, 40 percent of the high-3 average salary produces
the highest allowable basic annuity, which is the guaranteed minimum.

(c) If the employee’s combination of actual service and service projected to age 60 totals less than the service shown in the table for the applicable high-3 average salary range, use of such total service in the general formula produces the highest basic annuity, which is the guaranteed minimum.

c. **$2,499 or Less**, the disability annuity rate is obtained as follows:
   1. Compute the employee’s annuity rate under the general formula, using the employee’s actual service.
   2. Compute the employee’s annuity rate under the guaranteed minimum, using (a) actual service plus projected service to age 60 in the general formula and (b) 40 percent of high-3 average salary.
   3. Discard the higher annuity rate obtained under the guaranteed minimum.
   4. Compare the lower rate obtained under the guaranteed minimum with the rate obtained by using the employee’s actual service in the general formula, and select whichever is higher as the basic annuity.

566.422 **Examples Resulting From Applying Guaranteed Minimum**
Examples are as follows:

a. An employee disabled at an early age may be entitled to a higher basic annuity than an older disabled employee with more actual service and a greater high-3 average salary.

b. Disabled employees with identical high-3 average salaries but different lengths of service may be entitled to the same basic annuities.

c. A disabled employee may be entitled to a higher basic annuity than an employee with more service and a greater high-3 average salary who is retiring at or over age 62 under a provision other than disability.

566.423 **Concept**
The situations in 566.422 result from the concept underlying the guaranteed minimum for disability annuitants. Disability interrupts a career that otherwise would have extended to age 60, and basic annuity, therefore, should include credit for the time which the employee normally would have served, subject to a maximum limitation of 40 percent of the high-3 average salary.

566.5 **Reemployed Annuitants, Additional Annuity**

**Reference Note:**
For additional material concerning the subject matter found in 566.5, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 100 and 102.
Previously, all federal retirees reemployed by the federal government, with very limited exceptions, had the amount of their annuities deducted from their federal earnings. The National Defense Authorization Act (NDAA) for Fiscal Year 2010 gives the head of an agency limited authority to waive the offset requirement for reemployed CSRS and FERS annuitants.

For Postal Service employees, the postmaster general has the authority to reemploy annuitants without the offset for up to:

- 520 hours during the 6 months following the date the individual’s annuity begins.
- 1040 hours during any 12-month period; and
- A total of 3120 hours.

566.51 **Supplemental Annuity**

566.511 **Eligibility**

Certain reemployed annuitants, on termination of reemployment which was on a continuous full-time or part-time basis and such reemployment is the equivalent of at least 1 year, are eligible for supplemental annuity based on the period of reemployment. Those who serve the equivalent of at least 5 years may elect to have their annuity rate redetermined. If they desire, reemployed annuitants may elect another type of annuity at this time (with regard to survivor benefits). The annuitant makes a deposit to cover the reemployment service in order to have a complete recomputation of annuity. An individual working on a part-time basis (halftime) must work 2 years to meet the equivalent of at least 1 year of reemployment service.

566.512 **Computation**

The following provisions apply:

- **Continuous Employment.** Supplemental annuity (566.51) is computed on all periods of continuous reemployment service that is the equivalent of at least 1 year after the employee’s retirement. Such periods are considered as part of the employee’s total service. Employment is considered continuous unless interrupted by a separation from service exceeding 3 calendar days. Leave of absence, with or without pay, does not break continuity.

- **General Formula.** The supplemental annuity is computed under the general formula (566.3). It is computed only at the end of reemployment and is based on the average basic salary (before annuity deduction) received during periods of continuous employment. (Employee’s salary during reemployment is reduced by the amount of annuity.)

- **Average Salary.** The full rates of basic salary in effect during all periods of reemployment, with each rate weighted by the time it was in effect, are used to determine the average salary rather than any high-3 average salary. The new average salary and the length of service computed on the basis of all reemployment service and unused sick leave are applied in the formula to obtain the supplemental annuity.

- **Using Steps of General Formula.** In determining which steps of the general formula to use, all the annuitant’s service (before and after retirement) is added together. Unless the 1 percent plus $25 must be
substituted, the 1-3/4 percent in Step 2 is applied to as much of their reemployment service as makes the total service between 5 and 10 years. The 2 percent in Step 3 is applied to as much of the reemployment service as makes the total service in excess of 10 years. (The result is a higher supplemental annuity than could be obtained if the general formula were applied to the reemployment service separately.)

566.52 Redetermination of Annuity
If the final period of continuous employment consists of the equivalent of at least 5 years of service, the annuitant may at separation make a deposit to cover the reemployment service and elect a redetermination of annuity. By this election, the annuitant receives a complete redetermination of annuity based on the law in effect on the date of separation, instead of existing annuity, plus the supplemental benefit. This special computation treats the annuitant as if retiring for the first time, and gives the annuitant a new right of election as to the type of annuity as well as any liberalization of benefits provided since original retirement.

566.6 Alternative Form of Annuity/Payment of Lump-Sum Credit

Reference Note:
For additional material concerning the subject matter found in 566.6, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 53.

566.61 Alternative Option
Employees diagnosed with a life-threatening medical condition who are eligible to retire under an optional retirement may choose the Alternative Form of Annuity. This option allows a refund of all employee contributions made to the CSRS retirement fund in addition to an actuarially reduced monthly benefit. This option is not available to those employees filing for disability retirement. Also, even if the conditions for this alternative annuity (as outlined above) are met, if a court order has been established to provide annuity benefits for a former spouse, this election is not allowed. Married employees must have the current spouse’s consent to elect an AFA.

566.62 Computation
To compute the AFA, the basic monthly annuity is calculated as if the AFA had not been elected. This amount is then reduced by an amount equal to the retiring employee’s lump-sum credit divided by an actuarial factor for the employee’s attained age (in full years) at the time of retirement. A table indicating the actuarial factors is published annually by the Postal Service.

566.63 Survivor Annuity
Election of AFA has no impact on a survivor annuity. The survivor annuity is determined based on the retiring employee’s basic annuity as if AFA had not been elected.

Note: The lump sum payable to voluntary retirees whose annuities commence after January 3, 1988, and before October 1, 1989, will be
broken into two portions. The first is payable at retirement and represents 60 percent. The remaining 40 percent is paid, with interest, 1 year after retirement.

567 **Death Benefits — Death in Service**

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**Reference Note:**
For additional material concerning the subject matter found in 567, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 70, 73, 74 and 75.
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567.1 **Survivor Annuity**

567.11 **Conditions to Be Met by the Employee**
In order to provide a survivor annuity, an employee, upon his death, must have:
- a. Completed at least 18 months of creditable civilian service, and
- b. Died while employed in a position subject to CSRS.

567.12 **Conditions to Be Met by the Current (Former) Spouse**

567.121 **Current Spouse**
An employee’s current spouse qualifies for a survivor annuity if the spouse:
- a. Was married to the employee for at least 9 months immediately preceding the employee’s death; or
- b. Is the parent of a child born of the marriage with the employee.

567.122 **Former Spouse — Court Ordered Annuity**
A former spouse who has been awarded a survivor annuity by a court order, qualifies for the survivor annuity if the former spouse:
- a. Was married to the employee for at least 9 months.
- b. The marriage was terminated prior to the employee’s death.

567.13 **Conditions to Be Met by the Child**

567.131 **General**
The child of an employee (including a legally adopted one) qualifies for a survivor annuity if:
- a. Under the age of 18 (or under the age of 22 and a student pursuing a full-time course of study in a recognized educational institution), and
- b. Is unmarried.

567.132 **Child incapable of Self-Support**
A child who is over age 18 may be entitled to a survivor annuity if the child:
(a) meets the requirements in 567.131 and (b) is incapable of self-support by reason of a mental or physical disability incurred before reaching age 18. (To determine whether the disability requirement is met, the child undergoes a physical examination arranged by OPM without cost to the family.)
567.133 **Stepchild or Illegitimate Child**
A stepchild or an acknowledged illegitimate child may be entitled to a survivor annuity if the child: (a) meets the requirements in 567.13 and (b) has lived with the employee in a regular parent-child relationship.

567.14 **Computation of Annuity for Survivors**

567.141 **Current and/or Former Spouse**
The following provisions apply:

a. **Guaranteed Minimum.** The law guarantees a minimum annuity to the current spouse of an employee dying after October 19, 1969. The annuity is 55 percent of the smaller of:
   (1) 40 percent of the deceased employee’s high average salary, or
   (2) The regular annuity obtained after increasing the deceased employee’s service by the period of time between the date of death and the date that the deceased employee would have reached the age of 60.

b. **Former Spouse.** The survivor annuity for a former spouse is based on the amount specified in the court order. In no instance, can such amount exceed 55 percent of the deceased employee’s earned annuity.

c. **No Restriction.** The survivor annuity to the spouse is payable in addition to any benefit due the child(ren).

d. **Regular Survivor Annuity Higher.** When the regular survivor annuity of 55 percent of the deceased employee’s earned annuity is higher than the guaranteed minimum, the regular survivor annuity is payable.

e. **Periods of Refunds.** In computing the survivor annuity, no credit may be allowed for the period(s) of service for which retirement deductions were refunded to the employee and the employee did not make a redeposit to cover the refund. The survivor may make the redeposit if he desires credit for the period(s) involved.

f. **Nondeduction Service.** Time credit is given for the period(s) of nondeduction service for which neither the employee nor the qualified survivor has made deposit. However, the amount of annuity earned by the employee (the basis for determining the survivor’s annuity) is reduced by 10 percent of the amount of the unpaid deposit if the nondeduction time is prior to October 1, 1982. If the nondeduction time is subsequent to October 1, 1982, a deposit may be made by the survivor if he wishes the time to be included in the computation of the survivor annuity.

567.142 **Current and/or Former Spouse of a Law Enforcement Employee**
If a law enforcement employee was 50 years of age or over at the time of his death and had completed at least 20 years of law enforcement service, survivor annuity for the widow(er) is computed as follows:

\[
( (2\times\frac{1}{2}\% \text{ of the employee's high-3 average salary} \times 20 \text{ years of law enforcement officer service}) + (2\% \text{ of the high-3 average salary} \times \text{all service over 20 years, including credit for unused sick leave}) ) \times 55\%.
\]
567.143 **Payment of Child’s Annuity**

A child’s annuity is paid to a guardian if one has been appointed by a court. If no guardian is appointed, payments are made, at the discretion of OPM, to the person who has care and custody of the child:

a. **Other Parent Survives.** The survivor annuity is payable to the child(ren) in addition to any benefit due a current (and/or former) spouse. If the deceased employee is survived by a spouse, the yearly survivor annuity payable to each child is the lesser of the following amounts:
   
   1. $317 per month per child.
   2. $981 per month divided by the number of children involved.

b. **No Surviving Parent.** If the deceased employee is not survived by the other parent, the yearly survivor annuity payable to each child is the lesser of the following amounts:
   
   1. $393 per month per child.
   2. $1,179 per month divided by the number of children involved.

c. **Death of the Other Parent.** When the other parent dies, the annuity to each child still entitled to an annuity changes. The amount of annuity for each child is increased to the amount that would have been payable if the employee had not been survived by a spouse. This increase is given even though the spouse was not in receipt of a survivor annuity at the time of death.

d. **Termination of Annuity to Child.** Upon termination (for any reason) of the annuity to a child, the amount of annuity to the remaining child(ren) is increased to the amount that would have been payable had the child whose annuity is terminating not been entitled to an annuity.

e. **Cost-of-living Increases.** The cost-of-living increases do not apply to the survivor benefits determined by the 60 percent of 75 percent part of the formula as the average pay reflects increases resulting from increased cost-of-living.

567.15 **Beginning Date for Survivor Annuity**

A survivor’s annuity begins the day after the date of death of the employee or annuitant.

567.16 **Conditions for Termination, Restoration, or Changes in Survivor Annuity**

See Exhibit 567.16.
Conditions for Termination, Restoration, or Changes in Survivor Annuity

| Current (former) spouse dies. | Annuity terminates on the last day of the month preceding the month in which death occurs. |
| Current (former) spouse who is under 55 years of age remarries. | Annuity terminates on the last day of the month preceding the month in which remarriage occurs. Current spouse annuity can be restored if marriage is later terminated. Former spouse annuity cannot be restored under any circumstances. |
| Current (former) spouse who is over 55 years of age remarries. | Remarriage does not terminate annuity if the remarriage occurred after age 55. |
| Current (former) spouse’s remarriage is terminated. | If remarriage occurred before age 55 and remarriage is terminated because of annulment, divorce, or death of spouse and redeposit is made of any lump-sum which was paid at the time the annuity was terminated:  
1. Current spouse annuity can be restored.  
2. Former spouse annuity cannot be restored under any circumstances. |
| Child marries, dies, or becomes 18 years of age. | Annuity terminates on the last day of the month preceding the month in which child marries, dies, or becomes 18 years of age. |
| Child who is a full-time student becomes 22 years of age. | Annuity terminates on the last day of the month preceding the month in which child becomes 22 years of age.  
**Note:** A student whose twenty-second birthday falls during a school year (September 1–June 30) is considered not to have attained 22 until the end of the school year. |
| Child who is over 18 years of age and incapable of self-support, marries, or dies. | Annuity terminates on the last day of the month preceding the month in which the child becomes capable of self-support, marries, or dies. |

**Election of Annuity by Survivor**

**567.17**  
**Election of Annuity by Survivor**

Except as noted below, survivor annuities and survivor’s compensation benefits under the Federal Employees Compensation Act are not payable concurrently if both are based on the death of the same employee. A survivor entitled to an annuity must elect one or the other. If all eligible survivors of a deceased employee elect to receive the compensation benefit rather than the survivor annuity, their rights to the survivor annuity terminate.

**Exception:** When a current spouse is being paid the balance of a scheduled compensation award which was due the deceased employee, the current spouse may receive the survivor annuity and the balance of the scheduled compensation award concurrently.

**567.171**  
**Election of Survivor Annuity or Employees’ Compensation Benefits**

Survivors who are eligible for annuity based in part on military service performed by the employee between September 16, 1940 and December 31, 1956, and who are also eligible for Social Security benefits, may elect to have such military service credited toward the Social Security benefit. However, if this election is made, the survivors’ right to annuity is terminated. In practice, the survivors apply for both benefits and ask OPM and Social Security Administration (SSA) for statements showing the amount of each benefit, and then make their election as to where to credit the military service.
567.18 **Election by Annuitants and Resultant Survivor Annuities**

See Exhibit 567.18.

**Exhibit 567.18**

**Election by Annuitants and Resultant Survivor Annuities**

<table>
<thead>
<tr>
<th>Annuitant at time of retirement elects to receive annuity without survivor benefit.</th>
<th>Current spouse does not qualify for a survivor annuity. Annuitants who are married must obtain the consent of their current spouses. A former spouse who is awarded a survivor annuity based on a court order will automatically receive an annuity.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annuitant at time of retirement elects to receive annuity with survivor benefits.</td>
<td>Current and/or former spouse does qualify for survivor annuity.</td>
</tr>
<tr>
<td>Annuitant acquires spouse after retirement and elects a reduced annuity with benefit to current spouse.</td>
<td>Current spouse is eligible for survivor annuity provided: 1. The spouse has been married to the retired employee for at least 9 months preceding the employee’s death, or 2. The spouse is the parent of a child born of the marriage.</td>
</tr>
<tr>
<td>Annuitant elects a reduced annuity with benefit to a person with insurable interest.</td>
<td>Designated person is eligible for a survivor annuity.</td>
</tr>
</tbody>
</table>

567.19 **Deceased Annuitant Survived by Child**

If a deceased annuitant is survived by a child(ren), the child(ren) would, regardless of type of annuity elected at retirement, be entitled to a survivor annuity under the same conditions and in the same amounts as the child(ren) of a deceased employee.

567.2 **Lump-Sum Benefit**

567.21 **Conditions for Payment**

A lump-sum death benefit payment for retirement deductions and for any unpaid annuity (annuity accrued from date of last payment to date of death) is authorized by OPM and is payable immediately:

a. Upon the death of an employee if the employee:
   (1) Has less than 18 months of civilian service, or
   (2) Leaves no current (or former) spouse or child(ren) entitled to a survivor annuity.

b. Upon the death of an annuitant, if annuity payments have not exhausted the employee’s lump-sum credit.

c. Upon termination of annuity payments to the survivor(s) of an employee or to the survivor(s) of an annuitant if total annuity payments have not exhausted the employee’s or the annuitant’s lump-sum credit.

567.22 **Person(s) Entitled to Payment**

567.221 **Order of Precedence**

A lump-sum payment is payable to the person(s) entitled to each benefit, in the following order: First — To the beneficiary or beneficiaries designated by the employee or annuitant. Second — To the current spouse. Third — To the child or children in equal shares, with the share of any deceased child distributed to the descendants of that child. Fourth — To the parents in equal shares or the entire amount to the surviving parent. Fifth — To the duly appointed executor or administrator of the estate. Sixth — To the person(s)
entitled under the laws of the state in which the employee was domiciled at the time of death.

567.222 Former Spouse
A lump-sum payment cannot be awarded to a former spouse by court order or divorce decree if there is a valid Designation of Beneficiary, a duly appointed executor or administrator, or any one of the relatives in the order of precedence survives the employee.

567.23 Designations of Beneficiaries

567.231 Employee Informed
At the time that an employee enters on duty in a position subject to CSRS the employing office informs the employee that:

a. Lump-sum benefits under the CSRS, unpaid compensation (567.3), and Federal Group Life Insurance are paid to the person(s) entitled in the order of precedence shown in 567.22.

b. A designation is made if the employee wishes: (1) to name person(s) not mentioned in the order of precedence or (2) to change the order of preference or the amount of shares.

c. A designation of beneficiary is for lump-sum benefit purposes only and does not affect the right of any person qualified to receive survivor annuity benefits. Survivor annuity benefits are payable either (1) by operation of law, or (2) as a result of an election made by a retiring employee.

567.232 Employee Reminder
Each employing office periodically reminds employees that beneficiary designations may be changed to reflect changes in family status.

567.3 Procedure Upon Death of an Employee or Annuitant

567.31 Contacting Next of Kin
When an employee dies, the HRSSC:

a. Contacts the next of kin or emergency addressee, and advises such person of benefits payable and of the right to apply for them; and

b. Renders every assistance in completing: SF 2800, Application for Death Benefits; FE 6, Claim for Death Benefits (Life Insurance); and SF 1153, Claim for Unpaid Compensation of Deceased Civilian Employee.

567.32 Notifying OPM
OPM is notified of the death of an annuitant as soon as possible. On receipt of the death notice, OPM a) initiates the filing of the Application for Death Benefits (SF 2800) and b) informs the interested parties of their rights.

567.33 Filing Death Claim Applications

567.331 SF 2800
The applicant files SF 2800 with the:

RETIREMENT OPERATIONS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 45
BOYERS PA 16017-0045
567.332 **Minor Children**
SF 2800 and other death claim applications are filed on behalf of minor children by the guardian appointed by the court or, if no guardian has been or will be appointed, by the person having care and custody of the children.

567.333 **One Application**
If the current spouse is entitled to a benefit in his or her own right and also on behalf of the child(ren), he or she files only one SF 2800.

567.334 **SF 1153**
SF 1153 is filed through the HRSSC to the Eagan ASC.

567.34 **Evidence**
567.341 **Required**
Every Application for Death Benefits is accompanied by a) a certified copy of the death certificate issued for the employee and b) other evidence called for by the application.

567.342 **Additional**
OPM determines what benefits are payable under CSRS and, depending on the type of benefit payable and other circumstances in a particular case, may request the applicant to submit additional evidence. Such request does not normally delay settlement.

567.343 **Flag Recognition Benefit for Fallen Federal Civilian Employee**
The Civilian Service Recognition Act of 2011 (Public Law 112-73) authorizes an agency to furnish a United States flag on behalf of employees who die of injuries incurred in connection with their employment under specified circumstances. An authorized Postal Service official may, upon request of the beneficiary, provide a flag on behalf of an individual who:

a. Was an employee of the agency; and

b. Died on or after December 20, 2011, of injuries incurred in connection with such individual’s employment with the Postal Service suffered as a result of:
   
   (1) A criminal act;
   
   (2) An act of terrorism;
   
   (3) A natural disaster; or
   
   (4) Other circumstances as determined by the President.

568 **Management-Initiated Disability Retirement Procedures**

**Reference Note:**
For additional material concerning the subject matter found in 568 through 568.24, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 60.

568.1 **General**
There are certain limited situations under which an employing office may initiate a disability retirement application on behalf of an employee. OPM will
not accept an application filed by an employing office unless the conditions in 568.11 are met. OPM will not act on the application until it receives the appropriate documentation of the separation action.

568.11 **Basis for Filing**

An employing office may file an application for disability retirement on behalf of an employee who has 5 years of federal civilian service under the following conditions:

a. The employing office has issued a decision to remove the employee; and

b. The employing office concludes, after its review of medical documentation, that cause for the unacceptable performance, conduct, or attendance is due to disease or injury; and

c. The employee is institutionalized or, based on review of medical and other information, it concludes that the employee is incapable of making a decision to file an application for disability retirement; and

d. The employee has no personal representative or guardian (individual who would act and care for the employee); and

e. There is no immediate family member who is willing to file the application on behalf of the employee.

568.12 **Medical Examination**

568.121 **Notifying the Employee**

If it becomes necessary to order a medical examination under these provisions, the employee must be notified in writing to report for the examination. The notice must include the following:

a. A statement of the general scope and character of the examination.

b. The reasons for ordering the examination.

c. The consequence of failure to comply with the request.

d. The employee’s right to be represented. The employee’s representative must be provided with a copy of the notification.

568.122 **Designating a Physician**

Management shall designate the examining physician. The employee, however, is offered an opportunity to submit medical documentation from his or her personal physician for review and consideration.

568.123 **Information Provided Examining Physician**

The examining physician must be provided with a copy of all relevant medical information in the Postal Service’s possession, the applicable standards and requirements of the position, and a detailed description of the duties of the position (job description), including the critical and essential elements of the job, physical demands, and environmental factors.

568.124 **Psychiatric Evaluation**

The following procedures must be followed when ordering a psychiatric examination:

a. **Basis for Requesting a Psychiatric Evaluation.** A psychiatric evaluation may be ordered only after the employee provides results of a general medical or psychiatric examination or a nonpsychiatric fitness-for-duty
examination has been conducted, and, after review of the
documentation or examination report, the medical officer concludes
that a psychiatric evaluation is warranted for medical reasons.

b. Employee Names Representative. Appointment of a representative of
the employee is required. Employees may name their own
representative at any time.

c. Employee Refuses to Name Representative. If the employee does not
name a representative voluntarily, a management official urges the
employee to do so before a fitness-for-duty psychiatric examination is
ordered by the medical officer.

d. Management Appoints Representative. If the employee persists in not
naming a representative, management appoints one to receive copies
of all notices, determinations, decisions, and other written
communication issued to the employee under these procedures.
Management may choose a member of the employee’s family, union
officer, veteran’s service officer, or an employee not under the
supervision of the affected employee’s supervisor.

e. Employee’s Objection to Named Psychiatrist. An employee or
representative who objects to the psychiatrist named by the medical
officer is requested to submit the names of three to five medical
board-certified psychiatrists of his or her choice. The medical officer
then selects a psychiatrist from the list, and management arranges for
the examination.

568.125 Cost of Medical Examination
Any costs incurred as a result of a medical examination taken at the direction
of the Postal Service and by a Postal Service appointed physician selected
pursuant to 568.124 above shall be the responsibility of the Postal Service.
The employee, however, is responsible for all costs incurred as a result of
any medical examination conducted by a private physician selected by the
employee.

568.126 Management Decision
To support a disability retirement under these provisions, management must
conclude, after its review of the medical documentation, and in the opinion of
the medical officer, that the cause for the unacceptable performance,
conduct, or attendance is due to the employee’s medical condition or illness.
If the employee is not institutionalized, management must also conclude that
the employee is incapable of making a decision to file a disability retirement
application. This conclusion must be based on a medical assessment by a
Postal Service medical officer.

568.13 Filing Application
568.131 Employing Office Action
If all of the conditions in 568.11 have been satisfied, the employing office can
proceed in filing a disability application on behalf of the employee.

568.132 Notice to Employee
The employing office must inform the employee, in writing, at the same time
that it informs the employee of its removal decision that (a) a disability
retirement application has been submitted to OPM on the employee’s behalf,
(b) the employee may review any medical information and obtain copies of any records at no expense, and (c) that the action does not affect the employee's right to submit a voluntary application for disability retirement.

568.133 Notice to OPM
When submitting an application for disability retirement to OPM under these procedures, the employing office must provide OPM with copies of the decision to remove the employee, the medical documentation, and any other documents required to show that the cause for removal is due to a medical condition. Following separation, OPM must be provided with a copy of the documentation of the separation.

568.2 OPM Action
568.21 Processing by OPM
OPM will not act on an application for disability retirement initiated by management until it receives the appropriate documentation of the separation. When OPM receives a complete application for disability retirement, it will notify the former employee that it has received the application. OPM will also provide the employee with an opportunity to submit additional medical documentation.

568.22 Decision
OPM will issue its decision, in writing, to the employee and to the employing office, through the Retirement Branch, Eagan ASC. The decision will include a statement of findings and conclusions, and an explanation of the right to request a reconsideration of OPM's decision.

568.23 Cancellation of Retirement
OPM will cancel any disability retirement when a final decision of an administrative authority or court reverses the removal action and orders the reinstatement of the employee.

568.24 Employee’s Status Pending OPM’s Decision
The employee will remain on the Postal Service’s rolls pending the final disposition of an adverse action through the appropriate appeal procedures. The employee will not be retained on the rolls pending OPM’s decision on the disability application once all appeal procedures have been exhausted.

569 General Retirement Information

Reference Note:
For additional material concerning the subject matter found in 569, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 40.

569.1 Retirement Counseling
569.11 Responsibility
The Postal Service ensures that retirement information and counseling are made available to Postal Service employees.
569.12 **Retirement Annuity Estimates**
Retirement annuity estimates are provided to all employees through the use of the National Retirement Counseling System (NARECS) as follows:

a. Upon request within three years of an employee’s first optional retirement eligibility date, based on payroll and personnel system-generated retirement computation date.

b. Automatically once each year, once age and service eligibility criteria for optional retirement have been met.

c. Through the Postal Service’s self-service, web-based application, eRetire.

*Note:* Employees who do not have computer access may contact the Human Resources Shared Service Center (HRSSC) by telephone to request annuity estimates.

569.13 **Group Retirement Information Programs**

569.131 **Nature of Group Programs**
The Postal Service ensures that at least one CSRS retirement information program is held each fiscal year. Sessions are to be open to all employees, regardless of age, years of service, and first date of optional retirement eligibility, and spouses and other interested parties may also attend. These programs are provided using a combination of media and facilitation, with dates, times, and other particulars of the sessions determined by local service personnel. Participation is voluntary and off the clock. Group information programs are supplementary to, not a substitute for, individual counseling as described in 569.14.

569.132 **Group Program Content**
During the retirement information programs, information on all subjects that may factor in retirement is presented to allow employees to plan constructively for their retirement years.

569.14 **Individual Retirement Counseling**

569.141 **Nature of Individual Counseling**
As part of the retirement process, employees may request individual retirement counseling from the Human Resources Shared Services Center (HRSSC). Counseling is provided by a retirement specialist at the HRSSC who can provide detailed information on retirement health benefits, life insurance, and other retirement-related benefits programs. These counseling sessions are conducted via telephone primarily, and they may involve use of a computer and/or electronic media, as appropriate. The retirement specialist may also direct the employee to other sources to obtain information specific to certain topics, including TSP and Social Security. The sessions are on the clock if the retirement specialist is available to provide such counseling during the same tour as the employee.

569.142 **Counseling Session Content**
Before scheduling the counseling session, the retirement specialist orders an annuity estimate, based on the retirement effective date and type of retirement (optional, disability, etc.) requested by the employee, to be mailed to the employee’s address of record.
During the counseling session, the retirement specialist:

a. Reviews the employee’s retirement application and verifies that all appropriate documents are signed and dated.

b. Reviews the employee’s annuity estimate and answers any questions raised by the employee.

c. Clarifies the employee’s work and leave status up to the date of retirement.

d. Identifies the need for additional documents, proofs, affidavits, etc., if necessary.

e. Verifies the civilian and military service history and the advantages, if any, of deposits or redeposits.

f. Addresses other retirement-related benefits and payments, including but not limited to, Alternative Fund Annuity (AFA), health benefits, life insurance, terminal leave, Thrift Savings Accounts, and flexible benefits.

569.143 Advice to Employee
In providing advice to employees, the retirement counselor reminds the employee that:

a. Although information is provided on various provisions and options under the retirement law, final choices (except in the case of management-initiated disability retirement) are the decision of the employee.

b. Any estimate of annuity is preliminary and subject to final determination by OPM.

569.2 Retirement Forms

569.21 Guidelines for Processing Personnel Actions

569.22 Requisitioning Forms
Installations are expected to maintain a supply of retirement forms sufficient to meet anticipated needs. Such forms are requisitioned from the area supply center under regular requisitioning procedures.

569.3 Retirement Account Information
The official individual retirement records are maintained by the Eagan ASC. Questions pertaining to an employee’s retirement account (including the amount of retirement deductions) which cannot be answered locally are forwarded by management to the retirement section of the Eagan ASC. The individual’s retirement records covering service in any federal agency or prior postal service with a break in employment of 4 days or more are on file with OPM.
569.4 **Information Source for Separated or Retired Employees**

Questions relating to the amount of annuity to which a separated or retired employee is entitled, or to specific benefits of survivors of employees or of annuitants, are referred to the:

RETIREMENT OPERATIONS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 45
BOYERS PA 16017-0045

569.5 **Information Source for Employees**

Questions relating to administration, or questions requiring interpretation of the Civil Service retirement law or regulations, are referred to the:

MGR COMPENSATION
EMPLOYEE RESOURCE MANAGEMENT
US POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-4213

569.6 **Federal Income Tax**

569.61 **Taxable Annuities**

The “three-year rule” was repealed by the Tax Reform Act of 1986 for any individual whose annuity starting date is after July 1, 1986. In general, this rule provided that annuities were tax-free, to the extent that employee contributions were made, for up to 3 years. Annuities effective after July 1, 1986 are subject to the “general rule” under the Internal Revenue Code. This rule provides that each monthly annuity payment is made up of two parts: (1) the tax-free part (which represents a return of employee contributions) and (2) the taxable balance. The tax-free part, once calculated, is a specific dollar amount which remains in effect until an annuitant has recovered all of the contributions made to the retirement fund. At that time, the entire monthly annuity becomes taxable. Publication 721, *Comprehensive Tax Guide to U.S. Civil Service Retirement Benefits*, available from the Internal Revenue Service, explains how the federal tax rules affect CSRS annuities.

569.62 **Federal Income Tax Withholding**

CSRS annuities are subject to federal income tax withholdings unless an annuitant elects not to have tax withheld. If an annuitant elects not to have tax withheld, he may have to make estimated tax payments. Generally, the tax withheld or estimated tax, or the total of both, must cover at least 90 percent of an annuitant’s total tax for the year or 100 percent of the tax shown on the annuitant’s return for the previous year, whichever is less. Annuitants elect the amount they wish to have withheld on Form W-4PA, which is available from OPM.

569.63 **Federal Income Tax Questions**

Questions relative to any aspect of federal income tax are referred to the District Director of Internal Revenue.
569.7 Privacy Act Considerations

569.71 General
Retirement records contain information about individuals. As such, they may be handled and disclosed only in accordance with the Privacy Act and implementing instructions.

569.72 OPM Records
Those records which are sent to OPM become the OPM’s records. Retired employees making privacy requests specifically for those records should, therefore, direct their requests to the:

RETIREMENT OPERATIONS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 45
BOYERS PA 16017-0045

569.73 Postal Service Records
Copies of an individual’s retirement records and related correspondence may be maintained within the Postal Service in one of two ways: either in the personnel area as part of the privacy system entitled USPS 120.070, Personnel Records — General Personnel Folders (Official Personnel Folders and Records Related Thereto), or in the PDC as part of the privacy system entitled USPS 050.020, Finance Records — Payroll System. Employees making requests specifically for access to or update of these records direct their requests to the nearest Postal Service personnel office for processing.

570 Social Security and Medicare

571 General Information

571.1 Overview
This subchapter on Social Security and Medicare is designed to be illustrative and provide general guidance. Employees with specific questions concerning their Social Security or Medicare should address those questions to the nearest office of the Social Security Administration. Social Security information is also available on the Internet at http://www.ssa.gov or by phone at 800-772-1213 and TTY 800-325-0778.

571.2 Social Security

571.21 Objectives
Social Security (SS) is the federal government’s basic method of providing a continuing income to workers and their families when their earnings are terminated or reduced because of retirement, disability, or death. Social Security insurance payments are not meant to replace all lost earnings; therefore, employees are encouraged to supplement Social Security payments with savings, private pensions, investments, or other insurance.
571.22 Programs
The Social Security Act and related laws have established a number of programs to accomplish the above objectives. Retirement, survivors, and disability insurance payments, commonly known as Social Security Benefits, are among the programs administered by the Social Security Administration (SSA).

571.3 Medicare
The Health Care Financing Administration (HCFA) is responsible for administering the federal health insurance program commonly known as Medicare. This program was established to provide comprehensive health insurance protection for people age 65 or older and certain disabled people. Medicare is composed of two parts — hospital insurance and medical insurance. In most instances, a person must file an application for benefits and must meet certain eligibility requirements to actually receive benefits under those programs.

572 Coverage
572.1 Employees Covered
572.11 Social Security
Employees covered for Social Security include:

a. Casual employees.
b. Temporary employees.
c. Substitute rural carriers.
d. Auxiliary rural carriers.
e. Rural carrier reliefs.
f. Rural carrier associates.
g. All employees newly hired on or after January 1, 1984, including employees with previous federal service (other than rehired annuitants) with a break in service 365 days or longer, and any other employees not covered by the Civil Service Retirement System (CSRS), the Federal Employees Retirement System (FERS), or any other federal retirement system and not excluded by 572.2.

572.12 Medicare
Employees covered for Medicare include:

a. All employees covered by 572.11.
b. Individuals whose employment began under CSRS or any other federal retirement system prior to January 1, 1984.

572.2 Exclusions From Social Security and Medicare
Employees excluded from Social Security and Medicare include:

a. Contractors such as mail messengers, star route contractors, clerks in charge of contract stations, and job cleaners.
b. Special delivery messengers paid on a fee basis.
c. Persons hired because of an emergency such as fire, flood, or earthquake.

573.2 **Allowances Not Subject to FICA Taxes**

Allowances not subject to FICA taxes include:

a. Clothing allowances.


c. Equipment maintenance allowances.
Quarters of Coverage

Social Security Quarter of Coverage

Quarters of coverage to qualify for Social Security benefits and Medicare are earned when employees have performed a certain quantity of work at a job covered by Social Security. A Social Security quarter of coverage (SSQC) is any calendar quarter (a 3-month period beginning the first day of January, April, July, and October) in which employees, prior to 1978, were paid at least $50 in wages for work that was covered by Social Security. From 1978, employees have been credited with one quarter of coverage (up to a maximum of 4 annually) for a specified amount of earnings. Each year, under a formula in the Social Security Act, the Secretary of Health and Human Services determines the amount of earnings that will equal a quarter of coverage. The amounts needed to earn a quarter of coverage will be determined by November 1 of each preceding year and are published in the Federal Register. This figure is based on increases in the average total wages of all workers.

Federal Quarter of Coverage (Medicare)

CSRS Employees

Section 278 of Public Law 97-248, the Tax Equity and Fiscal Responsibility Act of 1982, extended Medicare coverage to federal/postal employees covered by the CSRS and required them to pay the Hospital Insurance portion of the FICA tax beginning January 1, 1983.

Earned Federal Quarters of Coverage

Through payment of the tax, those employees earn actual federal quarters of coverage (FQCs) for periods of service after January 1983 in the same manner that Social Security quarters of coverage are earned.

Deemed (Credited) FQCs

Deemed FQCs are quarters of coverage deemed to have occurred before January 1, 1983. Any person employed by the federal government/Postal Service before January 1, 1983 who also worked at any time during January 1983 may receive deemed FQCs for each quarter of federal/postal service performed before January 1, 1983, provided the quarter:

a. Was not covered under the regular Social Security System and
b. Would have qualified as a Social Security quarter of coverage had the employee's federal/postal employment been covered by the Social Security Act.

Combining Earned and Deemed FQCs

Total FQCs (deemed and actual) may be used alone, or in combination with regular Social Security quarters of coverage (SSQCs), in order to meet the number of quarters required for Medicare coverage.
Establishing Deemed FQCs

Using OPM Form 1528

If an employee would not be insured using only FQCs earned after January 1983 or in combination with SSQCs, evidence must be provided to the SSA in order to establish deemed FQCs. The most viable method of establishing this evidence is by use of the Office of Personnel Management (OPM) Form 1528, Notification of Earnings for Medicare Eligibility, which provides a listing of gross earnings, as shown on postal records, for a maximum of 10 calendar years prior to 1983.

The Eagan ASC will complete and certify, in triplicate, OPM Form 1528 for all career employees who were active on the rolls in January 1983, but have subsequently separated, or are still employed and are old enough to qualify for Medicare (age 65 or older). The original will be given to the employee, and two copies will be permanently retained in the employee’s official personnel folder (OPF). OPM Form 1528 may be presented to HCFA in order to receive credit for deemed FQCs.

Using Other Evidence

In addition to OPM Form 1528, the following constitute acceptable proof of pre-1983 earnings:

a. W-2 forms.
b. Pay slips.
c. A signed statement from the employing agency certifying to the amount of wages paid each year as shown on the agency’s records.

By Special Request

If none of the above proofs can be obtained, or where less than 10 years of earnings history is available, the HCFA may request pre-1983 earnings information from:

CIVILIAN PERSONNEL RECORDS
NATIONAL PERSONNEL RECORDS CENTER
NATL ARCHIVES AND RECORDS ADMINISTRATION
111 WINNEBAGO ST
ST LOUIS MO 63118-4126

Insured Status

A person must be insured under the Social Security Program before retirement, survivors, or disability insurance benefits can be paid to the person or the person’s family. Different sets of requirements must be met for each type of benefit. Insured status is determined by the number of quarters of coverage credited to a person’s Social Security record as follows:

a. Fully Insured. At least one quarter of coverage for each calendar year elapsing after 1950 or after age 21, whichever is later, and up to the earliest of age 62, death, or disability. The requirements range from a minimum of six to a maximum of forty quarters of coverage and are dependent upon the worker’s year of birth, or year or age of death, or disability. A fully insured status is only one requirement for determining whether a particular type of benefit will be paid or provided. It does not mean that all types of benefits can be obtained on the person’s Social Security record.
Security record, nor does it affect the amount of benefits that can be paid.

b. Currently Insured. Six quarters of coverage during the thirteen-quarter period ending the quarter in which the worker either dies or becomes entitled to disability benefits, whichever is earlier. Currently insured status is sufficient for payment of a limited number of benefits.

c. Disability Insured. Fully insured and at least twenty quarters of coverage in the last forty quarters through the quarter in which disability occurs. A special insured status is needed to qualify for disability insurance benefits or to establish a period of disability. A person disabled because of blindness need only acquire fully insured status. Workers disabled before age 31 must meet less stringent requirements.

574.4 Coverage Requirements for Benefits

Quarters of coverage required in order to be fully insured for Social Security retirement and Medicare benefits:

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<thead>
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<th>Year of Birth</th>
<th>Quarters of Coverage</th>
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575 Benefits

575.1 Social Security

575.11 Application Required

Social Security benefits are not paid automatically. Claimants must file an application for benefits with the nearest Social Security Office.

575.12 Retirement Benefits

A fully insured employee is eligible to receive monthly retirement benefits as early as age 62, but at a reduced rate. Employees receive the full benefits rate if they wait until age 65 before filing for benefits. Under the Social
Security Amendments of 1983, the retirement age gradually rises to age 66 by the year 2005 and age 67 by the year 2027. The law does not affect the availability of reduced benefits at age 62. If workers meet the eligibility requirements, Social Security retirement payments are also made to their dependents. Contact SSA for an explanation of which dependents are eligible for benefits.

575.13 Disability Benefits

575.131 Worker Receiving Benefits

To receive disability benefits under the Social Security Program, an individual must provide proof from a doctor, hospital, or clinic providing treatment, attesting to the worker’s inability “to engage in any substantial gainful activity by reason of a medically determinable physical or mental impairment that has lasted or is expected to last 12 months or to result in death.” Additionally, the impairment must preclude an individual’s ability to engage “in any kind of substantial gainful activity which exists in the national economy, regardless of whether such work exists” in the immediate area of residence.

After a 5-month waiting period, a worker who becomes disabled is eligible to receive disability payments provided that the individual is both fully and disability insured. In addition to being “fully insured,” workers disabled at age 31 or older must have had 5 years (twenty quarters) of coverage in the last 10 years prior to becoming disabled. A delay of over 12 months in making application for disability benefits may result in losing benefits; however, there are special conditions which warrant an extension.

575.132 Dependents Receiving Benefits

Disability payments are also made to disabled worker’s dependents. The disabled worker may contact the SSA for an explanation of necessary eligibility requirements for disability benefits.

575.14 Survivor’s Benefits

Benefits are payable to the family upon a covered worker’s death at any age provided that the worker is fully or currently insured. Eligible survivors of a fully insured worker will be determined by SSA.

575.2 Medicare (Hospital and Medical)

575.21 Coverage

Medicare consists of two health insurance programs:

a. Hospital insurance (Part A) is a basic plan which provides payments for inpatient hospital care, posthospital extended care service, posthospital home health-care services, outpatient hospital diagnostic services, and hospice care. Federal and postal employees contribute FICA taxes through payroll deductions for Part A coverage.

b. Medical insurance (Part B) is a voluntary supplementary plan which provides payments for medically necessary doctor’s services, outpatient hospital services, medical services and supplies, home health services, outpatient physical therapy, and other home health-care services. Part B is financed through monthly premiums paid by the enrollee with the federal government paying a like amount.
Eligibility

Age Sixty-Five or Older

The following provisions apply:

a. General. Practically everyone 65 or older is eligible for Medicare. Employees are not required to retire in order to attain Part A hospital insurance protection at age 65.

b. Automatic Enrollment. Persons entitled to Social Security retirement or disability benefits will automatically be enrolled at age 65 in both the basic hospitalization plan (Part A) and the voluntary supplementary medical insurance plan (Part B). Those eligible for automatic enrollment must be given an opportunity to decline the Part B coverage.

c. Enrollment by Application. Federal and postal employees who are eligible for Medicare, Part A, on the basis of federal/postal employment and who are not otherwise entitled to Social Security retirement and disability must apply for hospital insurance in order for it to begin at 65. Employees who continue to work after age 65 also must file an application for Part A Medicare coverage to begin at age 65. Those eligible should file an application for Part A coverage about 3 months before their 65th birthday.

(1) Anyone eligible for Part A who is not automatically enrolled in Part B may apply for the Part B medical insurance coverage. No Social Security or federal/postal work credits are needed to become enrolled in Part B, but a monthly premium is required.

(2) The initial Part B enrollment period for each person is the 7-month period beginning with the first day of the third month before the month in which age 65 is attained or, for the disabled, the first month of eligibility for Part A coverage.

(3) The employee may also sign up for Part A any time after the initial enrollment period, but if the employee does not sign up for Part B during the initial enrollment period, the premiums increase.

Under Age Sixty-Five

The following people under 65 are eligible:

a. Disabled people who have been receiving (or who are entitled to) Social Security disability benefits for 2 consecutive years or more.

b. People insured under Social Security (and their spouses and children) who need dialysis treatment or kidney transplants because of chronic kidney disease.

If an Employee Works After Age Sixty-Five

The same health benefits offered to workers under 65 are available to workers age 65 or older. An employer must offer workers age 65 or older the same health benefits under the same terms and conditions as those offered to workers under 65. An employee who continues to work after 65 has the option to accept or reject coverage under the Federal Employees Health Benefits Program (FEHBP).
575.232 **Written Explanation**
Employees and their spouses age 65 or older must be provided with a written explanation of all available health plans and of their options under these plans. Specifically, this written explanation must include information about the consequences of electing coverage under FEHBP and the effects of such a choice on Medicare coverage.

575.233 **Election in Writing**
Employees must also be given an opportunity to make an election in writing. If the employee accepts the FEHBP coverage, Medicare will become the secondary health insurance payer. But, if the FEHBP is rejected, Medicare will remain the primary health insurance payer. As indicated in 575.221c any employee who will continue to work after age 65 must file an application for Part A in order for Medicare protection to begin at age 65.

575.3 **Events That Can Affect Benefits**

575.31 **Social Security**
Benefit payments will be affected if a retiree under age 70 returns to work and earnings exceed the annual exempt amount. A total annual exempt amount is determined each year for people 65 or over, and another for people under 65. In future years, the annual exempt amounts will increase automatically according to the rise in the level of average wages. If earnings exceed the annual exempt amount, $1 is withheld in benefits for each $2 of earnings above the limit. Starting in 1990, $1 in benefits will be withheld for each $3 in earnings above the limit for people in the 65 to 69 age group. Beginning in 2000, the age at which this withholding rate applies will increase as the retirement age increases.

575.32 **Medicare**
If an employee has Medicare hospital insurance because of entitlement to Social Security benefits on a spouse’s work record, the protection will end if entitlement to benefits ends. If hospital insurance is obtained as the spouse of a federal employee, the protection will end if the employee and spouse divorce before the marriage has lasted 10 years. If hospital insurance is based on the employee’s own Social Security work record or own federal/postal employment, the protection will continue for life.

575.4 **Elimination of Retirement Windfall Benefits**

575.41 **Purpose**
The 1983 amendments to the Social Security law provide for a modified benefit formula (MBF) designed to eliminate windfall Social Security benefits. The Social Security benefit computation formula has always been weighted to replace a higher portion of preretirement earnings for workers with low earnings than for workers with substantial earnings under Social Security. Although this weighted formula is intended to benefit workers with a history of low earnings, it also works to the advantage of persons who had substantial income from jobs not covered by Social Security. The MBF eliminates the excess benefit provided to such persons by using a less heavily weighted benefit formula to calculate benefits. Also, the provisions of the MBF guarantee that the reduction in the Social Security benefit cannot
exceed one-half of that part of the pension based on noncovered employment after 1956.

575.42 **When the Modified Benefit Formula Applies**
The modified formula applies when a worker is first eligible, after December 31, 1985, for both a Social Security retirement or disability benefit (excluding Railroad Retirement) and a pension from employment not covered by Social Security. However, the formula will not apply to workers who have 30 years of Social Security coverage, and it will have a lesser effect on workers with 26 to 29 years of coverage under Social Security. Also, employees hired on or after January 1, 1984, who became mandatorily covered by Social Security are not subject to the modified computation provisions.

575.5 **Computation of Benefits**

575.51 **Step 1 — General Computation of Average Indexed Monthly Earnings**
Retirement benefits are generally computed using a worker’s yearly earnings beginning with 1951 (or with attainment of age 22, if later) up to the year the employee reaches age 62. Only earnings up to the maximum creditable under Social Security for each year may be used. The yearly amounts are indexed to account for increases in coverage earnings in the economy since the time they were earned. By adding the indexed earnings and dividing by the total months in the years used, excluding up to 5 years of low or no earnings, the Average Indexed Monthly Earnings (AIME) is determined. In disability cases, the AIME is computed using earnings up to the year the disability begins. With both retirement and disability claims, up to 5 years of low or no earnings may be dropped from consideration in computing the AIME.

575.52 **Step 2 — General Computation of Primary Insurance Amount**

575.521 **Without Modified Benefit Formula**
A Social Security benefit is weighted by dividing the AIME into three tiers or levels (see 575.53). The dividing points change each year for newly eligible workers as average earnings levels change. The monthly benefit is computed by taking 90 percent of first-tier earnings, 32 percent of second-tier earnings, and 15 percent of third-tier earnings. Thus, workers with low average earnings receive a higher percentage of their earnings. The results are added to obtain the basic benefit rate which is the Primary Insurance Amount (PIA). This amount is then rounded to the next lower multiple of $.10 if it is not already a multiple of $.10. The benefit is actuarially reduced if retirement benefits are paid before age 65.

575.522 **With Modified Benefit Formula**
Under the MBF, the weighting will be phased out by reducing the percentage in the first tier by 10 percent per year from 1986 to 1990. The MBF will be fully effective for workers who attain age 62 or become disabled in 1990 or later. The second- and third-tier percentages will remain unchanged.
575.53 Transitional Provisions

Effective for persons first eligible for both (1) a pension based on noncovered employment and (2) a Social Security Retirement or Disability Benefit in:

<table>
<thead>
<tr>
<th>Year of Eligibility</th>
<th>Percentage of First Tier Earnings to Be Used in Benefit Computation</th>
</tr>
</thead>
<tbody>
<tr>
<td>1986</td>
<td>80</td>
</tr>
<tr>
<td>1987</td>
<td>70</td>
</tr>
<tr>
<td>1988</td>
<td>60</td>
</tr>
<tr>
<td>1989</td>
<td>50</td>
</tr>
<tr>
<td>1990 &amp; later</td>
<td>40</td>
</tr>
</tbody>
</table>

Percentages of the 2nd and 3rd band of earnings will remain the same.

<table>
<thead>
<tr>
<th>Years of Substantial Earnings</th>
<th>Percentage of First Tier Earnings to Be Used in Benefit Computation</th>
</tr>
</thead>
<tbody>
<tr>
<td>29</td>
<td>No less than 80</td>
</tr>
<tr>
<td>28</td>
<td>No less than 70</td>
</tr>
<tr>
<td>27</td>
<td>No less than 60</td>
</tr>
<tr>
<td>26</td>
<td>No less than 50</td>
</tr>
</tbody>
</table>

Percentages of the 2nd and 3rd band of earnings will remain the same.

575.54 Examples of Social Security Benefits Computations — Primary Insurance Amount (PIA)

575.541 General Formula

The general formula for computing PIA is as follows. The dollar amount limits for each tier in the formula are as stated in Social Security Publication No. 05-10070, March 1997, and are subject to change.

First Tier 90% of AIME through $455
Second Tier 32% of AIME from $456 through $2,741
Third Tier 15% of AIME over $2,741

575.542 Computation Example Using General Formula — Employee Without Noncovered Pension Benefit

Computation for a worker with an AIME of $1,200 and no noncovered (CSRS) pension benefit is shown below.

<table>
<thead>
<tr>
<th>Tier</th>
<th>Percentage of Earnings</th>
<th>Computation</th>
<th>Result</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Tier</td>
<td>90% of $455</td>
<td>90% of $455 = $409.50</td>
<td>$409.50</td>
</tr>
<tr>
<td>Second Tier</td>
<td>32% of $745 ($1,200 minus first $455)</td>
<td>32% of $745 ($1,200 minus first $455) = $238.40</td>
<td>$238.40</td>
</tr>
<tr>
<td>Third Tier</td>
<td>15% of $0</td>
<td>15% of $0 = 0.00</td>
<td>0.00</td>
</tr>
</tbody>
</table>

PIA = $647.90

575.543 Computation Examples Using Modified Benefit Formula — Employees With Noncovered Pension Benefits

Computations for workers with AIMEs of $1,200 and noncovered (CSRS) pension benefits, becoming eligible for benefits after January 1, 1990, are shown below.

The Modified Benefit Formula provisions provide a guarantee that the reduction in Social Security benefit cannot exceed one-half of that part of the pension based on noncovered employment. To determine if the guarantee...
applies, a comparison of the first tier computations at 90 percent and at 40 percent is necessary.

<table>
<thead>
<tr>
<th>First Tier @ 90% of $455</th>
<th>=</th>
<th>$409.50</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Tier @ 40% of $455</td>
<td>=</td>
<td>$182.00</td>
</tr>
<tr>
<td>Difference between 90% and 40% factors above (reduction in benefits due to MBF computation)</td>
<td>=</td>
<td>$227.50</td>
</tr>
</tbody>
</table>

**Example 1 — Noncovered Pension Benefit of $550**

<table>
<thead>
<tr>
<th>50% of $550 (noncovered pension benefit)</th>
<th>=</th>
<th>$275.00</th>
</tr>
</thead>
</table>

As the reduction in benefits when using the MBF computation ($227.50) is not greater than 50 percent of the noncovered pension ($275.00), the guarantee does not apply and the 40 percent factor is used to compute the PIA.

<table>
<thead>
<tr>
<th>First Tier</th>
<th>40% of $455</th>
<th>=</th>
<th>$182.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Second Tier</td>
<td>32% of $745 ($1,200 minus first $455)</td>
<td>=</td>
<td>$238.40</td>
</tr>
<tr>
<td>Third Tier</td>
<td>15% of $0</td>
<td>=</td>
<td>0.00</td>
</tr>
<tr>
<td>PIA</td>
<td>=</td>
<td>$420.40</td>
<td></td>
</tr>
</tbody>
</table>

**Example 2 — Noncovered Pension Benefit of $250**

<table>
<thead>
<tr>
<th>50% of $250 (noncovered pension benefit)</th>
<th>=</th>
<th>$125.00</th>
</tr>
</thead>
</table>

As the reduction in benefits when using the MBF computation ($227.50) is greater than 50 percent of the noncovered pension ($125.00), the guarantee does apply and the PIA is computed as below.

<table>
<thead>
<tr>
<th>First Tier</th>
<th>50% of $250 (noncovered pension)</th>
<th>=</th>
<th>$125.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Second Tier</td>
<td>32% of $745 ($1,200 minus first $455)</td>
<td>=</td>
<td>$238.40</td>
</tr>
<tr>
<td>Third Tier</td>
<td>15% of $0</td>
<td>=</td>
<td>0.00</td>
</tr>
<tr>
<td>PIA</td>
<td>=</td>
<td>$363.40</td>
<td></td>
</tr>
</tbody>
</table>

**Government Pension Offset**

**Purpose**

The purpose of the government pension offset is to eliminate windfall payments to retired government workers who have their own pensions and who also would receive Social Security benefits as a spouse or surviving spouse. The government pension offset applies only to Social Security benefits for a spouse or surviving spouse. It does not apply to Social Security retirement or disability benefits based on a person's own work covered by the program even if the person also receives a government pension. Social Security benefits paid to spouses and surviving spouses are offset by the amount of any public (federal, state, local) retirement benefits payable to the spouse on the spouse's own work in noncovered public employment.
575.62 Exceptions
The following provisions apply:

a. Employees may be exempt from the pension offset if both of these requirements are met:
   (1) They began to receive, or were eligible to receive, a federal, state, or local government pension before December 1982. This means that the age and length-of-service requirements for the pension must have been met before December 1982 even though application for the pension was not made before then.
   (2) They satisfy all the requirements for the spouse’s or surviving spouse’s Social Security benefits in effect in January 1977. At that time, a divorced woman’s marriage must have lasted at least 20 years rather than 10 years as required today, and a husband or widower must have received at least one-half of his support from his wife.

b. Even if employees do not meet these criteria, they still may be exempt from the offset beginning with Social Security benefits payable December 1982 if both of these requirements are met:
   (1) They were receiving, or were eligible to receive, a federal, state, or local government pension before July 1, 1983.
   (2) They were receiving at least one-half of their support from their spouse. This provision applies to men and women.

c. In addition to the exceptions mentioned earlier, the offset will not apply if any one of these requirements is met:
   (1) The government service which the pension is based on is covered by Social Security on the last day of employment; or (b) The employee is entitled to Social Security benefits as a spouse, or surviving spouse, based on an application filed before December 1977.
   (2) The government pension that the spouse is receiving is not based on the spouse’s own earnings.
   (3) The employee elected to transfer into FERS on or before December 31, 1987. The government offset applies only to Social Security benefits for a spouse or surviving spouse. It does not apply to Social Security retirement or disability benefits based on a person’s own work covered by the program even if the person also receives a government pension.

575.63 Amount of Offset
If the employee is not exempt from the offset, the amount of the government pension that will be used for calculating the offset against the spouse’s or surviving spouse’s Social Security benefits will depend on when the spouse first became eligible for the pension (not when the spouse actually applies for it):

a. Before July 1983 — All of the pension will be used for any benefits payable for months before December 1984. Effective with December 1984, the offset amount is two-thirds of the pension.
b. July 1983 or later — Two-thirds of the pension will be used.

The offset works much the same way that benefits are offset when a person is entitled to more than one type of Social Security benefit. For example, the Social Security check paid to a spouse or surviving spouse (widow, or widower) is reduced by the amount of any Social Security benefit that person earned in his or her own right.

580 Federal Employees Retirement System

Additional Material:
References to additional material concerning the subject matter in some sections of this chapter are indicated in boxed sections identified as “Reference Notes.”

581 General

Reference Note:
For additional material concerning the subject matter found in 581, refer to:


581.1 Scope
See 580 covers the basic portion of FERS. Social Security is covered in 570. The Thrift Savings Plan is covered in 590. The CSRS is covered in 560.

581.2 Administration
OPM administers the basic portion of FERS. The FERS laws, policies, and regulations issued by OPM, including those governing employee eligibility and benefits, are controlling in the event of conflict with the information in this subchapter.

581.3 Employees Covered
FERS applies to:

a. Employees whose initial career appointment was January 1, 1984, or later;

b. Employees whose initial career appointment was prior to January 1, 1984, but who subsequently had a break in service of 366 days or more and had less than 5 years of creditable civilian service prior to January 1, 1987;

c. Career employees who elected to be covered by FERS.
581.4 **Exclusions**
FERS does not apply to:

a. Noncareer employees;
b. Employees who had 5 or more years of creditable civilian service under CSRS rules as of December 31, 1986, even though none of this service was covered by CSRS deductions (such as substitute rural carriers) unless they elect FERS coverage;
c. Employees previously covered by CSRS who have a break in service of 365 days or less;
d. Employees serving under appointments limited to 1 year or less; and
e. Employees covered by another retirement system.

581.5 **Employees Covered**
FERS-Revised Annuity Employee (RAE) applies to:

a. Any employee who receives an appointment not excluded from FERS coverage on or after January 1, 2013, and would normally be placed in FERS.
b. There are three exceptions to this general rule; however, the date December 31, 2012, is a key date for each of these exceptions.

581.6 **Exclusions**
An employee will be excluded from FERS-RAE coverage if any of these exceptions apply:

a. The individual on December 31, 2012, was covered under FERS; or
b. The individual on December 31, 2012, was performing civilian service which is creditable or potentially creditable service under FERS; or
c. The individual on December 31, 2012, was not covered under FERS and was not performing civilian service, which is creditable or potentially creditable service under FERS, but as of December 31, 2012, had performed at least five years of creditable civilian service under FERS, including service subject to the Civilian Service Retirement System (CSRS or CSRS-Offset).

581.7 **Employees Covered**
FERS-Further Revised Annuity Employee (FRAE) applies to:

a. Any employee hired after December 31, 2013, who is not excluded from FERS coverage will be subject to FERS-FRAE, unless they meet specific requirements as of December 31, 2012, that would allow them to be subject to original FERS, or unless they meet specific service requirements as of December 31, 2013, that would allow them to be subject to FERS-RAE.
b. There are three exceptions to this general rule; however, the date December 31, 2013, is a key date for each of these exceptions.
581.8 Exclusions
An employee hired in 2014 or later will be subject to original FERS coverage if any of these exceptions apply:

a. The individual on December 31, 2012, was covered under FERS; or
b. The individual on December 31, 2012, was performing civilian service which is creditable or potentially creditable service under FERS; or
c. The individual on December 31, 2012, was not covered under FERS and was not performing civilian service, which is creditable or potentially creditable service under FERS, but as of December 31, 2012, had performed at least five years of civilian service creditable or potentially creditable under FERS, including service subject to the Civilian Service Retirement System (CSRS or CSRS-Offset).

An employee hired in 2014 or later who is not subject to original FERS coverage will be subject to FERS-RAE coverage if any of these exceptions apply:

a. The employee on December 31, 2013, was covered under FERS-RAE; or
b. The employee on December 31, 2013, was performing civilian service which is creditable or potentially creditable service under FERS; or
c. The employee on December 31, 2013, was not covered under FERS and was not performing civilian service which is creditable or potentially creditable service under FERS, but as of December 31, 2013, had performed at least five years of civilian service creditable or potentially creditable under FERS service subject to CSRS or CSRS Offset.

582 Creditable Service

582.1 General

Reference Note:
For additional material concerning the subject matter found in 582.1 through 582.3, refer to:


582.11 Types of Service
Generally, civilian service performed for the federal government or the U.S. Postal Service may be creditable for retirement purposes. Military service may be creditable under certain circumstances (see 582.7).

582.12 Specific Creditable Civilian Service
The following service is creditable civilian service under FERS

a. Service performed after December 31, 1986, for which deductions were not refunded to the employee.
b. Service performed prior to January 1, 1989, that would have been creditable under CSRS rules provided the employee was subject to retirement or has made a deposit for the service, neither of which has been refunded to the employee since becoming subject to FERS.
c. Service performed on or after January 1, 1989, when deductions for the FERS basic were withheld from salary provided such deductions were not refunded to the employee.

d. Service performed under CSRS prior to transferring to FERS provided deductions were not refunded to the employee after becoming subject to FERS. (This CSRS time became FERS upon transferring.)

582.13 Time Credit
Generally, full-time credit is allowed for periods of government employment between the dates of an employee’s appointment and separation. Credit is not allowed for that period which exceeds 6 months of LWOP in a calendar year.

582.14 Breaks in Service
Periods of separation of 3 calendar days or less are not deducted in computing total creditable service. Periods of LWOP while performing military service are not included when determining LWOP in excess of 6 months in a calendar year (see 582.13). Periods when the employee was receiving OWCP benefits are not considered breaks in service (see 582.4).

582.2 Deductions Refunded
Service for which deductions were refunded to the employee after becoming subject to FERS is no longer creditable for either eligibility to retire or calculation of the annuity. Once refunded, deductions may never be redeposited.

582.3 Part-Time Service
Retirement benefits that include part-time employment will be prorated by a ratio of the part-time hours worked to the number of hours a full-time employee would have worked.

582.4 Employee Receiving OWCP Benefits

Reference Note:
For additional material concerning the subject matter found in 582.4, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 102

582.41 Employee on Leave Without Pay (LWOP)
Credit is allowed for the entire period that an employee receives OWCP benefits if the employee is carried on the Postal Service rolls in LWOP status.

582.42 Employee Separated
Credit is allowed for a period of separation during which a former employee (not an annuitant) was in receipt of OWCP benefits, provided the employee is later reemployed in the Postal Service (or federal service). Annuitants who
are reemployed after a period of separation during which they received OWCP benefits in lieu of an annuity receive credit for the separation only after they have qualified for a redetermination of the annuity. See 586.65, Reemployed 5 Years or More.

582.5 Employee Restored After Erroneous Removal or Suspension

**Reference Note:**
For additional material concerning the subject matter found in 582.5 through 582.6, refer to:

582.51 Policy
An employee whose separation or suspension is determined to have been improper and who is restored retroactively is considered for retirement purposes as having properly been in the service during the intervening period of erroneous separation or suspension.

582.52 Determining Retirement Credit
If restoration is with entitlement to pay, the employee’s basic pay over the intervening period is subject to regular retirement deductions and the employee receives credit for the entire period.

If restoration is without entitlement to pay, retirement credit is allowed for as much of the intervening period without pay as does not exceed 6 months in a calendar year (see 582.13).

582.6 Employee Granted LWOP to Serve Full-Time in Employee Organizations
If an employee is granted LWOP to serve as a full-time officer or employee of an organization composed primarily of federal and/or postal employees, the following action must be taken:

a. **Employing office:**
   1. Notify the employee of his or her right to elect, in writing, within 60 days, to continue retirement coverage, subject to payment of the required contributions that would have been deducted had she or he been in a pay status.
   2. Set up a follow-up system to remind the employee that election must be filed within 60 days of beginning LWOP.
   3. If, after being contacted, the employee refuses to make an election, document the action taken. Failure to make an election is considered an election not to continue retirement coverage. A copy of the election (or employing office’s documentation) is filed in the employee’s OPF.

b. **Employee:**
   1. File an election to continue retirement coverage for as long as in LWOP. The election must be filed with the employing office within 60 days of entering LWOP.
(2) Pay or arrange to have paid to the Eagan ASC (if election is to continue retirement coverage), on a current basis, both the employee and agency contributions that would be applicable if employee were in a pay status.

(3) Payment of the employee and agency contributions must be completed and not refunded to the employee.

*Note:* If an employee on LWOP serving as a full time officer or employee of an employee organization declines to continue retirement coverage, none of this time is creditable for retirement purposes.

### 582.7 Military Service

**Reference Note:**
For additional material concerning the subject matter found in 582.7, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 22 and 23.

#### 582.71 Types of Service
Honorable active service in the Armed Forces of the United States; in the commissioned corps of the Public Health Service after June 30, 1960; or in the commissioned corps of the National Oceanic and Atmospheric Administration after June 30, 1961, can become creditable service upon completion of the required military deposit. Military service does not include service in the National Guard except when ordered to active duty in the service of the United States.

#### 582.72 Military Service Prior to January 1, 1957
Military service performed prior to January 1, 1957, is creditable for retirement. No deposit is required for this service to be creditable.

#### 582.73 Military Service After December 31, 1956
Military service performed after December 31, 1956, is creditable only when a deposit is completed prior to separation from service (see 582.76).

#### 582.74 Required Conditions
Military service must have been performed before the date of separation from the service and must have been terminated by honorable discharge or under other honorable conditions.

#### 582.75 Double Credit Not Permitted
An employee may not receive credit for both civilian service and military service covering the same periods of time.

#### 582.76 Service Credit Deposit Required

##### 582.761 Amount of Deposit
The amount of deposit for post-1956 military service is 3 percent of basic military pay plus applicable interest.
582.762 **Charging Interest**

The following provisions apply:

a. *Grace Period.* No interest is charged if the deposit is completed by December 31, 1989, or prior to completion of 3 years from the date an employee becomes subject to FERS, whichever is later.

b. *Rate of Interest.* Interest is charged at a rate as determined by the Secretary of the Treasury for each calendar year that equals the overall average yield to the Fund during the preceding fiscal year from all obligations purchased by the Secretary.

582.77 **Military Retired Pay**

Receipt of military retired pay bars the crediting of military service toward the FERS basic annuity except when one of the following conditions is met:

a. The retired pay is awarded for a service-connected disability incurred in combat with an enemy of the United States; or

b. The retired pay is awarded for a service-connected disability caused by a instrumentality of war and incurred in the line of duty during a period of war; or

c. The retired pay is awarded under Chapter 67 of Title 10, United States Code; or

d. The employee waives the military retired pay.

In all of the above situations the military service is subject to the post-1956 military service deposit requirements (see 582.73).

582.78 **Waiver of Military Retired Pay**

582.781 **General**

An applicant for retirement receiving military retired pay which bars the use of the military service in the computation of a FERS basic annuity may elect to give up military retired pay. The military service represented by the retired pay is then subject to the normal deposit requirements. After waiving the military retired pay and completing any required deposit, the service may be added to the civilian service in computing the FERS basic annuity.

582.782 **Procedures**

An employee who decides to waive military retired pay:

a. *Completes the required post-1956 military service deposit at any time prior to retirement.*

b. Notifies the appropriate Military Finance Center, at least 60 days before the retirement date, of the decision to waive military retired pay in order to utilize the military service in computing the FERS basic annuity. The notice includes:

   (1) The employee's full name, military rank, and serial number;
   (2) The desired date that military retired pay is to stop (the day before annuity begins); and
   (3) A request that the Military Finance Center notify OPM of the effective date of the waiver.

c. Attaches a copy of the waiver request to SF 3107, *Application for Immediate Retirement.* If acknowledgment of the waiver is received
from the Military Finance Center before the retirement application is submitted to OPM (through the Eagan ASC), attaches a copy of the acknowledgment of the waiver.

582.8 Transfers to FERS

- **Reference Note:**
  - For additional material concerning the subject matter found in 582.8, refer to:
    - CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 11.
    - Authority to Redeposit Refunds under the Federal Employees Retirement System (FERS), Benefits Administration Letter No. 11-103, February 25, 2011.

Employees who elect to transfer to FERS and have 5 or more years of creditable civilian service prior to their transfer have both frozen creditable service under CSRS and creditable service under FERS. Previously, employees who separated and withdrew their retirement contributions permanently forfeited all credit for FERS time and could never redeposit the FERS contributions.

Under the National Defense Authorization Act for Fiscal Year 2010, employees covered by FERS on or after October 28, 2009, are permitted to repay (or redeposit) any FERS deductions previously refunded to them. They may also redeposit any CSRS deductions previously refunded to them that covered CSRS service credited under FERS rules.

583 Annuities

583.1 General Requirements

- **Reference Note:**
  - For additional material concerning the subject matter found in 583.1, refer to:
    - CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 41.

583.11 Conduct

An annuity may not be paid to any employee who has ever been convicted of an offense involving the national security of the United States.

583.12 Time

To be eligible for an annuity an employee must have at least 5 years of creditable civilian service.
583.13 **Age and Service**

Employees separated for any reason, except as stated in 583.11, are eligible for optional retirement and an immediate unreduced annuity if they meet one of the following combinations of age and service:

a. Age 62 with 5 years of creditable civilian service.

b. Age 60 with 20 years of creditable service including 5 years of creditable civilian service.

c. The minimum retirement age (MRA) with 30 years of creditable service including 5 years of creditable civilian service.

583.14 **Minimum Retirement Age**

The minimum retirement age (MRA) is determined by an individual’s year of birth, as follows:

<table>
<thead>
<tr>
<th>Year of Birth</th>
<th>MRA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Before 1948</td>
<td>55 Years</td>
</tr>
<tr>
<td>1948</td>
<td>55 Years and 2 Months</td>
</tr>
<tr>
<td>1949</td>
<td>55 Years and 4 Months</td>
</tr>
<tr>
<td>1950</td>
<td>55 Years and 6 Months</td>
</tr>
<tr>
<td>1951</td>
<td>55 Years and 8 Months</td>
</tr>
<tr>
<td>1952</td>
<td>55 Years and 10 Months</td>
</tr>
<tr>
<td>1953–1964</td>
<td>56 Years</td>
</tr>
<tr>
<td>1965</td>
<td>56 Years and 2 Months</td>
</tr>
<tr>
<td>1966</td>
<td>56 Years and 4 Months</td>
</tr>
<tr>
<td>1967</td>
<td>56 Years and 6 Months</td>
</tr>
<tr>
<td>1968</td>
<td>56 Years and 8 Months</td>
</tr>
<tr>
<td>1969</td>
<td>56 Years and 10 Months</td>
</tr>
<tr>
<td>1970 and After</td>
<td>57 Years</td>
</tr>
</tbody>
</table>

583.15 **Immediate Reduced Annuity**

In addition to the immediate unreduced annuities listed in 583.13, an individual may choose an immediate reduced annuity under the following conditions:

a. The individual meets the minimum retirement age;

b. The individual has at least 10 years of creditable service including 5 years of creditable civilian service; and

c. The annuity is reduced by 5 percent per year for every year the individual is under age 62. This is prorated on the basis of 5/12 of 1 percent for every full month.
583.2 Requirements and Procedures by Types of Separations

583.21 Involuntary Separation

Reference Note:
For additional material concerning the subject matter found in 583.21, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 44.

An employee who is involuntarily separated from the service is entitled to an immediate annuity if the employee meets the following requirements:

a. Has completed 25 years of creditable service, including 5 years of creditable civilian service, regardless of age, or

b. Has completed 20 years of creditable service including 5 years of creditable civilian service and is 50 years of age or over.

c. The separation is not for cause on charges of misconduct or delinquency.

d. The employee has not declined a reasonable offer of another position.

583.22 Mandatory Retirement

Postal Inspectors are the only postal employees subject to mandatory retirement because of age. They are subject to mandatory retirement on the last day of the month in which they become 57 years of age or complete 20 years of law enforcement service if then over that age.

583.23 Disability Retirement Requirements

Reference Note:
For additional material concerning the subject matter found in 583.23, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 60.

583.231 Service
The employee must have completed at least 18 months of creditable civilian service.

583.232 Disability
The employee must, while employed under FERS, have become disabled because of a medical condition resulting in a deficiency in performance, conduct, or attendance; or if there is no deficiency, the disabling medical condition must be incompatible with either useful and efficient service or retention in the position.

583.233 Duration
The disabling medical condition must be expected to continue for at least 1 year from the date the individual became disabled.
583.3 **Deferred Annuity**

**Reference Note:**
For additional material concerning the subject matter found in 583.3, refer to:

583.31 **Eligibility**
An employee is eligible for a deferred annuity if the employee separates prior to qualifying for an immediate annuity and has at least 5 years creditable civilian service.

583.32 **Commencement Date**
If the employee has at least 5 years creditable the deferred annuity may begin the first day of the month following the month in which the individual attains age 62. If the employee has at least 10 years creditable service, including 5 years creditable civilian service, the annuity may begin as early as the first day of the month following the month in which the individual attains the minimum retirement age (see 583.14). These annuities may be subject to a reduction based on age (see 583.15).

583.33 **Restriction**
The individual must not withdraw his or her retirement contributions from the retirement fund in order to be eligible for a deferred annuity.

584 **Types of Annuities**

584.1 **Annuity Without Survivor Benefits**

**Reference Note:**
For additional material concerning the subject matter found in 584.1 through 584.25, refer to:

This type of annuity provides unreduced payments during the life of the retiree. There is no survivor annuity payable to anyone.

584.2 **Annuity With Survivor Benefits**

584.21 **General**
This type of annuity provides a retiring employee with reduced annuity payments and, upon the retiree’s death, provides the current and/or former spouse(s) with survivor annuity payments. An annuity with full survivor benefits to the current spouse is automatic for a retiring employee who is married at retirement unless the current spouse consents to a different election.
584.22 Spouse Eligibility

584.221 Current Spouse Eligibility
To be eligible for a survivor annuity after the death of a retiree, the current spouse must have been married to the retiree for at least 9 months or be the parent of the retiree’s child. This requirement does not apply if the retiree’s death is accidental.

584.222 Election of Annuity for Former Spouses(s)
To elect a survivor annuity for a former spouse, the retiring employee must have been married to the former spouse for at least 9 months.

584.23 Maximum Survivor Annuity
The combined total of survivor annuity(ies) that can be provided to a current spouse and/or former spouse(s) cannot exceed 50 percent of the retiring employee’s unreduced annuity.

584.24 Reduction in Annuity
The reduction in the retiring employee’s annuity is 10 percent if the retiring employee chooses a full survivor annuity of 50 percent. The reduction is 5 percent if the retiring employee chooses a partial survivor annuity of 25 percent.

584.25 Effective Date
The survivor annuity(ies) commences on the day after the death of the retiree and ends on the last day of the month before the current or former spouses marries before age 55 or dies.

584.26 Annuity to Former Spouse(s) Based on a Court Order

Reference Note:
For additional material concerning the subject matter found in 584.26 through 584.29, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 52.

584.261 General
OPM must honor a court order/divorce decree that gives (awards or requires a retiring employee to provide) a survivor annuity to a former spouse. A court-ordered former spouse annuity takes precedence over an election to provide a survivor annuity to a current spouse. A retiring employee’s annuity will be automatically reduced by OPM to provide a court-ordered former spouse annuity. Court orders are sent to:

COURT ORDER BENEFITS SECTION
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 17
WASHINGTON DC 20044-0001

584.262 Current Spouse Election
If a former spouse is entitled to a court-ordered survivor annuity, the retiring employee must make an election concerning a survivor annuity for the current spouse as if there were no court-ordered former spouse annuity.
Protection of Current Spouse’s Entitlement
A retiring employee can protect a current spouse’s entitlement to a survivor annuity by electing a full or partial survivor annuity for the current spouse at retirement. This is accomplished when:

a. The court order gives the former spouse the maximum survivor annuity, in which case the current spouse would not be entitled to a survivor annuity until the former spouse loses entitlement because of remarriage before age 55 or death; or

b. The court order gives the former spouse less than the maximum survivor annuity; in which case the current spouse would be entitled to a partial survivor annuity up to the amount elected, but not exceeding the difference between the court-ordered survivor annuity and 50 percent of the retiring employee's unreduced annuity. If the former spouse loses entitlement (because of remarriage before age 55 or death), the current spouse’s annuity would be increased, if necessary, to the amount elected.

Annuity to Person With Insurable Interest

General
This type of annuity provides payments at a reduced rate during the life of the retiring employee. Upon the retiree’s death, it provides a survivor annuity payable to the person designated. The person designated must have an insurable interest in the retiring employee. To have an insurable interest, the person must reasonably expect to derive financial benefit from the continued life of the retiring employee.

Eligibility
A retiring employee who is in good health and who is applying for a nondisability retirement may elect an insurable interest annuity. The retiring employee must submit proof of good health in a form prescribed by OPM.

Insurable Interest — Presumed
An insurable interest is presumed to exist with:

a. The current spouse;

b. A blood or adopted relative closer than first cousins;

c. A former spouse;

d. A person to whom the employee is engaged to be married;

e. A person with whom the employee is living in a relationship that would constitute a common-law marriage in jurisdictions recognizing common-law marriage.

Insurable Interest — Other
When an insurable interest is not presumed, the employee must submit affidavits from one or more persons with personal knowledge of the named beneficiary’s having an insurable interest in the employee.

Reduced Rate
A retiring employee’s annuity is reduced by 10 percent plus an additional 5 percent for each 5 years the person designated is younger than the retiring employee. The maximum reduction is 40 percent except when the retiring employee has a reduced annuity for a former spouse and an insurable
interest for the current spouse. In this case the combined reduction may exceed the maximum 40 percent.

584.276 **Amount**
The amount of the annuity payable is 55 percent of the retiree’s annuity after the insurable interest reduction.

584.28 **Current Spouse’s Consent**
Married employees who elect less than a full survivor annuity for their current spouse must obtain their current spouse’s consent on SF 3107-2, Spouse’s Consent to Survivor Election. The current spouse’s consent is required even if a former spouse will be awarded a survivor annuity by a court order. A waiver of the spousal consent requirement may be granted by OPM under certain conditions (e.g., whereabouts of the current spouse cannot be determined or there are exceptional circumstances regarding the current spouse which warrant such a waiver).

584.29 **Surviving Child**
Regardless of the type of annuity elected at retirement, a surviving child of the deceased retiree who (a) is under the age of 18 and is single and dependent on the retiree, (b) is over age 18 and is incapable of self-support because of a mental or physical disability incurred before age 18, or (c) is a full-time student under the age of 22 is entitled by law to a survivor annuity.

584.3 **Election of Annuity**

**Reference Note:**
For additional material concerning the subject matter found in 584.3, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 52.

584.31 **Application**
The type of annuity desired by the retiring employee is indicated on the application for retirement (SF 3701) at the time of retirement.

584.32 **Election Coverage After Retirement**

584.321 **Eighteen-Month Reelection Period**
Retirees who are married at retirement have 18 months from the time of retirement to change their decision not to provide a survivor annuity or to elect a higher survivor annuity. In either case, a deposit will be required for such an election. The deposit consists of the sum of the monthly differences between the annuity paid to the retiree and the annuity that would have been in effect since the time of retirement, plus a fee of 24.5 percent of the retiree’s annual annuity if changing from no survivor annuity to full survivor annuity; or 12.25 percent if changing from either partial to full or none to partial survivor annuity.

584.322 **Marriage Terminated**
If an employee who is married at the time of retirement elects a survivor benefit for the current spouse and the marriage is terminated before the retiree dies, the reduction in annuity is eliminated unless the retiree elects to
continue it or a qualifying court order requires the retiree to provide a former spouse annuity.

584.323 **Marriage Terminated and Remarriage**
A retiree who was married at the time of retirement may elect, within 2 years after a postretirement marriage, a reduced annuity to provide a current spouse annuity. A retiree making an election under this section must deposit an amount equal to the difference between the amount of the annuity actually paid to the retiree and the amount of annuity that would have been paid if the reduction elected had been in effect continuously since the time of retirement, plus 6 percent annual interest.

584.324 **Marriage After Retirement**
The following provisions apply:

a. **Change From Unreduced Annuity.** A retiree who was unmarried at the time of retirement may elect, within 2 years after a post retirement marriage, a reduced annuity to provide a current spouse annuity. A retiree who makes such an election must deposit an amount equal to the difference between the amount of the annuity actually paid to the retiree and the amount of annuity that would have been paid if a survivor benefit had been in effect continuously since the time of retirement plus 6 percent annual interest.

b. **Change From Person Having Insurable Interest.** An election of a reduced annuity with survivor benefits to a designated person having an insurable interest may be changed to a reduced annuity with survivor benefits to the current spouse if the employee marries that person after retirement. This election must be made within 2 years of the post retirement marriage and may be made without deposit.

585 **Employee’s Retirement Account**

585.1 **Deduction From Current Earnings**

Reference Note:
For additional material concerning the subject matter found in 585.1 through 585.2, refer to:

Each pay period a percentage of basic salary is deducted and withheld as the employee’s contribution to the retirement fund.

585.2 **Percentages Withheld**
The percentage of basic pay withheld changes based on the year.

<table>
<thead>
<tr>
<th>Year</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prior to January 1, 1988</td>
<td>1.3</td>
</tr>
<tr>
<td>January 1, 1988 to December 31, 1989</td>
<td>0.94</td>
</tr>
<tr>
<td>January 1, 1990 and later</td>
<td>0.80</td>
</tr>
</tbody>
</table>
585.3 **Service Credit Deposit**

Reference Note:
For additional material concerning the subject matter found in 585.3 through 585.4, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices,
  Chapter 21.

585.31 **General**

Employees credited with civilian service prior to 1989 for which no retirement deductions were withheld may make a deposit for that service.

585.32 **Amount of Deposit**

The amount of deposit for a period of service prior to 1989 during which no retirement deductions were withheld is 1.3 percent of the basic pay for the service plus interest. The 1.3 percent rate applies regardless of when the service was performed or whether deductions would have been taken at 1.3 percent if they had been taken at the time the service was performed.

585.33 **Reductions for Periods of No Deposit**

An employee is not required to make a deposit for a period of nondeduction time prior to 1989. If no deposit is made, no credit will be given toward either eligibility to retire or the calculation of the annuity.

585.34 **Survivor Deposits**

If an employee was at the time of death eligible to make a deposit, the employee’s survivor may make the deposit. A deposit cannot be made after adjudication of the survivor’s application for benefits becomes final.

585.35 **Deposit Applications**

Deposits require SF 3108, Application To Make Service Credit Payment For Civilian Service. SF 3108 must be routed through the Eagan ASC for proper certification and/or listing of service history and for transmittal to OPM. OPM computes the amount due and furnishes the employee with instructions on how to make payment.

585.4 **Redeposits**

Previously, employees who withdrew retirement contributions subject to FERS could never redeposit them, and the time represented was no longer creditable for any purpose. This applied to deductions made while subject to FERS, and also to deposits made for nondeduction service prior to 1989.

An employee who transfers to FERS with eligibility for a CSRS annuity component (at least 5 years of creditable civilian CSRS service, not counting any service with CSRS Offset coverage) may make a redeposit for refunded CSRS service that is included in the CSRS component. Refunds of CSRS contributions for service performed before the establishment of FERS may also be redeposited under FERS rules.

The National Defense Authorization Act for Fiscal Year 2010 permits redeposit of FERS retirement contributions, plus interest, for individuals who left federal service and were subsequently reemployed. The redeposit will allow the refunded service to be creditable for determining an employee’s
retirement computation date (RCD) and for crediting an employee’s annuity computation date (ACD). If a redeposit is not made, the refunded service is creditable toward the RCD, but will not be used in the computation of the employee’s annuity.

585.5 Refund of Deductions

Reference Note:
For additional material concerning the subject matter found in 585.5, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 32.
- Authority to Redeposit Refunds under the Federal Employees Retirement System (FERS), Benefits Administration Letter No. 11-103, February 25, 2011.

585.51 Eligibility
To be eligible for a refund, the employee must be separated or transferred to a position not covered by FERS for at least 31 days and must not be eligible for an annuity. SF 3106, Application for Refund of Retirement Deductions, is required. In order to receive refunds, employees generally must notify their spouse and any former spouse(s) that they plan to file applications. Employees may be barred from receiving refunds if the refund would end the court-ordered right of any spouse or former spouse to future benefits based on employees’ service.

585.52 Interest
Interest is paid on the refund at a variable rate provided the period of service which the refund covers totals more than 1 year. No interest is paid if the refund period is for 1 year or less.

585.53 Repayment
The National Defense Authorization Act (NDAA) for Fiscal Year 2010 permits payment of a FERS redeposit, plus interest, covered by a refund of FERS deductions and CSRS service (that is credited under FERS rules). This provision allows the refunded service to be creditable for determining an employee’s retirement eligibility (RCD) and for computing the amount of the employee’s annuity (ACD).

586 Annuity Computation

586.1 Effective Date

Reference Note:
For additional material concerning the subject matter found in 586.1 through 586.32, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapters 42, 50 and 55.

586.11 Commencement
Annuities based on optional retirement commence on the first day of the month following separation. Annuities based on discontinued service
retirement commence on the day after separation from the service. Annuities based on disability commence on the day after the employee separates or the day after pay ceases and the employee meets the requirements for entitlement to an annuity.

586.12 Ending
Annuity payments end on the day of the retiree’s death or on the date the retiree becomes ineligible for a continuing annuity. Survivor annuities are paid through the last day of the month before death or any other terminating event, such as a survivor’s remarriage.

586.13 Employee’s Work and Leave Status
586.131 Use of Annual Leave Balance
Bargaining unit employees with leave balances subject to forfeiture must be counseled to use the excess annual leave prior to the effective date of their retirement.

586.132 Continuing Leave Status
Employees who have applied for disability retirement and who are unable to work while their applications are under review by OPM continue on the rolls in a leave status (either with or without pay) pending notification by OPM of its decision on the application.

586.2 Factors Affecting Annuity Computations
586.21 Primary Factors
Primary factors are:
  a. Length of Creditable Service.
  b. High-3 Average Pay.

586.22 Other Factors
Other factors are:
  a. Retirement at MRA with less than 30 years service.
  b. Failure to make a pre-1989 deposit.
  c. Withdrawal of contributions for a prior period of service.
  d. Election of Survivor Annuity or Insurable Interest Annuity.
  e. Election of Alternative Annuity.

586.23 Determining Length of Service
For annuity computation purposes, length of service is determined by adding together all periods of the employee’s creditable civilian service where deductions were not refunded and all creditable military service where a deposit was completed for post-1956 service as well as pre-1957 service where no deposit is required. After obtaining total service the fractional part of a month is dropped because the annuity is computed on the basis of years and months.
586.24 Determining High-Three-Year Period

586.241 Dates Included
The 3-year period starts and ends on the dates producing the highest average pay. The period need not start on the first day of any month or on the date of a pay change.

586.242 Consecutive
The 3-year period need not be continuous but must be consecutive.

Example: Two or more separate periods of employment may be joined provided there is not an intervening period of service to be considered.

586.25 Determining High-Three Average Pay Computation

586.251 Computation
The high-3 average pay is determined by averaging the rates of an employee’s basic pay over a period of 3 consecutive years of creditable service, with each rate weighed by the period of time during which it was in effect.

586.252 Basic Pay
Basic pay for retirement purposes includes higher level pay but does not include Territorial Cost of Living Allowances, overtime pay, night differential, military pay, allowances, premium pay, or lump-sum terminal leave benefits.

586.3 Formula

586.31 Basic
The annuity of an employee is 1 percent of the high-3 average pay multiplied by total creditable service.

586.32 At Age Sixty-Two
If a retiring employee is at least age 62 and has at least 20 years of creditable service, the annuity is 1.1 percent of the high-3 average pay multiplied by total creditable service.

586.33 Annuity Supplement

Reference Note:
For additional material concerning the subject matter found in 586.33, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 51.

586.331 Eligibility
An employee who retires optionally at the MRA with at least 30 years of service, or who retires at age 60 with at least 20 years of service, is eligible for the annuity supplement. Law enforcement personnel who retire under the law enforcement provisions receive the annuity supplement beginning at retirement. Employees who retire under the discontinued annuity provisions will receive the annuity supplement beginning no sooner than the month in which they reach the MRA. The annuity supplement ends the last day of the month in which the employee becomes 62.
Amount
The supplement is computed by estimating the amount of a full Social Security benefit and multiplying it by a fraction comprised of the number of years of FERS creditable civilian service divided by 40. This benefit is then actuarially reduced by a percentage based on the retiree’s year of birth.

Reduction Based on Excess Earnings
The supplement may be reduced depending on the amount earned after retirement. Any earnings above the amount set by the Social Security Administration each year will reduce the supplement by $1 for every $2 earned. This reduction does not apply to an individual who retires under the law enforcement provisions until he reaches the MRA.

Transferees to FERS

Reference Note:
For additional material concerning the subject matter found in 586.4, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 11.

Individuals who retire with frozen CSRS service as well as FERS service will have their annuity calculated under both retirement systems. The frozen CSRS service will be calculated using CSRS rules (see 566.3). The FERS portion will be computed using the FERS rules. Only a career high-3 average salary will be used for both calculations. The beginning and ending date of the total annuity are based on FERS rules. The FERS reduction for a survivor annuity will be applied to the total annuity, and the amount of the survivor annuity is determined by FERS rules. The annuity supplement is applicable only to the time actually served under FERS.

Disability Retirement

Reference Note:
For additional material concerning the subject matter found in 586.5, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 61.

Initial Computation — Under Age Sixty-Two
586.51 First Year of Disability
During the first year of disability the retiree will receive an amount equal to 60 percent of the high-3 average salary minus 100 percent of the Social Security benefit received.

586.512 Second and Succeeding Years
In the second and following years the amount of the disability annuity is 40 percent of the high-3 average salary minus 60 percent of the Social Security benefit received.
586.513 **Exceptions**
The above percentages do not apply to any individual who is eligible for optional retirement. In those cases the amount will be the same as an optional retirement.

586.52 **Computation — Age Sixty-Two and Over**
Employees who are age 62 or older at the time they are approved for disability retirement will have the annuity computed as though it were an optional retirement.

*Example:* John Doe age 63 is approved for disability retirement. He has four years of service. He receives 4 percent of his high-3 average salary.

586.53 **Recomputation — Age Sixty-Two**
All disability retirees will have their annuity recomputed at age 62. The annuity will be recomputed as though it were an optional retirement on the day prior to the retiree becoming age 62. The creditable service used will consist of the retiree’s total service prior to the disability retirement plus the years between retirement and age 62. The high-3 will be the high-3 average salary at retirement increased by all intervening FERS COLAs.

586.6 **Reemployed Annuitants — Additional Annuity**

*Reference Note:*
For additional material concerning the subject matter found in 586.6, refer to:
- *CSRS and FERS Handbook for Personnel and Payroll Offices,* Chapters 100 and 102.

586.61 **Salary Payable**
When a FERS retiree is reemployed in the federal government, the salary for the position is reduced by the annuity the retiree is receiving.

586.62 **Eligibility**
Retirees whose annuity continues upon reemployment are eligible for an additional annuity if they work the equivalent of 1 full year. If retirees work the equivalent of 5 full years, they may elect either the additional annuity or a recomputation of their total annuity.

586.63 **Reemployed Less Than One Year**
When retirees are reemployed for less than the equivalent of 1 full year, the retirement deductions withheld during their reemployment are, upon proper application, refunded to them.

586.64 **Reemployed One Year or More**
When retirees are reemployed for at least 1 full year or its equivalent they receive, upon separation from reemployment, an additional annuity based on the period of reemployment. The additional annuity is based on the same formula as a regular annuity but uses the average basic salary while reemployed rather than a high-3 average salary. If the retiree had a survivor annuity with his previous annuity, the additional annuity will be reduced to provide an additional survivor annuity.
586.65 Reemployed Five Years or More
When retirees are reemployed for at least 5 full years, or its equivalent, they may elect either an additional annuity or a redetermination of their annuity. The redetermination will include all prior creditable service plus the creditable service for the current reemployment.

586.7 Alternative Form of Annuity

Reference Note:
For additional material concerning the subject matter found in 586.7, refer to:
- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 53.

586.71 Eligibility
Employees diagnosed with a life-threatening medical condition who are eligible to retire under an optional retirement may choose the Alternative Form of Annuity (AFA). This option allows a refund of all employee contributions made to the FERS retirement fund in addition to an actuarially reduced monthly benefit. This option is not available to those employees filing for disability retirement. Also, even if the conditions for this alternative annuity (as outlined above) are met, if a court order has been established to provide annuity benefits for a former spouse, this election is not allowed. Married employees must have the current spouse’s consent to elect an AFA.

586.72 Computation
To compute the AFA, the normal monthly annuity is first calculated. That monthly rate is then reduced by an amount equal to the retiree’s lump-sum credit divided by the applicable present value factor for the retiree’s attained age (in full years) at the time of retirement. A table of present value factors is published periodically.

586.73 Survivor Annuity
Election of an AFA has no impact on a survivor annuity. The survivor annuity is determined based on the retiring employee’s unreduced annuity.

Note: The lump sum payable to nondisability retirees whose annuities commence after January 3, 1988, and before October 1, 1989, will be broken into two portions. The first is payable at retirement and represents 60 percent. The remaining 40 percent, with interest, is paid 1 year after retirement. If no congressional action is taken, the lump sum returns to 100 percent on October 1, 1989.

586.8 Cost-of-Living Adjustments (COLA)

Reference Note:
For additional material concerning the subject matter found in 586.8, refer to:
586.81 **Amount**
The amount of the COLA is determined based on the growth in the Consumer Price Index (CPI). The COLA is generally 1 percent less than the increase in the CPI.

<table>
<thead>
<tr>
<th>CPI Change</th>
<th>COLA</th>
</tr>
</thead>
<tbody>
<tr>
<td>0%–2%</td>
<td>Same as CPI</td>
</tr>
<tr>
<td>2%–3%</td>
<td>2%</td>
</tr>
<tr>
<td>Over 3%</td>
<td>CPI Minus 1%</td>
</tr>
</tbody>
</table>

If a retiree’s first increase falls within the first year after she or he begins to receive benefits, the increase will be prorated to cover the portion of the year in which benefits were paid.

586.82 **Eligibility**

586.821 **Optional Retirement**
Those retiring optionally (see 583.1) are eligible for COLA at age 62.

586.822 **Involuntary Separation**
Those retiring on a discontinued annuity (see 583.21) are eligible for COLA at age 62.

586.823 **Disability**
Those retiring on a disability (see 583.23) are eligible for COLA in the second year after the disability annuity begins.

586.824 **Law Enforcement**
Those retiring under the law enforcement provisions (see 583.22) are eligible for COLA at retirement.

586.825 **Transfers to FERS**
Those retiring with a combined frozen CSRS annuity and a FERS annuity are eligible for the CSRS COLA on the CSRS portion of the annuity from retirement, and the FERS COLA on the FERS portion of the annuity at age 62.

587 **Death Benefits — Death in Service**

**Reference Note:**
For additional material concerning the subject matter found in 587, refer to:

- *CSRS and FERS Handbook for Personnel and Payroll Offices*, Chapters 70, 72, 73, 74, and 75.

587.1 **Basic Employee Death Benefit**

587.11 **General**
A basic employee death benefit is payable to the current spouse if the following conditions are met:

a. The employee dies after completing 18 months of creditable civilian service; and

b. The marriage has lasted at least 9 months; or

c. A child was born of the marriage; or
d. The death was accidental.

587.12 Amount
The basic employee death benefit consists of
a. 50 percent of the final annual rate of basic pay, and
b. $21,335.30 in 1998 and as adjusted under title 5, United States Code, 8462.

587.13 Payment
A spouse may elect to receive the basic employee death benefit as either
a. A one-time payment, or
b. Thirty-six equal monthly installments.

587.2 Survivor Benefit — Spousal
587.21 General
When an employee dies after completing at least 10 years of creditable service, the spouse is entitled to an annuity equal to 50 percent of the annuity the employee had earned through the day of death. This is in addition to the basic employee death benefit. (see 587.1)

587.22 Beginning and Ending Date
587.221 Beginning
An annuity begins on the day after the death of the employee on whose service the annuity is based.

587.222 Ending
An annuity ends on the last day of the month before the spouse remarries before age 55 or dies.

587.223 Reinstatement
If a current spouse annuity is terminated because of a remarriage, the annuity can be reinstated on the day of the termination of the remarriage. A former spouse annuity may never be reinstated.

587.3 Refund of Contributions
587.31 Eligibility
If there is no survivor entitled to monthly survivor annuity benefits, the employee’s contribution to the retirement fund are paid in accordance with the normal order of precedence.

587.32 Normal Order of Precedence
a. First, to the beneficiary or beneficiaries designated by the employee on SF 3102, Designation of Beneficiary;
b. Second, to the widow or widower;
c. Third, to the child or children of the employee;
d. Fourth, to the parents of the employee or the surviving parent;
e. Fifth, to the duly appointed executor or administrator of the estate;
f. Sixth, to such other next of kin of the employee as OPM determines to be entitled under the laws of the domicile of the employee at the date of death.

587.4 **Former Spouse(s)**

Any benefit (or a portion of any benefit) payable to a current spouse is payable to a former spouse instead if the former spouse is entitled to the benefit under the terms of a qualifying court order.

587.5 **Child Annuities**

587.51 **Eligibility**

A surviving child of an employee who dies after completing 18 months of creditable civilian service is entitled to an annuity.

587.52 **Rates of Annuities**

The amount of the annuity payable is the difference between the amount that would be paid by CSRS (see 567.143) and the amount actually paid by Social Security. In cases where the Social Security amount exceeds the amount otherwise payable under CSRS regulations, no payments are made from the retirement fund.

587.53 **Beginning and Ending Dates**

587.531 **Beginning Date**

The annuity begins on the day after the employee dies.

587.532 **Ending Date**

An annuity ends on the last day of the month before the child:

a. Becomes 18 years old unless she or he is a full-time student or incapable of self-support;

b. Becomes capable of self-support after becoming 18 years old unless a full-time student;

c. Becomes 22 years of age if he or she is a full-time student and capable of self-support;

d. Ceases to be a full-time student after becoming 18 years of age;

e. Marries or dies.

587.54 **Disabilities**

A child is eligible for a continued annuity if the Social Security Administration finds that the child is incapable of self-support.

587.6 **Procedures Upon Death of an Employee**

587.61 **Contacting Next of Kin**

When an employee dies, the HRSSC does the following:

a. Contacts the next of kin and advises such person of benefits payable and of the right to apply for them; and

The HRSSC Bereavement Team should refer the family to the Social Security Administration and provide assistance concerning the Thrift Savings Plan.
587.62 Filing Death Claim Applications
The person filing for survivor benefits of a deceased employee sends SF 3104 to the Eagan ASC through the HRSSC or sends it directly to the following address:

RETIREMENT OPERATIONS CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 200
BOYERS, PA 16020-0200

587.63 Flag Recognition Benefits for Fallen Federal Civilian Employee
The Civilian Service Recognition Act of 2011 (Public Law 112-73) authorizes an agency to furnish a United States flag on behalf of employees who die of injuries incurred in connection with their employment under specified circumstances. An authorized Postal Service official may provide, upon request of the beneficiary, a flag on behalf of an individual who meets the following requirements:

a. Was an employee of the Postal Service; and
b. Died on or after December 20, 2011, due to injuries the individual received because of his or her employment with the Postal Service. These injuries must be a result of one of the following circumstances:
   (1) A criminal act;
   (2) An act of terrorism;
   (3) A natural disaster; or
   (4) Other circumstances as determined by the President.

588 Management-Initiated Disability Retirement Procedures

Reference Note:
For additional material concerning the subject matter found in 588, refer to:

- CSRS and FERS Handbook for Personnel and Payroll Offices, Chapter 60.

588.1 General
There are certain limited situations under which an employing office may initiate a disability retirement application on behalf of an employee. OPM will not accept an application filed by an employing office unless the conditions in 588.21 are met. OPM will not act on the application until it receives the appropriate documentation of the separation action.

588.2 Procedures

588.21 Basis for Filing
An employing office may file an application for disability retirement for an employee who has at least 18 months of creditable civilian service when all of the following conditions are met:

a. The employing office has issued a decision to remove the employee;
b. The employing office concludes, after its review of medical documentation, that the cause for unacceptable performance, attendance, or conduct is disease or injury;

c. The employee is institutionalized or, based on a review of medical and other information, the employing office concludes that the employee is incapable of making a decision to file an application for disability retirement;

d. The employee has no personal representative or guardian;

e. The employee has no immediate family member who is willing to file an application on her or her behalf.

588.22 Notice to Employee

The employing office must inform the employee, in writing, that: (a) a disability retirement application has been submitted to OPM on the employee’s behalf; and (b) the employee may review any medical information and obtain copies of any records at no expense; and (c) the action does not affect the employee’s right to submit a voluntary application for disability retirement or any other retirement benefit to which he or she is entitled under FERS.

588.23 Notice to OPM

When submitting an application for disability retirement to OPM under these procedures, the employing office must provide OPM with copies of the decision to remove the employee, the medical documentation, and any other documents required to show that the cause for removal is due to a medical condition. Following separation, OPM must be provided with a copy of the documentation of the separation.

588.3 Processing by OPM

588.31 Required Documentation

OPM will not act on an application for disability retirement initiated by management until it receives the appropriate documentation of the separation. OPM will notify the former employee when it has received the completed application. OPM will also provide the former employee with an opportunity to submit additional medical documentation.

588.32 Decision

OPM will issue its decision, in writing, to the former employee and to the former employing office through the Retirement Branch, Eagan ASC. The decision will include a statement of findings and conclusions and an explanation of the right to request a reconsideration of OPM’s decision.

588.4 Cancellation of Retirement

OPM will cancel a disability retirement when a final decision of an administrative authority or court reverses the removal action and orders the reinstatement of the employee.

588.5 Employee’s Status Pending OPM’s Decision

The employee will remain on Postal Service rolls pending the final disposition of an adverse action through the appropriate appeal procedures. The
employee will not be retained on the rolls pending OPM’s decision on the
disability application once all appeal procedures have been exhausted
regarding the adverse action.

589  General Retirement Information

Reference Note:
For additional material concerning the subject matter found in 589, refer
to:
  ▪ CSRS and FERS Handbook for Personnel and Payroll Offices,
    Chapter 40.

589.1  Retirement Counseling

589.11  Responsibility
The Postal Service ensures that retirement information and counseling are
made available to Postal Service employees.

589.12  Retirement Annuity Estimates
Retirement annuity estimates are provided to all employees through the use
of the National Retirement Counseling System (NARECS) as follows:
  a. Upon request within three years of an employee’s first optional
     retirement eligibility date, based on payroll and personnel
     system-generated retirement computation date.
  b. Automatically once each year, once age and service eligibility criteria
     for optional retirement have been met.
  c. Through the Postal Service’s self-service, web-based application,
     eRetire.

    Note: Employees who do not have computer access may contact
    the HRSSC by telephone to request annuity estimates.

589.13  Group Retirement Information Programs

589.131  Nature of Group Programs
The Postal Service ensures that at least one FERS retirement information
program is held each fiscal year. Sessions are to be open to all employees,
regardless of age, years of service, and first date of optional retirement
eligibility, and spouses and other interested parties may also attend. These
programs are provided using a combination of media and facilitation, with
dates, times, and other particulars of the sessions determined by local
service personnel. Participation is voluntary and off the clock. Group
information programs are supplementary to, not a substitute for, individual
counseling as described in 589.14.

589.132  Group Program Content
During the retirement information programs, information on all subjects that
may factor in retirement is presented to allow employees to plan
constructively for their retirement years.
589.14 **Individual Retirement Counseling**

589.14.1 **Nature of Individual Counseling**

As part of the retirement process, employees may request individual retirement counseling from the Human Resources Shared Services Center (HRSSC). Counseling is provided by a retirement specialist at the HRSSC who can provide detailed information on retirement health benefits, life insurance, and other retirement-related benefits programs. These counseling sessions are conducted via telephone primarily, and they may involve use of a computer and/or electronic media, as appropriate. The retirement specialist may also direct the employee to other sources to obtain information specific to certain topics, including TSP and Social Security. The sessions are on the clock if the retirement specialist is available to provide such counseling during the same tour as the employee.

589.14.2 **Counseling Session Content**

Before scheduling the counseling session, the retirement specialist orders an annuity estimate, based on the retirement effective date and type of retirement (optional, disability, etc.) requested by the employee, to be mailed to the employee’s address of record.

During the counseling session, the retirement specialist:

a. Reviews the employee’s retirement application and verifies that all the appropriate documents are signed and dated.

b. Reviews the employee’s annuity estimate and answers any questions raised by the employee.

c. Clarifies the employee’s work and leave status up to the date of retirement.

d. Identifies the need for additional documents, proofs, affidavits, etc., if necessary.

e. Verifies the civilian and military service history and the advantages, if any, of deposits or redeposits.

f. Addresses other retirement-related benefits and payments, including but not limited to, Alternative Fund Annuity (AFA), health benefits, life insurance, terminal leave, Thrift Savings Accounts, and flexible benefits.

589.14.3 **Advice to Employee**

In providing advice to employees, the retirement counselor reminds the employee that:

a. Although information is provided on various provisions and options under the retirement law, final choices (except in the case of management-initiated disability retirement) are the decision of the employee.

b. Any estimate of annuity is preliminary and subject to final determination by OPM.
589.2 Retirement Forms

589.21 Processing
Handbook EL-301, Guidelines for Processing Personnel Actions, contains information on processing retirement forms in connection with personnel actions.

589.22 Requisitioning Forms
Installations are expected to maintain a supply of retirement forms sufficient to meet anticipated needs. Such forms are requisitioned from the materiel distribution centers under regular requisitioning procedures.

589.3 Information Source for Separated or Retired Employees
Questions relating to the amount of annuity to which a separated or retired employee is entitled, or to specific benefits of survivors of employees or of annuitants, are referred to the:

RETIREMENT SERVICE CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 200
BOYERS PA 16020-0200

589.4 Information Source for Employees
Questions relating to administration or questions requiring interpretation of the Federal Employees Retirement System law or regulations, are referred, through channels, to the:

MGR COMPENSATION
EMPLOYEE RESOURCE MANAGEMENT
US POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-4213

589.5 Federal Income Tax

589.51 Taxable Annuities
Annuities under FERS are subject to the general rule under the Internal Revenue Code. This rule provides that each monthly annuity payment is made up of two parts: (a) the tax-free part (which represents a return of employee contributions) and (b) the taxable balance. The tax-free part, once calculated, is a specific dollar amount which remains in effect until a retiree has recovered all of the contributions made to the retirement fund. At that time the entire monthly annuity becomes taxable.

589.52 Federal Income Tax Withholding
Annuities are subject to federal tax withholding unless a retiree elects not to have tax withheld. Retirees who elect not to have tax withheld, may have to make estimated tax payments. Generally, the tax withheld or estimated tax, or the total of both, must cover at least 90 percent of the retiree’s total tax for the year or 100 percent of the tax shown on the retiree’s return for the previous year, whichever is less. Retirees may elect the amount they wish to have withheld on Form W-4P, which is available from OPM or the IRS.
589.53 **Federal Income Tax Questions**
Questions relative to any aspect of federal income tax must be directed to the Internal Revenue Service.

589.6 **Privacy Act Considerations**

589.61 **General**
Retirement records contain information about individuals. As such, they may be handled and disclosed only in accordance with the Privacy Act and implementing instructions. (See *Administrative Support Manual* 353.)

589.62 **OPM Records**
Those records which are sent to OPM become OPM’s records. Retired employees making requests under the Privacy Act for such records should, therefore, direct their requests to the:

RETIREMENT SERVICE CENTER
OFFICE OF PERSONNEL MANAGEMENT
PO BOX 200
BOYERS PA 16020-0200

589.63 **Postal Service Records**
Copies of an individual’s retirement records and related correspondence may be maintained within the Postal Service in one of two ways: either in the personnel area as part of the privacy system entitled USPS 120.070, *Personnel Records — General Personnel Folders (Official Personnel Folders and Records Related Thereto)*, or in the Eagan ASC as part of the privacy system entitled “USPS 050.020, Finance Records — Payroll Systems.” Employees making requests specifically for access to or update of these records direct their requests to the nearest Postal Service personnel office for processing.

590 **Thrift Savings Plan**

591 **Overview**

591.1 **Description**

591.11 **Administration**
The Thrift Savings Plan (TSP), which Congress authorized in the Federal Employees’ Retirement System Act of 1986, is a retirement savings and investment plan for federal employees. The Federal Retirement Thrift Investment Board (FRTIB), an independent government agency, administers the plan. The law requires the following of the FRTIB:

a. To have fiduciary responsibility of the TSP.
b. To act in the sole interest of participants.

Policies and regulations of the FRTIB are controlling in the event of conflict with the information contained in this subchapter.
591.12 **Getting Help from TSP**
The TSP’s website, [http://www.tsp.gov](http://www.tsp.gov), provides employees with general information, forms, and publications.
The ThriftLine, TSP’s automated voice response system, is available to participants 24 hours a day, 7 days per week. Participants can use the system to do the following:

a. Get general information about their account.
b. Retrieve the latest TSP information on rates of return and share prices.

To use the Thriftline system, participants must have their TSP account number and personal identification number (PIN). They can use one of the following telephone options to call the Thriftline system:


To contact a Participant Service Representative (PSR), participants can call the Thriftline and select option 3. PSRs are available Monday through Friday 7 a.m. to 9 p.m. Eastern Time.
The TSPBK08, Summary of the Thrift Savings Plan for Federal Employees, and other TSP materials are available on [www.tsp.gov](http://www.tsp.gov).

591.2 **Enrollment**
Eligible employees can elect to start, stop, or change their contributions at any time. Eligible employees must submit all participant changes through one of the following options:

a. PostalEASE from LiteBlue or Blue.
b. Calling the Human Resources Shared Service Center (HRSSC) at 877-477-3273, option 1 (TTY 866-260-7507).

591.3 **Eligibility to Contribute**

591.31 **General**
All career employees are permitted to contribute to the TSP.

591.32 **New Career Employees**
The Postal Service enrolls automatically all eligible new career employees into the TSP at a contribution rate of 3 percent. Employees may increase or decrease their participation in the plan through one of the following options:

a. PostalEASE from LiteBlue or Blue.
b. Calling the Human Resources Shared Service Center (HRSSC) at 877-477-3273, option 1 (TTY 866-260-7507).

591.33 **Rehired Employees**
The Postal Service enrolls automatically in the TSP Federal Employee Retirement System (FERS) or Civil Service Retirement System (CSRS) employees rehired after July 31, 2010, at a contribution rate of 3 percent of their basic pay each pay period. Rehired employees may increase or decrease their contributions through PostalEASE from LiteBlue or Blue, or by calling the HRSSC at 877-477-3273, option 1 (TTY 866-260-7507).
a. Employee contributions and applicable agency contributions will resume upon rehire for rehired FERS or CSRS employees who had a break in service of less than 31 full calendar days and were previously contributing to the TSP. Employees not previously contributing can begin at any time.

b. Rehired FERS or CSRS employees who had a break in service of 31 or more full calendar days, regardless of whether they were enrolled before their break, will be enrolled automatically in the TSP at a contribution rate of 3 percent of their basic pay each pay period.

591.34 Reemployed Annuitants

591.341 Eligibility

A reemployed annuitant is an individual rehired by the federal government and who continues to receive basic retirement benefits from CSRS or FERS.

a. Reemployed annuitants performing service covered by FERS, or CSRS are eligible to participate in the TSP. Agency contributions for FERS reemployed annuitants must begin with the effective date of their reappointment to the FERS position.

b. Reemployed annuitants not performing covered service are not eligible to participate in the TSP.

591.342 Enrollment

Reemployed annuitants may resume previous enrollment or be auto-enrolled into the TSP based on the length of the employees’ break in service, the same as for rehired employees (see 591.33).

591.343 Contributions

Contributions made by reemployed annuitants are based on the basic salary for their position prior to the required reduction for the annuity they are receiving.

591.35 Transfers from Another Agency

CSRS and FERS employees who transfer from other federal agencies must have the following continue without interruption:

a. TSP loan payment.

b. Automatic (1 percent) contributions.

c. Employee and matching contributions (if any).

The HRSSC must submit TSP-19, Transfer of Information Between Agencies, to the Eagan Accounting Service Center (ASC).

591.36 Dual Appointments

CSRS- or FERS-covered employees who receive a second, simultaneous (dual) appointment are eligible to participate in the TSP under each appointment. When the Postal Service and another federal agency or appointing authority makes the appointments, the following rules apply:

a. Each agency automatically enrolls the employees until they elect to change or terminate their participation in the TSP (with each agency). Each agency must use only basic pay employees earn at that respective agency to determine TSP contributions.
b. If an employee has received a financial hardship in-service withdrawal, both agencies must terminate employee contributions for that employee to the TSP during the six-month non-contribution period. At the end of the six-month period, the employee may make separate elections with each agency to begin to contribute to the TSP. For employees covered by FERS, the agency must ensure that agency automatic (1 percent) contributions continue during the six-month non-contribution period.

c. Employees whose retirement coverage does not continue under the second appointment are not eligible to participate in the TSP under the second appointment.

592 Contributions

592.1 Basic Pay
The Postal Service bases all contributions to the TSP on basic pay. Refer to 432.2.

592.2 Contribution Rates
Employees must contribute in whole percentages or whole dollar amounts.

592.3 Maximum Contribution Rates
FERS or CSRS employees may contribute a percentage of basic pay up to the Internal Revenue Service (IRS) annual maximum. The Postal Service withholds contributions each pay period.

592.4 Automatic Contributions

592.41 FERS Employees
The Postal Service automatically contributes an amount equal to 1 percent of the employee’s basic pay every pay period. This agency automatic contribution starts the first pay period in the first election period that the employee is eligible to contribute and occurs even if the employee chooses not to contribute. This automatic contribution does not affect the employee’s salary.

592.42 CSRS Employees
There is no agency automatic (1 percent) contribution for CSRS employees.

592.43 Employee Responsibilities Regarding Automatic Enrollment, Participation, and Requests for Refunds of Automatic Enrollment
To change or terminate contributions to the TSP, employees must submit their contribution elections through one of the following:

a. PostalEASE from LiteBlue or Blue.

b. Calling the HRSSC at 877-477-3273, option 1 (TTY 866-260-7507). Participants automatically enrolled in the TSP may request a refund of the contributions deducted from their basic pay (including associated earnings) associated with the first 90 days of automatic enrollment. To request a refund, participants must submit TSP-25, Automatic Enrollment Refund Request, directly to the TSP, and the TSP must receive it no later than 90
days after the TSP’s receipt of the first automatic enrollment contribution (the refund deadline date).

a. The TSP treats refunds as taxable ordinary income earned and will withhold 10 percent of the refund for federal income taxes. However, refunds are not subject to the Internal Revenue Code 10 percent early withdrawal penalty tax.

b. FERS participants will forfeit the agency matching contributions (and associated earnings) when their refund request is processed. The agency automatic (1 percent) contributions remain in the participant’s TSP account.

c. Participants rehired and again automatically enrolled in the TSP upon reappointment may not be eligible for another opportunity to request a refund of automatic enrollment contributions from the period of reemployment. A new 90-day refund period is not allowed unless one full calendar year (January through December) has passed since the participant’s last automatic enrollment contribution.

592.5 Matching Contributions

592.51 FERS Employees

The Postal Service matches employee contributions dollar for dollar through the first 3 percent of basic pay the employee contributes. The next 2 percent of basic pay the employee contributes is matched at the rate of 50 cents for every U.S. dollar. (See chart below.)

<table>
<thead>
<tr>
<th>Employee Contributions</th>
<th>Postal Service Automatic and Matching Contribution</th>
<th>Total Contributions</th>
</tr>
</thead>
<tbody>
<tr>
<td>0%</td>
<td>1%</td>
<td>1%</td>
</tr>
<tr>
<td>1%</td>
<td>2%</td>
<td>3%</td>
</tr>
<tr>
<td>2%</td>
<td>3%</td>
<td>5%</td>
</tr>
<tr>
<td>3%</td>
<td>4%</td>
<td>7%</td>
</tr>
<tr>
<td>4%</td>
<td>4.5%</td>
<td>8.5%</td>
</tr>
<tr>
<td>5%</td>
<td>5%</td>
<td>10%</td>
</tr>
<tr>
<td>Over 5%</td>
<td>5%</td>
<td>10% plus employee contributions over 5%</td>
</tr>
</tbody>
</table>

592.52 CSRS Employees

There are no agency automatic or matching contributions for CSRS employees.

592.6 Vesting of Contributions

592.61 CSRS Employees

Employees are vested immediately in their own contributions and all earnings attributable to these contributions.

592.62 FERS Employees

Employees are vested immediately in the following:

a. Their own contributions.

b. The agency matching contributions.
c. The earnings attributable to these contributions.
Employees are vested in the agency automatic contribution and earnings
associated with those contributions after attaining three years of creditable
civilian service as determined by their TSP Service Computation Date.
a. The Postal Service considers employees who die in service as vested
in the agency automatic contributions.
b. Employees on the rolls between January 1, 1984, and December 31,
1986, who the Postal Service automatically converted to FERS on
January 1, 1987, received a 1 percent retroactive contribution for that
time frame and were vested immediately in the retroactive contribution.

592.7 Maximum Contribution Amount
Each year the IRS sets the maximum contribution amount, which may vary
annually. The TSP announces the limits on the Thriftline, at www.tsp.gov,
and various publications.

592.8 Taxes
592.81 Traditional TSP Taxation
Employees electing to make traditional contributions defer paying taxes on
their contributions and the earnings until they withdraw them. Contributions
of employees who are members of the uniformed services and who are
making tax-exempt contributions will be tax-free at withdrawal, but their
earnings will be subject to tax.

592.82 Federal Income Taxes
Employees make all traditional TSP contributions on a before-tax basis. The
money contributed to the plan is not included when federal income taxes are
calculated. TSP contributions are subject to Medicare and Social Security
taxes.

592.83 State Income Taxes
The majority of states that tax income also consider contributions to the TSP
on a before-tax basis. The law of the state in which the employee resides
determines whether TSP contributions are tax deferred.

592.84 Roth (After-tax) TSP Taxation
Taxes on the contributions of employees electing to make Roth contributions
are withheld from these employees’ taxable wages as they make their
contributions. Their earnings are then tax-free at withdrawal as long as they
meet certain IRS requirements. By contributing after paying taxes on the
earnings, employees gain the tax benefit when they begin their post-
employment distribution.

The chart below provides basic information on the differences in taxation
between traditional and Roth TSP contributions. Employees must contact
their accountant, tax preparer, or other certified financial professional to
determine which option may be the best for them.
TSP keeps participants’ traditional balance and Roth balance in separate “buckets” in participants’ TSP account to track contributions and transfers into the account. However, all transactions include a proportional amount from each balance. Participants cannot select one or the other balance when requesting transactions, such as contribution allocation changes, interfund transfers, loans, and withdrawals.

<table>
<thead>
<tr>
<th>The Treatment of …</th>
<th>Traditional TSP</th>
<th>Roth TSP</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Contributions</strong></td>
<td><strong>Pre-Tax</strong></td>
<td><strong>After-Tax</strong></td>
</tr>
<tr>
<td>Employee Paycheck</td>
<td><em>Taxes are deferred</em>, so less money is taken out of the employee’s paycheck.</td>
<td><em>Taxes are paid up front</em>, so more money comes out of the employee’s paycheck.</td>
</tr>
<tr>
<td>Transfers In</td>
<td>Transfers allowed from eligible employer plans and traditional retirement accounts (IRA).</td>
<td>Transfers allowed from Roth 401(k)s, Roth 403(b)s, and Roth 457(b)s.</td>
</tr>
<tr>
<td>Transfers Out</td>
<td>Transfers allowed to eligible employer plans, traditional IRAs, and Roth IRAs.</td>
<td>Transfers allowed to Roth 401(k)s, Roth 403(b)s, Roth 457(b)s, and Roth IRAs.</td>
</tr>
<tr>
<td>Withdrawals</td>
<td><em>Taxable</em> when withdrawn.</td>
<td><em>Tax-free</em> earnings if five years have passed since January 1 of the year the employee made his or her first Roth contribution, and he or she is age 59 1/2 or older, permanently disabled, or deceased.</td>
</tr>
</tbody>
</table>

TSP keeps participants’ traditional balance and Roth balance in separate “buckets” in participants’ TSP account to track contributions and transfers into the account. However, all transactions include a proportional amount from each balance. Participants cannot select one or the other balance when requesting transactions, such as contribution allocation changes, interfund transfers, loans, and withdrawals.

592.9 **Insufficient Earnings**

592.91 **Employees on Leave Without Pay**

Employees on leave without pay (LWOP) for an entire pay period cannot contribute to the TSP and do not receive agency contributions to the TSP, including the agency automatic (1 percent) contribution.

**Exception:** Employees on approved LWOP to serve as a full-time officer or employee of an organization composed primarily of employees can contribute to the TSP. The allowable contributions are based on the basic pay with the Postal Service and must be withheld from pay. For FERS employees, the paying organization makes the decision whether to make the agency automatic contributions, matching contributions, or both.

592.92 **Reduced Earnings**

Employees’ TSP contribution is determined individually each pay period based upon the basic pay the employee earned that pay period. TSP employee contributions can be taken as a partial deduction. When there is not enough available net pay to take the entire deduction, the TSP deduction will be taken based on the priority of deduction schedule the Postal Service established.
Investments

Funds Available

TSP is composed of six funds: the Government Securities Investment Fund (G Fund), the Fixed Income Index Investment Fund (F Fund), the Common Stock Index Investment Fund (C Fund), the Small Capitalization Stock Index Investment Fund (S Fund), International Stock Index Investment Fund (I Fund), and Lifecycle Funds (L Funds).

a. The G Fund consists exclusively of investments in short-term nonmarketable U.S. Treasury securities specially issued to the TSP. G Fund investments earn guaranteed interest at a rate that is equal to the average of market rates of return on U.S. Treasury securities with 4 or more years to maturity. The interest is calculated monthly.

b. The F, C, S, and I funds are index funds. The TSP invests each fund proportionately to replicate the risk-and-return performance of the fund’s benchmark index.

c. The L funds are invested in the five individual TSP funds (G, F, C, S, and I) based on professionally determined asset allocations. The objective is to strike an optimal balance between the expected risk and return associated with each fund.

Investment Options

Fund Allocation

Employees may allocate their TSP contributions, including agency contributions, among the six investment funds. Employees must make fund allocations in whole dollars or whole percentage of the employee’s basic pay.

Contributions of employees who do not make a contribution allocation for their TSP funds will be invested according to the following rules:

a. For employees enrolled on or after September 5, 2015, all their contributions the TSP received will be deposited into the Lifecycle (L) Fund targeted most closely to the year they turn 62.

b. For employees enrolled before September 5, 2015, all contributions to their account are deposited into the Government Securities Investment (G) Fund, until the employee elects another investment option.

Changing Investments

Employees can request to change the allocation of contributions at any time via telephone or online. (See 591.12 for more information.)

Interfund Transfers

An interfund transfer is the movement of money already in the employee’s account among the investment funds. This movement does not affect contributions from future payroll deductions. Employees are allowed one interfund transfer per month, using the TSP ThriftLine or submitting TSP-30, Interfund Transfer Request, to the TSP Service office.
593.3 **Participant Statements**

593.31 **Frequency**
TSP issues an individualized participant statement to each participating employee after the end of each calendar quarter. Calendar quarters end March 31, June 30, September 30, and December 31.

593.32 **Contents**
The TSP quarterly participant statement provides valuable information about the employee’s account. It covers all transactions for the account during the past three months. Because the statement replicates the information in the employee’s TSP record, it is important that employees review it and report any incorrect information to the TSP.

593.33 **Distribution**
The TSP mails the first quarterly statement to employees. After that, TSP statements are available online at www.tsp.gov. In addition, employees can request that the TSP mail them quarterly statements. The TSP will send mailed statements to the address of record on file. Employees can update their address through Blue or LiteBlue or by submitting PS Form 1216, *Employee’s Current Mailing Address*, to the HRSSC.

594 **Adjustments**

594.1 **Responsibility**
The Postal Service is responsible for correcting any improper or erroneous TSP withholding. The Postal Service can adjust an employee’s TSP account only if the procedures in 594.2 through 594.4 cover it.

594.2 **Elections Not Processed**
Employees can make contribution elections at any time. If an election is delayed, the employee can change the contribution amount or percentage to achieve the desired annualized amount. The Postal Service will not process retroactive contributions unless the employee is eligible for catch-up contributions.

594.3 **Overdeductions**

594.31 **Excess Contributions**
The TSP returns to the employee contributions that exceed the deferral limit. The Postal Service treats excess contributions as taxable income for the year in which the employee contributed.

594.32 **Amount of Adjustment**
The employee will receive the full amount that the Postal Service overdeducted even if the following occurs:

a. The adjustment involves index funds, and

b. There has been an investment loss.

If the full amount is not refunded, the employee may file a claim. See 594.8 for the claim procedure.
Earnings
Earnings posted to the employee’s account because of excess contributions will remain in the account unless the refund of excess contributions would liquidate the account.

Underdeductions

Correction
When the non-processing or incorrect processing of an election form results in an underdeduction, the TSP must process the correct election immediately with the same effective date as the election containing the error.

PS Form 6886, Thrift Savings Plan Request for Retroactive Contributions
Subsequent to correction of the error a PS Form 6886, Thrift Savings Plan Request for Retroactive Contributions, must be prepared. PS Form 6886 must be prepared in all instances of underdeductions even if the employee does not wish to contribute make-up contributions.

Preparation
The Postal Service prepares the PS Form 6886 after the correction of the administrative error via Distributed Data Entry and Distributed Reporting (DDE/DR) processing guidelines. It must be completed with the employee’s name, Social Security number, and finance number, as well as the total pay periods in which the administrative error occurred, what percentage or amount was in error and the correct percentage or amount that is now being deducted. The estimated total amount of the underdeduction is calculated and entered on the form. When all these items are completed, the Postal Service sends the original of the completed form to the employee and retains a copy pending return of the form from the employee.

Decision
Employees decide whether to contribute make-up contributions, which are made through payroll deductions. Employees are required to make a decision within 30 days of receipt of the form. Employees who do not return the form within 30 days forfeit the right to contribute make-up contributions.

Disposition
No Return of PS Form 6886
If the employee does not return the PS Form 6886 within 30 days, personnel officials (1) annotate the copy “No Reply Within 30 Days — No Action Taken” and (2) file the form in the employee’s OPF.

No Make-up Contributions
Employees who choose not to contribute make-up contributions must check the appropriate block, sign the form, and return it to the HRSSC where the form is certified and filed in the employee’s OPF as a permanent record.

Make-up Contributions
Employees wishing to contribute make-up contributions must choose the number of pay periods over which contributions will be made. The minimum number of pay periods for make-up contributions is one. The maximum
number of pay periods is four times the number of pay periods over which
the error occurred. Whenever multiple pay periods are involved, the make-up
contributions will be in equal amounts each pay period. In no instance may
less than the full amount of the adjustment be deducted. Employees cannot
elect make-up contributions for a portion of the period that was in error.

594.46 Processing

594.461 Upon Receipt of Signed Form 6886
Upon receipt of a signed PS Form 6886 requesting make-up contributions,
appropriate Postal Service staff reviews, signs, and dates the form, and
sends the original to the Eagan ASC. A copy of the form is also stored in the
employee’s OPF.

594.462 Verification
The Eagan ASC verifies that the amount on the form is correct. If the
estimated total deduction entered on the form is incorrect, the PS Form 6886
will be returned indicating the correction.

594.463 If Insufficient Wages
If the employee has insufficient wages to withhold the full amount for the pay
period, no contribution is made. These periods do not count against the
number of pay periods chosen for make-up contributions. When the
employee has sufficient wages again, make-up contributions resume and
continue until the full amount has been withheld or the employee elects to
discontinue them.

594.464 If Insufficient Net Pay
If there is insufficient net pay to make all the TSP contributions, the regular
TSP contributions will take precedence over the employee’s make-up
contributions.

594.465 Allocation
Make-up contributions of employees making up an underdeduction will be
allocated in accordance with the TSP-1 election currently in effect. If the
employee was erroneously denied participation in TSP, a separate TSP-1
may be completed for each open season that occurred during the period of
underdeduction. If the employee fails to make a current election, all make-up
contributions are designated to the G fund for the period of underdeduction.

594.466 Terminating Make-up Contributions
Once the make-up contributions have begun, the employee may choose to
terminate them. However, the decision to terminate is irrevocable. A PS Form
6886 must be prepared showing the employee’s decision to terminate the
make-up contributions. Personnel then signs and dates the form, and sends
it to the Eagan ASC. A copy of the PS Form 6886 terminating the make-up
contributions is attached to the PS Form 6886 in the OPF which requested
the make-up contributions.

594.467 Transfers
If an employee transfers to another agency, the new agency must be advised
of the error. If the new agency advises that the employee elects to contribute
make-up contributions, or to continue make-up contributions that began
before the transfer, coordination between the new agency offices and the
Eagan ASC is necessary.
Attributable Earnings
Earnings attributable to the period of underdeduction (if any) are posted to the employee’s account in accordance with TSP lost earnings regulations.

Resuming and Make-up Contributions When Returning from Military Leave

Requirements
Employees returning to work from active military duty for which they were on leave without pay must do the following:

a. Ensure that their contributions resume and are deducted from their pay.

b. Decide whether they want to make up contributions to their civilian TSP account for the period missed because of their military service (including catch-up contributions if they are age 50 or older).

c. Submit a written request to the agency within 60 days of the date of their reemployment or restoration to federal civilian service to make up eligible missed TSP contributions.

d. Contact their district Human Resources office to request information on the procedures from processing USERRA claims.

FERS Employees
FERS employees may be eligible to claim retroactive matching contributions to their civilian account. Eligible employees must have done one of the following:

a. Contributed from basic pay to their uniformed services account while they were on nonpay status performing military service.

b. Elected to make employee contributions when they returned from military service.

Keeping and Reviewing Statements
Employees must keep their leave and earnings statements while on active duty to facilitate their claim.

Returning employees must review closely the balance and transactions in their civilian TSP account. FERS employees who notice the removal of agency automatic (1 percent) contributions and attributable earnings from their account while they were in a nonpay status must contact the HRSSC about how to restore these funds.

Erroneous Retirement System
Employees are encouraged to review their TSP contributions to determine if they must make adjustments whenever an action is processed correcting their retirement system from CSRS to FERS or from FERS to CSRS.

When a correction results in moving into a retirement plan that does not allow for agency contribution (1 percent), matching contributions, or both, the TSP will deduct agency contributions from the employee’s TSP account.
**Back Pay Awards**

**General Rule**

Employees receiving a back pay award must be made whole with respect to participating in the TSP. The Eagan ASC must follow the procedures in 594.72 and 594.73 when processing back pay awards.

**Erroneous Separation**

The employee may elect participation or termination of elections in the same manner as though the separation did not occur.

Refer to 591.33 for instructions for rehired employees. The Eagan ASC will handle retroactive withholdings regarding back pay claims it receives in accordance with the applicable Back Pay Management Instruction.

**Continuous Service**

Employees who receive a back pay adjustment and who are not separated from service receive an adjustment for contributions only if they previously elected coverage. The Eagan ASC processes the adjustment automatically.

**Claim Procedure**

**General Rule**

The employee may file a claim for correction with the HRSSC if any of the following situations occur:

a. There is a dispute regarding the Postal Service’s findings related to the employee’s entitlement to make-up contributions.

b. The amount refunded because of an administrative error was less than the amount previously withheld.

c. The employee discovers another error involving the correct payment to the TSP.

**Review of Claim**

The HRSSC must review all employee claims to determine whether the claim relates to an error the Postal Service or the Federal Retirement Thrift Investment Board made. If the claim relates to Board errors, the claim must be sent to the following address within 10 days of the Postal Service’s receipt of the claim:

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THRIFT SAVINGS PLAN
PO BOX 38501
BIRMINGHAM AL 35238
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The HRSSC must advise the employee of the referral.

**Postal Service Decision**

When the claim relates to the Postal Service, the HRSSC must provide the employee within 30 days of receipt of the claim with a decision or with good cause for requiring more time to decide the claim. If the HRSSC decides to deny the claim, the HRSSC must send the denial in writing. The denial must contain the following information:

a. The reason for the denial, with references.
b. A description of any additional material or information necessary to approve the claim with an explanation of why it is necessary.
c. Steps the employee must take to appeal the decision.

594.84 Employee Appeal Rights
The employee may appeal the denial, in writing, within 30 days after receiving the decision, to the appropriate Human Resources manager or designee. The designee cannot be the same individual who originally denied the claim.

594.85 Final Decision
The appropriate Human Resources manager or designee must make the final decision, in writing, within 30 days after receiving the employee’s appeal unless the Postal Service provides the employee with good cause for requiring more time to decide the appeal. There is no administrative appeal of the Postal Service’s final decision.

Employees who exhaust all administrative remedies are eligible to file suit in the appropriate federal district court in the following situations:

a. Upon receipt of the Postal Service’s final decision, or
b. If the Postal Service has not issued a final decision or provided a good cause for delay within 30 days of its receipt of the employee’s appeal.

594.86 Time Limitation
The Postal Service must act within six months of the error’s occurrence to correct an error for which the employee files a claim.

The Postal Service may use discretion in deciding whether to correct it in the following situations:

a. If more than six months have passed since the error occurred when the employee files a claim to correct the error, or
b. The Postal Service independently identifies the error.

595 Termination of Contributions

595.1 Definition
A termination is an election by an employee who is already contributing to the TSP to stop contributions.

595.2 Submissions
Employees may elect to terminate contributions at any time. The employee can terminate contributions through one of the following:

a. PostalEASE from LiteBlue or Blue.
b. Calling the HRSSC at 877-477-3273, option 1 (TTY 866-260-7507).

595.3 Effective Date
Elections to terminate contributions are effective no later than the first day of the first pay period beginning after the date HRSSC receives the election.
596 Loans

596.1 Eligibility
Employees must meet the eligibility requirements set forth by the TSP to participate in the TSP loan program. For more information, use any of the following options:


b. Call the Thriftline.

c. Review the booklet, Thrift Savings Loan Program, which contains additional information for employees interested in the loan program.

Married FERS participants must have their spouse’s consent to the loan by signing the Loan Agreement sent by the TSP. The TSP will notify the spouses of married CSRS participants who apply for a TSP loan.

596.2 Types of Loans

596.21 Residential Loans
Residential loans are only for the purchase or construction of a primary residence. These loans require documentation, and have a repayment term of 1 to 15 years.

596.22 General Purpose Loans
Employees can use general purpose loans for any purpose. These loans do not require documentation and have a repayment term of 1 to 5 years.

596.3 Applications

596.31 TSP-20, Thrift Savings Plan Loan Application
The TSP provides TSP-20, TSP Loan Application, to any eligible employee who requests it. The employee is responsible for completing the form and submitting it to the TSP.

596.32 Documentation
Residential loans require documentation as specified by the TSP. Following the acceptance of TSP-20, the TSP will request the necessary documentation from the employee along with the Loan Agreement.

596.4 Loan Repayment

596.41 Payroll Deductions
Regularly scheduled loan payments are made through payroll deductions. After the TSP disburses the loan, the TSP will notify Eagan ASC to begin immediately deducting loan payments from the employee’s salary each pay period. Loan payments must start within 60 days of disbursement.

The employee must ensure that correct loan payments are submitted on time. Even if the Postal Service was responsible for a missed loan payment, the employee must pay the missed amount directly to the TSP using his or her personal funds to avoid a taxable distribution. Eagan ASC cannot make up missed payments from the employee’s paycheck. Employees must
Employees must regularly check their earnings and leave statement to be sure that loan payments have started in the correct amount. Employees must review their statements and report any discrepancies to the Postal Service. Employees can review their loan payments in the following ways:

a. The quarterly participant statement and annual participant statement.

b. Logging into “My Account” on the TSP website to review loan payments made within the last 90 days.

Employees who change agencies (leave or the Postal Service hires or rehires) must inform their new agency or service that they have a TSP loan and instruct it to continue TSP loan payments. Until the new agency or service begins deducting loan payments from their pay, employees must submit loan payments directly to the TSP. Employees who transfer to an agency that has a different pay cycle from the previous agency must reamortize their loan to update the pay cycle and avoid missing loan payments.

Members of the Ready Reserves whose drilling intervals are irregular (i.e., other than monthly) and civilians with intermittent pay schedules must consult with the Postal Service before taking a loan from their TSP accounts so that they do not miss loan payments that could result in tax consequences.

### 596.42 Reamortization

Employees can reamortize their loan at any time to change the payment amount or to shorten or lengthen the repayment term, so long as the term does not exceed the prescribed maximum terms. An employee has an unlimited number of reamortizations during the life of a loan. Employees can reamortize their loan at [www.tsp.gov](http://www.tsp.gov) or by calling the TSP.

### 596.43 Suspending or Missing Payments

Employees cannot suspend or stop their loan payments. Employees experiencing financial difficulties may be able to reamortize their loans to reduce the amount of each payment.

At the end of each calendar quarter, the TSP identifies accounts with missing loan payments. Employees who have missed a loan payment will receive a notice from TSP indicating that they have until the end of the following calendar quarter to pay the missing amount. Failure to pay by the date on the notice may result in serious tax consequences.

Employees can make additional loan payments by personal check or money order to restore their accounts more quickly or to make up for missed payments.

a. Employees must make checks and money orders payable to the Thrift Savings Plan and send the payment with a TSP-26, Loan Payment Coupon. Employees can download TSP-26 from the TSP website.

b. Employees must provide their complete TSP account number and loan number on the check or money order and the TSP-26. If any information is missing, the TSP will return the payment.

c. After several days, the employee will receive a notice confirming the payment.
Prepayment
Employees can prepay their loans in full at any time without a prepayment penalty using the same procedures outlined in 596.43. The ThriftLine or www.tsp.gov can provide the prepayment amount, which includes totals for all unpaid principal and any unpaid interest. The TSP will notify the employee and Eagan ASC when the employee has paid the loan in full. If payments continue, the employee must contact Eagan ASC immediately.

Withdrawal of Funds

Eligibility
TSP is a long-term savings program designed to provide retirement income. Employees may withdraw funds upon retirement, separation, or death. In addition, employees may make in-service withdrawals under limited circumstances (see 597.3).

Withdrawals upon Separation
Withdrawal Options
Persons who have separated or retired have several options for the withdrawal of TSP funds. Visit www.tsp.gov or call the Thriftline for more information.

Mandatory Automatic Cash-out
Persons separated with vested account balances of less than $200 are subject to the TSP automatic cash-out procedures. TSP will automatically send the person a check for the balance of his or her account after the Postal Service reports that the person has separated.

Required Minimum Distribution
Participants who leave their money in the TSP following retirement or separation are required to start withdrawing their money by April 1 of the year following either of the following:

a. The year they turn age 70 1/2, if they are separated from federal employment or the uniformed services.

b. The year they separate from federal service, if they have already reached age 70 1/2.

In addition, separated participants can purchase an annuity that will make payments to them for life. You can find more information on TSP annuity options in the TSP Booklet, Withdrawing your TSP Account after Leaving Federal Service.

Employees who do not begin withdrawing from their account by the required deadline will forfeit their account balance to the TSP. Employees can reclaim it, but will not receive earnings on it from the time they forfeited it.

Spousal Rights
CSRS Participants
The spouse of CSRS participants is entitled to receive notice when the participant applies for a withdrawal after separation from the Postal Service.
Participants must provide the TSP with their spouse’s correct mailing address.

Participants who are unable to provide their spouse’s address may be able to obtain an exception by submitting TSP-16, *Exception to Spousal Requirements*, to the TSP.

Combining a civilian account with a uniformed-services account will change the rights of the participant’s spouse.

**597.242 FERS Participants**

FERS participants making *partial* withdrawal must obtain written, notarized consent from their spouses on the withdrawal form.

The spouse of FERS participants who are making *full* withdrawal and have a total TSP account balance of more than $3,500 are entitled to a joint life annuity with a 50 percent survivor benefit, level payments, and no cash refund. For the participant to receive full withdrawal, the participant’s spouse must sign the waiver statement on the withdrawal waiving spousal right to the annuity.

Combining a civilian account with a uniformed-services account will also change the rights of the participant’s spouse.

**597.3 In-Service Withdrawals**

**597.31 Type of Withdrawal**

In-service withdrawals provide employees with an opportunity to withdraw funds from their TSP account while still employed, including employees in nonpay status. Two types of in-service withdrawals are available:

a. *Age-based withdrawal.* This allows employees who are 59 1/2 or older a one-time opportunity to withdraw all or a portion of their vested account balance.

b. *Financial hardship withdrawal.* This allows employees, (regardless of age) who demonstrate financial hardship caused by covered events an opportunity to withdraw their own contributions and the earnings on those contributions, up to the amount of the documented hardship.

See TSPBK-12, *In-Service Withdrawals*, for more information.

**597.32 Application**


**597.33 Restrictions**

**597.331 Pay Period Contributions**

Employees who receive financial-hardship in-service withdrawals may not make employee contributions to their TSP account or receive matching agency contributions for about 6 months, called a non-contribution period. FERS employees in pay status continue to receive the agency automatic (1 percent) contribution.
Certain court orders on file at the TSP that award payment from the account to someone other than the employee place a hold on the account and disallow approval of in-service withdrawals (see 598.1).

Death

Before Separation
If a participant dies while still employed, the TSP distributes the balance in the TSP account in accordance with TSP-3, Designation of Beneficiary. If no designation of beneficiary is on file, the account is distributed in accordance with the order of precedence required by law:

a. To the surviving spouse.
b. If none, to the child or children and descendants of deceased children.
c. If none, to any surviving parents.
d. If none, to the duly appointed executor or administrator of the estate.
e. If none, to the next of kin who is entitled under the laws of the state in which the participant is living at the time of death.

After Separation
The TSP pays any remaining balance in the same manner as described in 597.41 unless the participant purchased an annuity, in which case the TSP provides benefits according to the annuity contract. For more information, see TSPBK31, Death Benefits Information for Participants and Beneficiaries.

Withdrawal Packages

HRSSC Responsibilities
Separations and Retirements

All TSP participating employees who separate or retire will receive a TSP Withdrawal Package at the time of separation. TSP participating employees are all employees who have a TSP account, including the following:

a. FERS employees who are not contributing and only receiving agency automatic contributions.
b. Employees who are not currently contributing, but who have established an account in the past.

Deaths
The TSP must provide a TSP Withdrawal Package to representatives (family members or other interested individuals) of deceased participating employees, including those in a nonpay status, who request to file death claim applications. Deceased employees are considered automatically vested in any agency automatic contributions and earnings associated with those contributions.

Additional Information
The following booklets contain additional information concerning participants’ options:

a. TSPBK02, Withdrawing Your TSP Account Balance.
Return to Federal Service

The following applies for individuals who reenter government service after separating or retiring with a vested balance:

a. **Forfeited Balance.** Any amount that was forfeited as a result of the previous separation remains forfeited.

b. **Civilian Service.** Prior periods of civilian service that are still creditable are added to the current period to determine vesting.

c. **Withdrawing Fund in Equal Installments.** The installment of individuals receiving equal installments from TSP will stop upon reemployment.

d. **Receiving an Annuity.** The annuity will continue upon reemployment for individuals receiving an annuity.

Court Orders

Types

The Federal Retirement Thrift Investment Board honors the following:

a. Orders for the enforcement of outstanding child support or alimony obligations under regulations issued by 5 CFR Part 1653.

b. The following retirement benefits court orders that are issued in connection with a divorce, annulment, or legal separation and that meet the requirements of the Board’s regulations:
   
   (1) Preliminary court orders issued before final decrees, for freezing a participant’s TSP account.
   
   (2) Final court orders.
   
   (3) Amendatory court orders issued subsequent to a decree for the purpose of amending the decree with respect to the TSP.

Requirements

A qualifying retirement benefits court order must meet the following criteria for the Board to honor it:

a. The order must *expressly relate* to the TSP account.

b. The amount of entitlement in the order must be *clearly determinable*.

c. The order must require one of the following:
   
   (1) The TSP to freeze the participant’s account pending a final resolution.
   
   (2) A payment to a permissible payee.

Notification

The Board notifies participants of the following:

a. Any court orders received against their account. The board will advise that it has frozen the account to prevent withdrawal of funds and loan opportunities.

b. Its decision regarding such court orders. If applicable, the Board gives participants information about how to appeal.
598.4 **Effect on Withdrawal Options**
Participants' choice of a withdrawal option cannot conflict with the provisions of a valid court order. The Board notifies the participant and asks him or her to make another choice if the participant selects an option that cannot be processed because of a court order on file with the Board.

598.5 **Effect on Loans**
A qualifying court order may restrict the employee’s ability to receive a loan. The TSP reviews each court order individually to determine its effect.

598.6 **Address**
Qualified court orders must be submitted to the following address:
- TSP LEGAL PROCESSING UNIT
  - PO BOX 4390
  - FAIRFAX VA 22038-4390
- FAX: 703-592-0151

598.7 **Additional Information**
Booklet TSPBK11, *Court Orders and Powers of Attorney*, contains additional information on handling court orders. This booklet is available on www.tsp.gov.

599 **TSP Contact Mailing and Fax Information**

599.1 **Forms and General Correspondence**
Mailing Address: THRIFT SAVINGS PLAN
- PO BOX 385021
- BIRMINGHAM AL 35238
Fax Number: 1-866-817-5023

599.2 **Loan Payments**
Mailing Address: THRIFT SAVINGS PLAN
- PO BOX 979004
- ST. LOUIS MO 63197-9000
Overnight Delivery: US BANK
- BOX 9004
- GOVERNMENT LOCKBOX
  - SL-MO-C2GL
  - 1005 CONVENTION PLAZA
  - ST. LOUIS MO 63101

599.3 **Transfers or Rollovers of Funds to the TSP**
Mailing Address: TSP ROLLOVER AND TRANSFER PROCESSING UNIT
- PO BOX 385200
- BIRMINGHAM AL 35238-5200
Overnight Address: IBS-TSP PROCESSING UNIT
- 10 INVERNESS CENTER PARKWAY
- SUITE 610
- BIRMINGHAM, AL 35242-4765
Fax Number:
205-439-4501
Toll Free: 1-866-458-1452
Do not submit withdrawal forms to these addresses. Use the address in 599.1.

599.4 Court Orders and Legal Process Actions

Mailing Address: 
TSP LEGAL PROCESSING UNIT
PO BOX 4390
FAIRFAX VA 22038-4390

Overnight Delivery:
ATTN: TSP LEGAL PROCESSING UNIT
12210 FAIRFAX TOWN CENTER
UNIT 906
FAIRFAX VA 22033

Fax Number:
703-592-0151

599.5 Death Benefits Claims

Mailing Address: 
TSP DEATH BENEFITS PROCESSING UNIT
PO BOX 4450
FAIRFAX VA 22038-4450

Overnight Delivery:
ATTN: TSP DEATH BENEFITS PROCESSING UNIT
12210 FAIRFAX TOWN CENTER
UNIT 906
FAIRFAX VA 22033

Fax Number:
703-592-0151

599.6 Federal Tax Levies and Criminal Restitution Orders

Mailing Address: 
TSP LEGAL PROCESSING UNIT
PO BOX 49570
FAIRFAX VA 22038-9998

Overnight Delivery:
ATTN: TSP LEGAL PROCESSING UNIT
12210 FAIRFAX TOWN CENTER
UNIT 906
FAIRFAX VA 22033

Fax Number:
703-592-0151
6 Employee Relations

610 Employee Services

611 Scope
Service programs help employees understand their jobs better and eliminate many distractions caused by personal job-related problems. Employees are encouraged to ask supervisors or officials for advice or assistance on important matters even if unrelated to business. The vice president of Employee Resource Management must approve employee services not listed in this subchapter.

612 Information Media

612.1 Responsibility
Supervisors inform their employees on all official matters affecting them through printed material or bulletin boards.

612.2 Methods

612.21 Official Directives
Major subject manuals are the basic source documents outlining Postal Service operational policies. Postal Bulletins, management instructions, handbooks, memorandums of policy, etc., instruct, explain, or detail the implementation of a specific policy or regulation.

612.22 Unofficial Communications
Newsletters, memos, etc., are communications used for information only.

612.23 Bulletin Boards

612.231 Utility and Convenience
Bulletin boards serve as a means of providing to employees information of interest, such as that required by law or regulation, official management information, and items of general interest. Bulletin boards are to be placed in sufficient numbers and in locations convenient to employees — at or near employee entrances, lunchrooms, locker rooms, or elsewhere in the work area. It is useful to separate board space into broad categories for different types of material, such as:

a. Required by Law or Regulation. Required material that tends to be permanent includes notices about:
   (1) Local fire emergency plan.
(2) Occupational Safety and Health Act — OSHA Poster 2203 must be prominently posted at each work location.
(3) Office of Workers' Compensation Programs (OWCP).
(4) Unemployment Compensation Protection for Federal Employees.

b. Official Management Use. Items that should be dated and removed when outdated include notices about:
   (1) Job opportunities.
   (2) Benefit plans.
   (3) Events affecting working conditions.
   (4) Changes in work schedules.
   (5) Changes in wage rates.

c. General Interest. General interest material includes notices about:
   (1) Lost and found items.
   (2) Social and recreational events.
   (3) Blood donor programs.
   (4) Food price changes.
   (5) Public transportation schedules.
   (6) Meetings.
   (7) Combined Federal Campaign.
   (8) Parking regulations.
   (9) Housing.

612.232 Suitability
Only suitable material should be posted on bulletin boards. It is the responsibility of the installation head to ensure the appropriate use of bulletin boards. In addition to providing bulletin board space for management use, the installation head must provide bulletin board space for union use consistent with the terms of the applicable collective bargaining agreement.

612.24 Employee Lockers
612.241 Issuance
Issue personnel PS Form 4943, Locker Record, to assign employee lockers. Employees are required to sign the form to acknowledge that use of the locker by other persons or exchanging lockers without authority of the issuing office is prohibited. Upon separation or transfer, employees must return their locker key to the appropriate facility official.

612.242 Maintenance and Inspection
Employee lockers are for official use only and must be kept clean and presentable. The use of personal locks is not permitted. Employee lockers are subject to inspection by authorized personnel. Provisions governing locker inspections are provided in applicable collective bargaining agreements.
613  

**Credit Unions**

613.1 **Authority**

Employee credit unions in the Postal Service, as in all federal departments or agencies, are chartered according to the Federal Credit Union Act (12 U.S.C. 1753–1754). That Act gives the power to direct and control the Federal Employees Credit Union Program to the National Credit Union Administration, an independent agency in the executive branch of the government. Credit unions may also be chartered under state laws and are generally supervised by the banking department of the state involved. The address of the National Credit Union Administration follows:

NATIONAL CREDIT UNION ADMINISTRATION  
1775 DUKE STREET  
ALEXANDRIA VA 22314-3428

613.2 **Space Allowance**

The Postal Service will authorize, if available, a suitable location (other than workroom floor space) for credit unions in postal buildings. If the area is accessible through the workroom only, membership in the credit union is restricted to Postal Service employees (active and retired). Other federal employees in the same building may not join unless the credit union is situated so that it is unnecessary to enter the postal workroom. Credit union business cannot be conducted from any post office service window.

613.3 **Employees With Credit Union Duties**

Postal personnel who are employees, officers, officials, or board members of employee credit unions are not entitled to Postal Service compensation for credit union duties. They have the option of annual leave or leave without pay (up to 8 hours daily) to perform credit union activities — provided they can be spared from their regular duties.

614  

**Food Services**

614.1 **Policy**

The Postal Service provides food services, including provision of snacks and beverages, that cannot be conveniently obtained at reasonable prices from commercial sources and that are required for the health, comfort, or efficiency of postal employees while on duty. The Randolph-Sheppard Act, as amended in 1974, dealing with the operation of vending facilities by a blind vendor, applies to the Postal Service.

614.2 **Operation**

614.21 **Responsibility**

Food service facilities in central lunchrooms and in satellite work areas — manual, vended, or a combination — are under the control of the installation head. This responsibility may not be delegated to any employee committee.
Management

Employees should expend only minimal time and effort in food management. Therefore, these operations are contracted out to professional in-plant food management firms and concessionaires, including qualified food service operations established by state licensing agencies for the blind.

Types

As conditions warrant, an installation may have three distinct types of food service operations. Subject to the provisions of the Randolph-Sheppard Act, as amended in 1974, priority consideration is given to the state agency for the blind for the operation of any of the following food services:

a. **Central Lunchroom or Cafeteria.** An employee lunch room or cafeteria, either manual or vended, may be established to provide necessary food service to an installation's employees. Cafeterias are contracted for on a break-even basis to provide wholesome food at the lowest practical cost.

b. **Vending in Work Areas.** Vending machines with snacks, beverages, tobacco products, etc., may be installed at or near employee workstations.

c. **Blind Vending Facility.** Food service and vending stands are established in postal facilities through arrangements with state licensing agencies for the blind. Every effort is made to cooperate with state licensing agencies to implement this program. As opportunities arise, postal officials notify state agencies of additional vending facilities to be operated by the blind under the Randolph-Sheppard Act.

Funds

A fee of 1 1/2 percent of net sales is paid to the Postal Service by all vendors operating under contract. This “operating fee” offsets utilities costs to the Postal Service. No operating fees or commissions are charged to blind vendors operating under permit.

Disposition of funds depends on the source:

a. **From Central Lunchroom or Cafeteria.** The Postal Service must neither profit from nor subsidize the operation of a central lunchroom or cafeteria. Contractors operating these services do not pay a commission to the Postal Service. After 1 1/2 percent of net sales (operating fee) is deducted for reimbursement of utilities, any funds generated from operating a central lunchroom or cafeteria are redistributed to lunchroom patrons through reduced food costs for items sold or vended. These funds are not turned over to the employee social and recreational committee.

b. **From Work Area Vending.** After 1 1/2 percent of net sales is deducted for reimbursement of utilities (operating fee), commissions and/or other income from vending machines in employee work areas is first shared with the state agency for the blind in accordance with the Randolph-Sheppard Act (see Handbook EL-602, Food Service
The remaining income is assigned to programs devised by the employee social and recreational committee.

### Social Recreational Program

#### Policy
Management encourages employee social and recreational programs. These programs help ensure the mental and physical well-being of personnel and assist in recruiting and retaining employees.

#### Discrimination
It is the policy of the Postal Service to provide equal employment opportunity for everyone, without regard to race, color, religion, sex, age (40 and above), national origin, or physical or mental handicap. This policy applies to all employment matters, including but not limited to, recruitment, hiring, assignments, promotions, transfers, benefits, and discipline. Such discrimination is thus prohibited in employee social and recreational programs.

#### Committees

##### Membership
The installation head organizes and chairs the committee. To ensure that all employees are fairly represented, the balance of the committee includes a representative from each craft designated by the unions representing those crafts, and a member from supervision designated by the organization representing the supervisory employees.

##### Requirements

###### Income From Vending Operations
An employee social and recreational committee must be established in each installation where employees receive income from vending machines or other enterprises. This committee may not have management responsibilities for such vending operations.

###### Meetings and Duties
Members of the employee social and recreational committee must be permitted by their supervisor to attend committee meetings called by the chairperson. They must also be permitted to perform duties relating to functions of the committee while on the clock, subject at all times to the needs of the Postal Service.

#### Responsibilities
The employee social and recreational committee represents all employees in the installation. It is responsible for administering social and recreational funds and administering programs for the benefit of all employees in the installation. The committee is specifically responsible for:

a. Receiving, safeguarding, disbursing, and accounting for employee social and recreational funds.
b. Developing and publicizing well-rounded social and recreational programs that contribute to the benefit of all employees. No single individual, group, or organization may be permitted to:

(1) Attach its name as a sponsor of an activity or event financed and sponsored by the social and recreational fund.

(2) Use such events in any way for the furtherance of its organizational objectives.

c. Expending employee social and recreational funds for the social and recreational activities of all employees. No monies may accrue to the benefit of a single group, organization, or individual.

d. Publishing annually the financial status of the employee social and recreational fund for the information of all employees.

e. Advising the food service officer about the manner in which the vending operation in work areas is meeting employee needs and about pricing policies that should be established on vended items.

615.34 Constitution
Employee social and recreational committees must operate within the framework of a constitution prepared by the committee and approved by the installation head (see Exhibit 615.34). The committee may modify the sample format to meet local conditions; however, the constitution must require that:

a. The committee operations comply with applicable Postal Service rules and regulations.

b. The expenditure of funds of the social and recreational committee are by a three-fourths vote.

c. The accounting and auditing of all funds are as prescribed in these instructions.

615.35 Bylaws
Employee social and recreational committees must operate under bylaws prepared by the committee and approved by the installation head. (See Exhibit 615.35 for a sample of bylaws.)
# Constitution

**Article I — Name:** Post Office Employee Social and Recreational Committee.

**Article II — Purpose:** This committee is organized (1) to provide social and recreational activities for the benefit of all postal employees, and (2) to receive such funds as may accrue to the committee and use them advantageously for the purpose and objectives as set forth above. No profits shall accrue to the benefit of any single group, organization, or individual.

**Article III — Membership:** The installation head shall be chairman of the committee. There shall be a representative of the committee for each craft or occupational group of employees and supervisors. Appointments to the committee shall be in the manner prescribed in Postal Service regulations. With the approval of the committee and the installation head, committee members may be compensated for the service they perform, as such members, outside their normal duty hours.

**Article IV — Time and Place:** The employee social and recreational committee shall meet regularly, but in any event, no less than once each 6 months. Special meetings may be scheduled by the committee (1) at a regular meeting, (2) when called by the installation head, or (3) when three-fourths of the members petition the chairman, in writing, for such a meeting. A proposed agenda must be submitted with the request. The chairman will set the date of the meeting not later than (number) days after receipt of the request. Members shall be notified of the time, place, and date of the meeting at least (number) days before the meeting. The committee shall meet on official time.

**Article V — Officers:** The officers of this committee shall be chairman (installation head), secretary, and treasurer. The secretary and the treasurer shall be elected at the first meeting. Their terms shall be for 1 year, and election shall be by a majority of the committee. All vacancies in the office of secretary or treasurer occurring before completion of term of office shall be filled from the committee through an election by the committee and shall run until the end of the predecessor’s term.

**Article VI — General Duties:** The committee shall function in all respects as a normal committee with a majority controlling within the limitations prescribed by this constitution and bylaws. It shall be the duty and obligation of appointed members to accept, and carry out to the best of their ability, any and all duties assigned to them.

**Article VII — Motions:** Any motion involving expenditure of the committee’s funds shall be carried by three-fourths vote. All other motions may be carried by a majority vote. A secret vote may be called by any member of the committee, on any motion, and may not be denied. On oral motions, names of dissenting members of the committee shall not be noted in the minutes unless the dissenters so request. The chairman, or his or her designee, shall vote. This provision does not restrict the authority of the installation head in his or her capacity as installation head.

**Article VIII — Subcommittees:** The committee may form subcommittees when needed. All subcommittee reports must be considered and approved by the committee before final action can be taken.

**Article IX — Amendments:** Amendments of this constitution may be proposed in writing by the chairman or by three members of the committee. No action may be taken on proposed amendments until the meeting following the one at which the proposed amendment has been read. A three-fourths vote of the committee is required to amend this constitution. No part of the constitution or its bylaws may conflict with Postal Service regulations. THE FOREGOING CONSTITUTION WAS PRESENTED TO A FULL COMMITTEE ON [__date__] AND WAS ADOPTED ON THAT DAY.
Exhibit 615.35
Sample Bylaws

Bylaws

1. Order of Business: Order of business and conduct of meetings must be in accordance with Roberts’ Rules of Order:
   a. Roll call.
   b. Reading of minutes of previous meeting.
   c. Treasurer’s report.
   d. Reports of officers.
   e. Election of officers (when required).
   f. Reports of committees or subcommittees.
   g. Reading of communications.
   h. Unfinished business.
   i. New business.
   j. Adjournment.

2. Attendance: Normally attendance at all regular meetings is limited to designated representatives and alternates. Visitors and observers must be approved in advance. It is the duty of all appointed members to attempt to attend all meetings. Members are obligated to notify their alternate representatives that they are unable to attend a meeting so that the alternate may attend. At the first meeting of the new committee, there shall be present also any superseded officers of the previous committee for the purpose of effecting an orderly transition from the old committee to the new one.

3. Quorum: Three-fourths of the full committee is required as a quorum for the transaction of business. All expenditures for employee social and recreational activities require a three-fourths vote of the full committee.

4. Chairperson: The installation head is the chairperson who either presides at all meetings or designates an official staff member to attend in his or her absence. The chairperson has the powers and duties usually incident to such an office: signing all checks, bank drafts, authorizations, and vouchers of the treasurer as may be ordered by the committee; voting; and having the power to call special meetings whenever it is deemed necessary.

5. Secretary: The secretary attends all meetings of the committee, takes minutes of the proceedings, transcribes them in a permanent record, and furnishes a copy of these minutes to each member within (number) days after the meeting. The secretary keeps a record of all recreational and social activities and such other records as may definitely establish and maintain a history of its activities; makes public all appointments to the committee and names of elected officers; and prepares an annual report for the benefit of all postal employees. It shall further be the secretary’s obligation to send out such correspondence deemed necessary by the committee. In the treasurer’s absence, the secretary must countersign checks and bank drafts with the chairperson.

6. Treasurer: The treasurer receives receipts and pays all bills incurred by the committee and makes the necessary deposits by the (date) day of each and every month in such depositories as designated by this committee. The treasurer also keeps a permanent record of all bills and deposits; prepares a written report of the financial condition of the committee, showing the receipts and disbursements, at each meeting of the committee; countersigns, with the chairperson, all checks and bank drafts; and furnishes all financial reports, as required by postal regulations.

7. Expenditures: All checks and/or bank drafts must be signed by the chairperson and countersigned by the treasurer or the secretary.

8. Profits: Normally, not more than 10% of all profits received during a year may be carried over to the next year.

9. Compliance with Postal Service Regulations: The committee must operate under its constitution and these bylaws and in accordance with the law and Postal Service regulations and instructions.

10. Amendment: Amendment to these bylaws may be made in the same manner as set forth in the constitution.

11. Suspension: These bylaws may be suspended only by unanimous consent of this committee.
615.4 Employee Social and Recreational Fund

615.41 Purpose
The fund provides a financial basis for the support of well-rounded social and recreational programs that benefit all employees of the installation.

615.42 Source of Funds
Funds may be derived from the following sources:

a. Sale of nonalcoholic beverages, candy, cigarettes, and other consumable products by vending machines located in work areas under the following conditions:
   (1) Employee committees may not operate vending facilities. (See Handbook EL-602, Food Service Operations, for exception.)
   (2) The Postal Service contracts for vending services except for those operated under permit by the blind.
   (3) Vending commissions are paid directly to the Postal Service except for income provided by the Postal Service to a state licensing agency for blind vendors under the Randolph-Sheppard Act.

b. Interest on savings accounts and other investments in U.S. Savings Bonds or other securities.

c. Proceeds from the sale to employees of tickets to dinners, picnics, parties, recreational activities, and discount merchandise and travel.

615.43 Funds Excluded
Monies received from the following operations are not employee social and recreational funds and are not to be included in the records or reports:

a. Stands or vending machines operated by blind persons under permit.

b. Funds from the operation of a cafeteria or lunchroom, including income from vending machines located in the operating areas of these eating facilities.

c. Coffee shared by a group of employees on a nonprofit basis.

d. Honor systems where the money received covers only the cost of the items available.

e. Voluntary contributions such as those incident to the death or illness of fellow workers.

f. Donations of gifts from any source. These are in violation of the Code of Ethical Conduct (see 660) and may not be accepted under any circumstances.

g. Proceeds from recycling projects.

615.44 Prohibited Activities
The sponsorship of insurance programs, relief or assistance funds, hardship loans, etc., are prohibited as a social and recreational program activity. Solicitations to supplement amounts contributed, or made available from the employee social and recreational fund, may not be conducted on on-the-clock time, nor may any amounts collected be included in committee fund records and reports.
615.45 **Safekeeping of Funds**

615.451 **Records**

One committee member should maintain the records and another committee member handle the funds when the amount of money involved warrants such division of duties.

615.452 **Single Fund**

The employee social and recreational committee is responsible for the proper safeguarding of employee social and recreational funds. All funds received throughout a postal installation must be turned over to the employee designated to handle such funds. Only one fund may be maintained for each postal installation. Separate funds may not be maintained by stations or branches.

615.453 **Balance Under $100**

When the average balance of a fund is less than $100, the employee social and recreational committee decides whether to maintain a bank or credit union account. Funds not deposited in a bank or other savings institution must be given the best protection available so that unauthorized persons do not have access to them. Normally, a safe should be used.

615.454 **Balance Over $100**

When the average balance of a fund is $100 or more, all funds, except those retained as petty cash, must be deposited in a bank or credit union. Deposits should be made as frequently as necessary consistent with the type and amount of funds received.

615.46 **Requirements for Banking and Investment of Funds**

615.461 **One Checking Account**

No more than one checking account should be maintained without the approval of the district Finance manager. Checking accounts must be carried in commercial banks insured by the Federal Deposit Insurance Corporation unless no such insured bank is available locally. The balance in a checking account (including normal float of outstanding checks) should ordinarily not exceed by any substantial amount the balance required to avoid service charges or the balance required to meet 30 days’ cash expenditures, whichever is larger.

615.462 **Reserve Funds**

Current funds not required in the checking accounts and all reserve funds must be:

a. Carried in interest-bearing accounts in federal credit unions or in federally insured banks or savings institutions, if available locally. The balance in any individual bank or institution may not exceed $100,000.

b. Invested in federal government securities registered in the name of the organization and held in a safe deposit box or other secure depository.

615.463 **No Long-term Accumulation**

Social and recreational funds must be disbursed for the benefit of all employees and should not accumulate over the years.
**Expenditures of Funds**

**General Benefit**

Employee social and recreational funds are for providing recreational and social activities for the benefit of all postal employees. Expenditures should not be made that will benefit only a single group, organization, or individual.

**Appropriate Expenditures**

There are many types of expenditures that may properly be made that will be for the benefit of all the employees. Questions relating to the appropriateness of intended expenditures should be referred to the district manager.

Contributions to the following types of projects would be appropriate expenditures for the employee social and recreational committee:

a. Gift to an employee or wife of an employee for a new baby, provided the same criteria are used for all employees.

b. Retirement gift for an employee, provided the same criteria are used for all employees.

c. Expression of sympathy for a death in the immediate family, provided the same criteria are used for all employees.

d. An annual party, picnic, or other outing for all employees.

e. Seasonal and holiday nonsectarian decorations.

f. Sports programs.

g. Recreational activities available for all employees.

h. Scholarships for children of postal employees, provided the same criteria are used for all employees’ children.

i. Microwave ovens, refrigerators, games and recreational equipment for the swing room.

**Inappropriate Expenditures**

Contributions to the following types of projects would not be appropriate expenditures and should not be made by the employee social and recreational committee:

a. Public charities.

b. Travel and/or expenses of employee organization official to attend meetings.

c. Political campaigns.

d. Projects that alter or affect working conditions at postal installations.

**Records and Files**

**Ledger**

A designated member of the committee at each postal installation maintains in a bound ledger a record of all monies received by or disbursed from the fund. (See Exhibit 615.5 for instructions for setting up and maintaining a ledger.)
615.52 Checkbook
Pre-numbered checks should be used for disbursements of $10 or more. Smaller disbursements may be made from petty cash. The member of the employee social and recreational committee authorized to sign checks should not be the same person who receives and deposits funds. (See Exhibit 615.5 for instructions.)

615.53 Record of Assets
A permanent record of all accountable property owned by the employee social and recreational committee should be maintained. Such property includes assets purchased outright, under lease, and on an installment plan, and assets donated. (See Exhibit 615.5 for instructions.)

615.54 Supplies Inventory
All supplies on hand should be inventoried by physical count at the end of each fiscal year, or more often if desired. The chairperson of the committee must sign the statement. Records of inventories should be retained for 2 years from date of inventory. (See Exhibit 615.5 for instructions.)

615.55 Unpaid Obligations
All unpaid bills should be listed at the end of each fiscal year, or more often if desired. All unpaid obligations except those listed in the record of assets should be included. The chairperson of the committee should sign the list. The list should be retained for 2 years. (See Exhibit 615.5 for instructions.)

615.56 Files
The employee social and recreational committee at each postal installation must maintain chronological files of any of the following documents or other similar documents pertaining to the operation of the fund:

a. Paid invoices showing date paid (with any delivery tickets attached to the related invoice).

b. Bank statements and related paid checks.

c. Statements from outside vending machine owners covering commissions received by fund or other items.

d. Supplies inventory and list of unpaid obligations.

e. Financial statements, audit reports, and comments by the district Finance manager.

f. Constitution and bylaws, agreements, or regulations covering operations, and minutes of committee meetings.
Exhibit 615.5
Instructions for Keeping Records and Files for the Employee Social and Recreational Committee

<table>
<thead>
<tr>
<th>Keeping Records and Files for the Employee Social and Recreational Committee</th>
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<tbody>
<tr>
<td><strong>Handling the Funds — Appointed Funds Handler</strong></td>
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<td><strong>Safekeeping</strong></td>
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<td><strong>Checks</strong></td>
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<td><strong>Keeping a Ledger — Appointed Committee Member</strong></td>
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<td><strong>Permanent Record</strong></td>
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<td><strong>Columns</strong></td>
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<tr>
<td><strong>Entries</strong></td>
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<tr>
<td><strong>Balances</strong></td>
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<tr>
<td><strong>Errors</strong></td>
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</tbody>
</table>
Keeping Records — Appointed Committee Member

<table>
<thead>
<tr>
<th>Property Assets</th>
<th>Maintain a permanent record of all accountable property purchased outright, under lease, or on an installment plan or donated.</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>For each item show name, serial number, location, date received, purchase price, amount of periodic payments, and amount still unpaid.</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Supplies</th>
<th>Inventory all supplies by physical count at the end of the fiscal year, or more often if desired.</th>
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<tbody>
<tr>
<td></td>
<td>List each item under a heading for the building where located on the date of inventory.</td>
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<tr>
<td></td>
<td>Show item description, quantity, unit cost (taken from amount on most recent bill), and total cost.</td>
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<td></td>
<td>Get signature from chairperson of committee.</td>
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<td></td>
<td>Keep record for 2 years.</td>
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<tr>
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<th>List all unpaid bills at the end of the fiscal year, or more often if desired.</th>
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<tr>
<td></td>
<td>Include all unpaid obligations except those listed in connection with assets in that record.</td>
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<td></td>
<td>Show the date of the bill, name of vendor, description of purchase, amount due, and date due.</td>
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<td></td>
<td>Get signature from chairperson of committee.</td>
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<thead>
<tr>
<th>Sample Ledger Sheet</th>
<th>Date</th>
<th>Account Title (Explanation of Expenditure)</th>
<th>Receipts</th>
<th>Disbursements</th>
<th>Balance</th>
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615.6 Reports

615.61 Frequency
All employee social and recreational committees must prepare statements each fiscal year, or more frequently if desired, to show the financial condition of the fund. The committee must complete original forms by typewriter or in ink, using carbon for copies. The committee also must maintain files of all original reports for 2 years from the date prepared.

615.62 Report Format
A statement of receipts and disbursements must be prepared on PS Form 3241, Statement of Receipts and Disbursements (Employee Social and Recreational Funds), Exhibit 615.62. This statement must be signed by the chairperson and treasurer of the social and recreational committee. One copy of the prepared form is retained in committee files, copies are posted on employee bulletin boards, and the original and one copy are sent to the installation head. The installation head must forward one copy of the form to the district Finance manager with the audit report prepared as described in 615.7. Headquarters field units must forward one copy to the vice president and controller of Finance.
Exhibit 615.62
PS Form 3241, Statement of Receipts and Disbursements (Employee Social and Recreational Funds)

<table>
<thead>
<tr>
<th>Description</th>
<th>Vending Operation</th>
<th>Other Enterprises</th>
<th>Total</th>
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<tbody>
<tr>
<td>1. Beginning Cash Balance (Must agree with ending cash balance, prior year)</td>
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<tr>
<td>2. From Vending Commissions</td>
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<td>3. From Interest or Dividends</td>
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<td>4. Other (Itemize and describe on reverse)</td>
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<tr>
<td>5. Total Receipts (2 + 3 + 4)</td>
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<td>6. Total Beginning Cash Balance and Receipts (1 + 5)</td>
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<td>7. Vending Expenses (Itemize and describe on reverse)</td>
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<td>8. Total Vending Expenses</td>
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<td>9. Profit From Vending Operation</td>
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<td>10. Births, Deaths, Wedding Gifts</td>
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<td>11. Retirements or Separations</td>
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<td>12. Picnics or Dinners</td>
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<td>13. Athletics</td>
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<td>14. Newspaper and Magazine Subscriptions</td>
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<td>15. Bank Service Charges and Employee Bonding Costs</td>
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<td>16. Other (Itemize and describe on reverse)</td>
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<td>17. Total Employee Benefits</td>
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<td>18. Total Disbursements</td>
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<td>19. Ending Cash Balance</td>
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<td>20. Cash on Hand</td>
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<td>21. Cash in Checking Accounts</td>
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<tr>
<td>22. Cash in Savings Accounts or Investments</td>
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<tr>
<td>23. Total Cash (Must agree with line 19)</td>
<td></td>
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<tr>
<td>24. Total Unpaid Obligations (Bills received by committee not yet paid)</td>
<td></td>
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<tr>
<td>25. Total Unobligated Funds (19 or 23 - 24)</td>
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Signature of Chairman | Date Signed | Signature of Treasurer | Date Signed

PS Form 3241, February 1996 (Page 1 of 2)
# PS Form 3241, Statement of Receipts and Disbursements (Employee Social and Recreational Funds)

## Other Receipts

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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**Total (Post in item 4)**

## Other Vending Expenses

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<th>Description</th>
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**Total (Post in item 7)**

## Other Employee Benefits

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<th>Description</th>
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**Total (Post in item 16)**

## Instructions

**General**
- All copies must be signed and dated by the chairman and the treasurer of the Employee Committees.
- Distribute as follows:
  - Original — Retained by committee:
  - Copy 1 — To District Manager of Finance with Audit Report; at Headquarters to Vice President, Controller;
  - Copy 2 — To installation head, with audit report; and
  - Post a copy on the employee bulletin board.
- If additional space is required, attach separate sheets and reference by item no.

**Specific**
- Enter ending cash balance from last report.
- Enter in the first column only income from sales or commissions from vending machines.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
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<tbody>
<tr>
<td>3</td>
<td>Enter income from interest or dividends in column headed “Other Enterprises.”</td>
</tr>
<tr>
<td>4</td>
<td>Enter income from other enterprises in the second column.</td>
</tr>
<tr>
<td>5-6</td>
<td>Self-explanatory.</td>
</tr>
<tr>
<td>7</td>
<td>Show operating expenses ONLY. Enter in the first column expense for items essential to the vending operation in the sale of beverages, food, or commodities.</td>
</tr>
<tr>
<td>8-9</td>
<td>Self-explanatory.</td>
</tr>
<tr>
<td>10-16</td>
<td>Enter disbursements for employee benefits by category.</td>
</tr>
<tr>
<td>17-19</td>
<td>Self-explanatory.</td>
</tr>
<tr>
<td>20-22</td>
<td>Enter cash items by category. Line 23 should agree with Line 19. If the amount in Line 23 and the amount in Line 18 do not agree, attach an explanation.</td>
</tr>
<tr>
<td>23-25</td>
<td>Self-explanatory.</td>
</tr>
</tbody>
</table>

*PS Form 3241, February 1999 (Page 2 of 2)*
615.7 Audits

615.71 Frequency
An annual audit must be made of employee social and recreational committee funds. More frequent audits may be made as circumstances dictate.

615.72 Recommendation for Audit
615.721 Installation Head
The head of each installation is required to recommend an independent audit as prescribed in 615.74 when the size and complexity of an operation justifies such action.

615.722 District Finance Manager
The district Finance manager reviews such recommendations and advises installation heads whether an independent audit should be made and may also require that an audit be made irrespective of any recommendations.

615.73 Internal Audit
When an independent audit is not made, the installation head appoints at least three employees as an audit committee. Normally, the audit committee should be made up of postal system auditors or accounting personnel. This committee may not include any employees responsible for receiving, disbursing, or having custody of funds connected with the vending operations. When three employees are not available, the installation head may make the examination.

615.74 Independent Audit
When the district Finance manager determines that an independent audit is advisable, this audit must be made in accordance with generally accepted auditing standards by independent certified public accountants, or independent licensed public accountants, certified licensed by a regulatory authority of a state or other political subdivision of the United States. If the installation head has a question as to whether public accountants in the area are certified or licensed by a regulatory authority, he or she must write to the district Finance manager. If public accountants are not licensed or certified, independent audits must be made by certified public accountants.

615.75 Audit Requirements
At a minimum, the audit committee’s review must:

a. Determine that the employee social and recreational committee fund is being operated in accordance with prescribed instructions and bylaws.

b. Review the immediately preceding audit report for any improper practices previously noted.

c. Verify that the records are maintained properly and reflect cash on hand and in the bank. (This verification should be made on an unannounced or surprise basis.)

d. Determine that proper percentages for vending machine receipts are being paid and recorded.
e. Review all receipts from sources other than vending machines and interest or dividends.

f. Review all disbursements for their propriety.

615.76 Audit Report

615.761 Content
As a minimum, the audit report must include:

a. A brief statement of the work performed by the auditor or audit committee.

b. Copies of statement of receipts and disbursements as described in 615.62.

c. An opinion as to whether the employee social and recreational committee fund is being operated as prescribed by this instruction and committee constitution and bylaws.

d. An opinion on the statements prepared by the employee social and recreational committee with any adjustments recommended.

e. A detailed list of deviations from instructions, including disbursements for questionable or unauthorized purposes and other deficiencies.

615.762 Distribution
The audit report must be submitted in triplicate to the head of the installation within 60 days after the close of the fiscal year. A copy must be posted on employee bulletin boards. One copy of the report, signed by all members of the audit committee of the outside auditor, must be submitted promptly to the district Finance manager by the installation head.

615.77 Follow-Up Action
The installation head is responsible for seeing that proper practices are followed and deficiencies are corrected. Where deficiencies have been noted, the installation head should report to the district manager, by memorandum, the corrective action taken.

615.78 Review and Comments by District Finance Manager
The district Finance manager reviews the audit reports to determine that they are complete, and that there is no indication that the committee operations are not in accordance with the prescribed accounting instructions. If a report is considered inadequate, the district Finance manager may request additional information from the installation head or request further examination of the records. The district Finance manager may comment on significant items for the information of the installation head, the district manager, and the committee. Any evidence of deficiencies in internal controls, or financial irregularities of any kind, must be brought to the attention of the installation head.

615.79 Office of Inspector General Audit
The Office of Inspector General may periodically audit the employee social and recreational committee operations and funds, and must have complete access to all records and documents pertaining to the committee activities.
615.8 Tax Status of Social and Recreational Funds

615.81 Exemption
The Internal Revenue Service has ruled that employee social and recreational committees that are established and operated in accordance with these regulations are an integral part of the Postal Service, are not subject to federal income taxation, and are not required to file federal income tax returns.

615.82 Liability
Failure to adhere to the regulations may result in significant income tax liability for the employee and social recreational committee or for individual members of the committee.

616 Savings Bond Program

616.1 Payroll Savings Plan
The Postal Service cooperates with the Department of Treasury in the U.S. Savings Bond Program. The plan permits employees to authorize withholdings from their salary to purchase bonds.

616.2 Notification

616.21 Annual Savings Bond Drive
616.211 Organization
The PMG serves as chairperson for an annual bond drive and designates a vice president as vice-chairperson. The vice-chairperson selects a national coordinator and functional coordinators to conduct the drive. The drive is conducted primarily via direct mail to employees.

616.212 Participation
The drive is conducted throughout the Postal Service to encourage employee participation in the Savings Bond Program through payroll allotments. All employees except those serving in time-limited or intermittent appointments receive complete information and have an opportunity to participate in the plan, or to increase their present allotments. This decision must be the employee’s alone without pressure or coercion, either direct or implied.

616.213 Supplies
Supplies for the drive are provided by the Department of Treasury.

616.22 Sustaining Program
Employees are reminded regularly of the financial advantages of bond investments. Imminent retirees are advised of the advantages of exchanging Series E for Series H bonds. All new employees must be told about the advantages of the program. During their orientation, each employee is given the opportunity to enroll in the payroll savings plan.
616.3 Enrollment

616.31 Authorization for Payroll Allotment
Employees complete PS Form 1192, *U.S. Savings Bond Authorization for Purchase and Request for Change*, to authorize deductions by pay period and to change deductions or bond denominations. During the annual Savings Bond Drive, the completed form is sent to the Eagan Accounting Service Center (ASC) for data entry. At all other times, authorization forms requiring data entry are forwarded to the local distributed data entry/data recording (DDE/DR) site.

616.32 Cancellation of Allotment
An employee may revoke the authorization at any time by requesting revocation in writing to the payroll office. Discontinuance is effective the first pay period beginning after the receipt of the written revocation by the payroll office.

616.33 Issuance and Refunds
The Eagan ASC issues and mails bonds when deductions are sufficient to pay for them. Bonds in denominations of $100 or more are dated the first day of the month in which the end of a pay period falls and when at least half of the purchase price is accumulated. The ASC also refunds withheld deductions insufficient to purchase a bond if the employee is separated from service or cancels withholding authorization.

616.34 Privacy of Records
Bond allotment records contain personal information about employees. Therefore, these records must be handled and disclosed only as stipulated in the Privacy Act and implementing instructions. Allotment records and related correspondence are maintained in the privacy system under USPS 050.020, Finance Records — Payroll System.

616.4 Reports
The Eagan ASC provides reports showing the number of employees currently enrolled by performance cluster and area, and percentage of participation. No lists or reports are to be created or maintained that contain the names and/or titles of participants or nonparticipants in the bond program.

617 Combined Federal Campaign Program

617.1 Annual Campaign

617.11 Purpose
The Combined Federal Campaign (CFC), established in 1961, is the only authorized charitable solicitation for federal, military, and postal employees. The CFC conducts an annual campaign in support of charitable organizations, soliciting contributions through payroll deduction and one-time or recurring donations, as well as through donations of volunteer time. Through their contributions to the CFC, employees help essential organizations meet the challenges of sickness and disease. Their
contributions assist organizations that minister to the needs of the aged, the handicapped, the young, the disadvantaged, and the mentally ill. Employees’ CFC contributions also help organizations that provide support for education, the arts, and social programs, including veterans’ and military support programs.

Other organizations that benefit from CFC contributions support disaster relief, environmental issues, animal welfare, scientific and medical research, and more. CFC charities provide aid to causes that help those in need – in the community, across the nation, and around the world.

617.12 Authorization
The Postal Service, in cooperation with the Office of Personnel Management (OPM), conducts this annual charitable fund-raising campaign pursuant to Executive Order No. 12353, as amended by Executive Order No. 12404, and all subsidiary units of such programs.

617.2 Organization
617.21 Local Federal Coordinating Committee
The OPM director designates groups of federal, military, and postal officials as Local Federal Coordinating Committees (LFCCs), which conduct the CFC in particular communities. The LFCCs may select an Outreach Coordinator to provide support to the 38 CFC zones throughout the United States and overseas.

617.22 Postal Service Organization
USPS National Human Resources administers the Combined Federal Campaign for USPS.

The Postmaster General (PMG) serves as the U.S. Postal Service National Campaign Chairperson. The PMG announces the campaign and instructs USPS vice presidents and area, regional and district managers, and senior plant managers to identify local campaign managers. The PMG confirms a vice-chairperson to initiate, promote, and monitor the Headquarters campaign. The Headquarters campaign staff designates a Headquarters campaign manager.

617.23 Loaned Executive Program
The Loaned Executive Program is a CFC-sponsored program that trains mid-level managers from the federal civilian, military, and postal sector to plan and execute the annual fundraiser. The loaned executive is assigned as an extension of the CFC professional staff to departments and agencies throughout the government to assist in all phases of the CFC.

617.3 Solicitation
617.31 Participation
Combined Federal Campaign fund-raising programs are conducted throughout the country. All postal employees are contacted and given the opportunity to contribute to the campaign. The decision to participate is voluntary and strictly the employee’s, without pressure or coercion, either direct or implied.
617.32 **Time Frame**
The solicitation of employees occurs for a variable period each year between September 1 and January 15, as established by OPM.

617.33 **Supplies**
Specific campaign and publicity materials — i.e., the contribution information leaflet, poster, pledge forms, and list of charities — are printed and supplied by the CFC Outreach Coordinator.

617.4 **Contributions**

617.41 **Contribution Methods**
Contributions to the CFC may be made through payroll deduction, paper or electronic check, or unlimited one-time electronic donation. No cash donations are accepted. OPM regulations eliminated cash as a donation method in 2017.

617.42 **Authorization for Payroll Deduction**
For payroll deduction, employees have two options to sign up. They must register online at cfcgiving.opm.gov, or complete a paper pledge form (OPM Form 1654A, Combined Federal Campaign U.S. Postal Service Pledge Form). Pledge forms may be obtained from local postal CFC workers. Completed pledge forms must be submitted to the local postal CFC worker (preferred) or mailed to the address on the form.

In registering online or completing a pledge form, employees must provide their name, work address, work unit information, and their Employee Identification Number (EIN) authorizing the Postal Service to withdraw the monies from their pay. They must also designate a charity or charities that they wish to receive their CFC contribution.

Campaign workers verify completed pledge forms they receive and then send them to the Central Campaign Administrator (CCA) for processing. The CCA transfers payroll deduction information to Payroll at Eagan Accounting Service Center.

Payroll deduction funds are withdrawn starting on the first pay period that begins January 15 or later each year and ending with the last pay period of the calendar year.

617.43 **Cancellation of Payroll Deduction**
An employee may revoke the authorization for payroll deduction at any time. For additional information, reference Publication 530, Combined Federal Campaign Operational Guidelines.

617.44 **Privacy, Confidentiality, and Integrity of Records**
Completed CFC pledge forms contain confidential personal information about employees. Therefore, these records must be safeguarded and protected from unauthorized access and disclosure, and access must be limited to agency employees who need the information to perform their job.

Authorized disclosures may only be made that meet strict Privacy Act requirements, federal regulations, privacy and information security policies that safeguard the confidentiality and integrity of the personal information
contained in the individual CFC records, and guidelines or instructions for administration of the CFC program. Agency and CFC staff should consult the Law Department or the Privacy and Records Management Office before disclosing personal information received from employees or others. Payroll deductions and related correspondence are maintained in Privacy Act System of Records (SOR) USPS 100.400, *Personnel Compensation and Payroll Records*, which supports all necessary compensation and payroll activities and related management functions, such as payroll deductions for CFC donors. For additional information, reference Publication 530, *Combined Federal Campaign Operational Guidelines*.

**617.5 Reports**

National Human Resources receives weekly reports from the CCA. Weekly report data is shared with campaign teams. This data contains no personally identifiable information regarding employees; rather it provides details about pledge amounts, including single donation amounts by date, from all postal units.

No lists or reports are to be created or maintained which contain the names and/or titles of participants or nonparticipants in the campaign.

**617.6 Recognition**

**617.61 Plaques**

The CFC provides a recognition program for federal units that achieve high standards of CFC support. Plaques are awarded as visible indication of the community spirit and generous giving of employees.

**617.62 Certificates**

Certificates of Appreciation for CFC workers are available upon request from the loaned executive.

**617.7 Further Information**

For detailed information regarding rules, regulations, and instructions on how to run a campaign, see 5 CFR (Code of Federal Regulations) 950, or Publication 530, *Combined Federal Campaign Operational Guidelines*, which is available on [blue.usps.gov](http://blue.usps.gov).

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**620 Contests**

**621 Scope**

This subchapter establishes the policy and procedures for contests and related awards.

**622 Objective**

Contests are intended to provide a motivational tool for improving performance in particular functions. Such programs can be used for, but are not limited to, safety awareness and sales promotion. Each contest must have a specific start and end date, and the purpose must be clearly defined.
Responsibilities

Approval Authorities
The appropriate district manager, senior plant manager, area vice president, or Executive Committee member approves a proposed contest. The level of approval is determined by the geographic scope of the contest.

Districts and Plants
The district manager or senior plant manager approves all proposed contests for a district or below. The approving official:
- Determines the appropriateness of each proposed contest in terms of specific objectives to be achieved and approves or disapproves the contest and the awards to be presented.
- Oversees the accountability of an approved contest in terms of monetary benefits, improved safety, improved customer services, etc.
- Forwards a copy of the proposal for an approved contest to the area functional manager and the area Human Resources manager.
- At the conclusion of each contest, evaluates the results against the objectives and submits a full report to the area functional manager.

Areas

Area Vice President
The area vice president approves all proposed area contests.

Area Functional Managers
The appropriate area functional manager:
- Together with the area Human Resources manager, monitors each area contest to determine compliance with program criteria in 624.1.
- Announces the contest winners.
- Analyzes the results of each contest to determine its benefits to the Postal Service (for example, reduction in the number of motor vehicle accidents, or increase in the number of firms using ZIP+4) and provides the district manager or senior plant manager with any guidance appropriate for future contests.

Executive Committee Member
The appropriate Executive Committee member:
- Approves all proposed national contests.
- Monitors national contests to ensure compliance with program criteria in 624.1.
- Announces contest winners.

Establishment

Criteria
Responsible officials:
- Establish clear objectives, guidelines, and rules in advance.
b. Specify start and end dates.
c. Structure the contest to make it competitive. (If individual competition is involved, at least 10 employees must be included.)
d. Establish objectives that are clear and measurable.

624.2 Structure
To achieve the broadest possible participation and facilitate control, responsible officials ensure that each contest:

a. Is divided into competitive units, such as competition among plants or Post Offices. Competition may also be arranged between comparable units on a single tour, tour against tour, or station or branch against other stations or branches.
b. Includes all individuals involved in the activity at the organizational level of the contest.
c. Is conducted within a specific time frame, such as a month, a quarter, or a year.
d. Has objectives that (1) clearly state what is to be accomplished (for example, reduction in the number of motor vehicle accidents, or increase in the number of firms using ZIP+4); and (2) can be measured.

624.3 Contest Rules
Responsible officials ensure that all rules and procedures (1) are made clear before the contest begins; (2) are posted or distributed to each employee involved; and (3) state the measurable objective that will be used to determine the winners.

625 Implementation

625.1 Eligibility
Employees are eligible to participate in all contests without regard to race, color, religion, national origin, sex, age, or physical or mental handicap.

625.2 Evaluation

625.21 Winners
Responsible officials ensure that (1) award decisions are based on the rules and procedures established for each contest; and (2) selection of the winning individual or group is based on a predetermined measurable objective.

625.22 Ties
Responsible officials resolve ties by chance drawing or other equitable form of elimination.

626 Types of Awards

626.1 Acceptable
Acceptable awards are characterized as follows:
a. Only noncash items such as trophies, plaques, pins, or gift certificates may be awarded.
b. The value of each award may vary from contest to contest or be graduated within a contest with progressive levels of competition.

c. To ensure maximum interest, prizes should be alternated periodically, or a variety of prizes should be made available for individual selection from a catalog.

d. Prizes offered must be appropriate for both sexes.

e. The maximum value of a contest award cannot exceed $500. (See ELM 490 for more information on awards.)

626.2 Unacceptable
Cash and cash equivalent items are not authorized as prizes.

627 Limitations

627.1 Numbers and Types of Contests
The following guidelines apply:

a. Sponsoring organizations may conduct no more than four contests per year.

b. Identical contests may not be carried over automatically from year to year.

c. Approval must be received before each contest, even if it is similar, or identical, to a previously authorized contest.

627.2 Expenditures

627.21 District and Plant Contests
The district manager or senior plant manager determines the total annual expenditure (publicity, printing, awards, pictures, certificates, etc.) for each contest. The expenditure should be offset by operational savings.

627.22 Area Contests
The area vice president determines the amount allocated for areawide contests.

627.23 National Contests
The appropriate Executive Committee member grants prior approval of the amount allocated for nationwide contests.

630 Reserved

— Reserved for future use —
640 Employee Claims

641 Nonbargaining Unit Employees

641.1 Policy
It is Postal Service policy to reimburse nonbargaining unit employees for loss or damage to their personal property when suffered in connection with, or incident to, their employment while on duty or while on postal property.

641.2 Requirements
Employee claims for reimbursement must meet these conditions:

a. The possession of lost or damaged property was reasonable or proper under the circumstances.
b. The damage or loss was not caused in whole or in part by a negligent or wrongful act of the employee.
c. The loss or damage did not result from normal wear and tear associated with day-to-day living and working conditions.
d. The loss or damage, taking into consideration depreciation, amounts to $10 or more.
e. The loss or damage claimed was not for a motor vehicle or the contents of a motor vehicle, except in cases where payment would be equitable, such as unjust acts of retaliation; extraordinary risk in performance of duty, as in connection with civil disturbance or common or natural disaster; or efforts to save government property or human life.

641.3 Claimants
641.31 Valid
Only those listed may file claims:

a. Postal employees.
b. Survivors in this order:
   (1) Spouse.
   (2) Children.
   (3) Father, mother, or both.
   (4) Brothers, sisters, or both.

641.32 Fraudulent
If investigation shows the claimant, or agent, intentionally misrepresented a claim for an item’s cost, condition, repair, etc., the claim is denied — even though there is some actual damage. However, if the claim for another item is correct, that claim is paid. Disciplinary action will be taken if warranted.
Compensation

Lost or Destroyed Property
Compensation usually equals, but never exceeds, the actual value of property at the time of loss. Value is determined by purchase price (or value at time of acquisition), replacement cost, and salvage value. Depreciation is figured according to the type, age, and condition of item when lost or destroyed. Incidental expenses or losses are excluded.

Damaged Property
Compensation is usually the cost of repairs, not to exceed the actual value of property when damaged. If property is damaged beyond repair, compensation is the actual value at time of damage, less salvage value. Incidental expenses are excluded.

Third Party Recoveries

Insurance
If the loss amounts to $500 or more and is recoverable from an insurer or other third party, the employee must first request reimbursement from that source. If the loss is less than $500, the employee may file an employee claim instead. The employee must make an effort to recover a loss of any amount from a hotel or airline before submitting an employee claim.

Supplement
The Postal Service pays the difference between that insurer’s payment and the actual loss, provided it is judged to be a valid claim. The Postal Service pays no part of a claim if the insurer or other third party pays more than the amount allowable.

Refunds
The employee must pay back the amount received from the Postal Service if the employee recovers the lost item or receives payment from an insurer.

Procedures

Time
Employees must present claims as soon as possible after the loss occurs and not later than 90 days from the date of loss or discovery of loss. Claims received after 90 days are acceptable only if the delay was not the claimant’s fault.

Documentation
PS Form 2146, Employee’s Claim for Personal Property, must be filed. However, any written document received within the period allowed is treated as a proper claim if it provides substantiating information. All claims must be supported with evidence such as (a) date of purchase and (b) sales receipt or statement from seller showing price and date of purchase.

Submission and Initial Decisions
Employees submit claims based on the installation to which they are assigned. Submission of claims and initial determinations are as follows:

a. Field Offices. Submit claims to the district manager of Customer Service and Sales, who renders the initial decision.
b. *Area Offices.* Submit claims to the area Human Resources manager, who renders the initial decision.

c. *Headquarters and Headquarters Field Units.* Submit claims to the manager of Personnel Operations Support, who renders the initial decision.

d. *Inspection Service and Inspection Service Field Offices.* Submit claims to the deputy chief inspector of Administration, who renders the initial decision.

### 641.54 Disposition

The disposition of claims depends on the initial decision:

a. *Allowed Claim.* A settlement check is forwarded to the claimant. When a claim is only partially paid, a written explanation accompanies the check.

b. *Denied Claim.* A written explanation of the reason for the decision is forwarded to the claimant.

### 641.55 Appeal

A letter of denial may be appealed by the claimant within 15 days of receipt of the notification. Reasons and documentation must be furnished. The reviewer's decision is final and there is no further administrative appeal. An appeal is submitted as follows:

a. *Field Offices.* Submit appeal to the vice president of Area Operations.

b. *Area Offices.* Submit appeal to the vice president of Area Operations.

c. *Headquarters and Headquarters Field Units.* Submit appeal to the vice president of Employee Resource Management.

d. *Inspection Service and Inspection Service Field Offices.* Submit appeal to the chief postal inspector.

### 642 Bargaining Unit Employees

Bargaining unit employees are covered by provisions of their collective bargaining agreement.

### 650 Nonbargaining Disciplinary, Grievance, and Appeal Procedures

#### 651 Disciplinary and Emergency Procedures

**651.1 Scope**

Part 651 establishes procedures for:

a. Disciplinary action against nonprobationary employees who are not subject to the provisions of a collective bargaining agreement; and

b. Emergency action for conduct that also normally warrants disciplinary action.
651.2 **Representation**

Subject to prohibitions regarding Executive and Administrative Schedule (EAS)/Craft representation, employees have free choice of representation. Representatives designated by employees, if postal employees and if otherwise in a duty status, are granted a reasonable amount of official time to respond to notices of proposed disciplinary action, to prepare for and represent the employee at a hearing held in accordance with 652.24, and/or to represent an employee who has appealed a letter of warning or emergency placement in a nonduty status in accordance with 652.4. Employees covered under these provisions may request representation during investigative questioning if the employee has a reasonable belief disciplinary action may ensue.

651.3 **Nondisciplinary Corrective Measures**

Accountable managers/supervisors are responsible for the direct day-to-day performance management of subordinates. The accountable manager/supervisor monitors subordinates’ performance and provides appropriate resources, coaching, and feedback to subordinates. The manager/supervisor is responsible for leading the employee to a higher level of achievement. Performance improvement should be a shared concern and effort between manager and employee. Early dialogue and guidance are critical to achieving positive results and continuance of an effective manager/employee relationship.

651.4 **Emergency Placement in Off-Duty Status**

An employee may be placed in an off-duty nonpay status immediately, but remains on the rolls when he or she:

a. Exhibits characteristics of impairment due to alcohol, drugs, or other intoxicant;

b. Fails to observe safety rules;

c. Fails to obey a direct order;

d. Provides reason to be deemed potentially injurious to self or others; or

e. Disrupts day-to-day postal operations in any other way.

Placement in an off-duty nonpay status is confirmed in writing, stating the reasons and advising the employee that the action is appealable. The employee should be returned to duty after the cause for nonpay status ceases unless individual circumstances warrant otherwise. Use of these emergency procedures does not preclude disciplinary action based on the same conduct.

651.5 **Letters of Warning**

When warranted by the failure of nondisciplinary corrective measures or by the seriousness of the offense, a letter of warning may be issued. Letters of warning are usually issued by the employee’s immediate supervisor. The written warning should contain:

a. Specific reasons for the letter; and

b. A statement of applicable appeal rights.
Letters of warning remain in the employee’s official personnel folder (OPF) and/or electronic official personnel folder (eOPF) for a period of two calendar years unless otherwise resolved or cited in subsequent disciplinary action.

651.6 Letters of Warning in Lieu of Time-Off Suspensions

651.61 Policy
Letters of warning in lieu of time-off suspensions replace time-off suspensions for nonbargaining employees, except when required otherwise by statute. This policy does not preclude management from placing a nonbargaining employee in an indefinite nonpay, nonduty status when there is reasonable cause to believe the employee has committed a crime for which a sentence of imprisonment may be imposed.

651.62 Implementation
Letters of warning in lieu of time-off suspensions may be issued in lieu of either 7-day or 14-day time-off suspension only. Unless required by statute, suspensions of more than 14 days are prohibited except for indefinite suspensions referenced in 651.7. Letters of warning in lieu of time-off suspensions are equivalent to time-off suspensions as an element of past discipline and may be cited as such in future disciplinary actions.

651.63 Notice
Normally, the employee’s immediate supervisor issues a proposed letter of warning in lieu of time-off suspension, which must state:

a. Specific and detailed reasons for the letter;
b. Instructions for responding to it;
c. Name and title of deciding official;
d. The right of the employee or representative to review all material relied upon in the action; and
e. When, where, and from whom the material is available.

651.64 Response
The employee and/or his or her representative may respond to the proposed letter of warning in lieu of time-off suspension in writing and/or in person to the deciding official (management at a higher level of authority than the individual who issued the proposed letter of warning in lieu of time-off suspension) within 10 calendar days of receipt. You must include the name and title of the deciding official in your response.

651.65 Decision
The deciding official, after consideration of the facts of the case and the employee’s response, issues a letter of decision after the expiration of the 10-calendar day period for reply, but no later than 30 calendar days following the receipt of the employee’s response. The decision letter will advise the employee that he or she may appeal in writing within 15 calendar days of receipt of the letter of decision.
Retention
Letters of warning in lieu of time–off suspensions remain in the employee’s OPF and/or eOPF for two years unless otherwise resolved or cited in subsequent disciplinary action.

Adverse Actions

Definition
Adverse actions are defined as discharges, suspensions of more than 14 days, furloughs for 30 days or less, and/or reductions in grade or pay.

Policy
Adverse action may be taken against an employee:

a. Because lesser measures have not resulted in the correction of deficiencies in behavior or performance;

b. Because of the gravity of the offense; or

c. For nondisciplinary reasons, such as the correction of a position misranking.

Notice
Normally, the employee’s immediate supervisor issues a written notice of proposed adverse action. The Postal Service may substitute as the proposing official another supervisor or manager at the same or higher level as specified herein. Such a substitution may be made by any of the following: the vice president of Labor Relations; area vice president; and area manager, Human Resources. This notice includes:

a. The action proposed, with specific and detailed reasons;

b. The instructions for responding to the notice;

c. A statement of the right of the employee or representative to review all material relied upon in proposing the action, and when and where the material is available for review; and

d. The name of the official rendering the decision.

The proposal also advises the employee that a reasonable amount of official time is allowed for the preparation and presentation of a reply, if the employee is otherwise in a duty status, and that the proposed action will be effected no sooner than 30 calendar days after the employee receives the notice.

Response
The employee or representative may respond to the notice of proposed adverse action in writing, in person, or both, to the deciding official or designee identified in the notice. The employee or representative may respond and present evidence, including affidavits, within 10 calendar days from receipt of the notice. The time limits for responding to a proposed adverse action may be extended by the deciding official or designee for reasonable cause.

Decision
The deciding official, who must be higher in authority than the proposing official, considers the employee’s response and gives a written decision,
including reasons for the decision, as soon as possible after the employee’s time to respond has expired, but no later than 60 calendar days following the receipt of the employee’s response. In field installations, the installation head or designee usually makes the decision. In other offices, the decision is made by a branch manager or above. Normally, the deciding official is the supervisor or manager of the employee’s immediate supervisor. The Postal Service may substitute as the deciding official another supervisor or manager. Such a substitution may be made by any of the following: the vice president of Labor Relations; area vice president; and area manager, Human Resources. If the decision is to effect the adverse action or to modify it to a lesser penalty, the employee’s appeal rights, including Merit Systems Protection Board (MSPB) appeal rights, if applicable, are stated.

651.76 Duty Status
The employee, unless otherwise provided in 651.77, remains in a pay status, either on the job or on administrative leave, at the option of the employer, during the notice period. The notice period must be at least 30 calendar days, unless covered by 651.77. Discharged or indefinitely suspended employees who appeal remain on the rolls in a nonpay, nonduty status until the disposition of the case through the chosen appeal procedures. Normally, disposition of the case would be a final decision from the MSPB or a Step I decision in an administrative appeal. In cases where the MSPB has mitigated an adverse action in an initial decision and the Postal Service files an appeal, the employee's status will be handled in accordance with MSPB regulations regarding interim relief.

651.77 Exceptions to Thirty-Day Notice
When there is reasonable cause to believe an employee is guilty of a crime for which a sentence of imprisonment may be imposed, the advance notice before effecting the adverse action may be reduced to no less than 7 calendar days. At the expiration of the reduced notice period, the decision is issued at once. If the decision is to suspend the employee indefinitely, the individual remains on the rolls in a nonpay, nonduty status pending a final decision or until the suspension is otherwise terminated. If the decision is to remove the employee, the individual remains on the rolls only if a timely appeal is filed.

652 Appeal Procedures
652.1 Scope
Part 652 establishes appeal procedures for employees not subject to the provisions of a collective bargaining agreement. These procedures do not:

a. Deprive an employee of the right to a remedy for an allegation of discrimination through equal employment opportunity procedures or

b. Deprive a preference eligible or other entitled employee of the right to appeal an adverse action to the MSPB. When MSPB rights are exercised, the employee waives access to the appeal procedures in 652.2.
652.2 **Appeal of Adverse Actions**

652.21 **Coverage**
Upon receipt of a letter of decision ordering an adverse action, the following employees may appeal:

a. All nonprobationary EAS and PCES Level I employees.

b. EAS, and PCES Level I employees who have completed a minimum of 12 months of combined service, without a break of a workday, in positions in the same line of work in the Civil Service and the Postal Service — unless any part of this service followed a temporary appointment in the competitive service with a definite time limitation.

652.22 **Exclusion**
Officers (PCES Level II) are not covered by these procedures.

652.23 **Appeal to Step 1**

652.231 **Headquarters, Headquarters Field Units, and Field Employees**
These employees may submit a written request for a hearing, or waiver of a hearing, within 15 calendar days of receipt of a letter of decision on an adverse action. This appeal is made to the Step 1 official (Headquarters vice president Labor Relations or designee). A copy of the appeal is sent by the appellant to the official taking the action, who forwards the case file to the Step 1 official.

652.232 **Inspection Service Employees**
These employees may submit a written request for a hearing, or waiver of a hearing, to the Step 1 official (Chief Postal Inspector, or designee) within 15 calendar days of receipt of a letter of decision on an adverse action. A copy is sent by the appellant to the official taking the action, who forwards the file to the Step 1 official.
652.233 Exceptions
In cases where a vice president or other officer reporting directly to the Postmaster General (PMG) is the deciding official, the PMG or designee is the sole appellate official. These exceptions apply to both 652.231 and 652.232.

652.24 Hearings
652.241 Action If No Hearing Requested
If the appellant does not request a hearing, the Step 1 official determines whether the issues on appeal can be decided on the record and on written submissions by the appellant and management. If the issues on appeal can be decided on the record and on written submissions, the Step 1 official will issue a final decision letter within 21 calendar days of receipt of the Step 1 appeal. If the appeal cannot be judged fairly without a hearing, the Step 1 official arranges for a hearing to be scheduled as described in 652.242.

652.242 Action When Hearing Requested
a. If the appellant requests a hearing, a neutral hearing officer is assigned by the Step 1 official within 10 calendar days of receipt of a request for a hearing. The hearing is held as soon as possible, but no later than 75 calendar days from the date the hearing officer is assigned. The hearing is usually conducted at the installation or office where the appellant is located. The hearing officer will provide the parties notice of the hearing schedule as soon as possible but in no event shall the employee receive less than 14 calendar days’ notice of the hearing.

b. Before the hearing, both management and the appellant will advise the hearing officer of their choice of representative witnesses and the nature of their testimony. All relevant documents and witness information, not already exchanged, will be exchanged between both parties as directed by the hearing officer.

c. Conduct of the hearing is informal but consistent with the orderly presentation of the case. Testimony is given under oath or affirmation. While legal rules of evidence do not apply, testimony and evidence are held within reasonable bounds of relevancy. The appellant and the employer have the right (1) to be present at the hearing, (2) to be represented, (3) to present evidence and witnesses, and (4) to cross-examine the other party’s witnesses. The appellant, if in a duty status, and his or her representative, if a postal employee in a duty status, are granted a reasonable amount of official time to prepare for the hearing. The appellant may choose self-representation.

652.243 Management Obligation for Witnesses
Management has an obligation to make available witnesses who are postal employees and approved by the hearing officer as having relevant testimony, unless it is administratively impractical to do so. In these cases, witnesses may be required by the hearing officer to answer written questions or testify via a alternative means.
Workhours Compensation
Postal Service employees are compensated for any straight-time hours spent at the hearing that are part of their regularly scheduled workday if they are in a duty status at the time of the hearing. These employees include the appellant, the appellant’s representative, and approved witnesses. Witnesses are not present at the hearing except when testifying, unless they are also acting as a representative. Only one Postal Service employee acting as a representative of the appellant will be compensated by the Postal Service.

Noninterference Rule
The appellant, representative, and witnesses shall not be subject to restraint, interference, coercion, discrimination, or reprisal.

Transcript
Normally, a court reporter or other qualified person will make a written transcript of the hearing proceedings. The hearing officer will arrange for the transcription. The office or installation initiating the adverse action will pay all costs of the transcription. If a written transcript cannot be obtained because of geographical remoteness or other unusual circumstances, an exception to the procedures must be authorized in advance by the Step 1 official.

Attorney Fees
Attorney fees are not applicable to appeals covered in 650.

Post Hearing

Hearing Officer Action
The hearing officer prepares a proposed decision to include findings of fact and a determination whether the charge(s) is/are sustained. The hearing officer forwards the proposed decision, the transcript of the hearing, and all other records regarding the appeal to the Step 1 official within 30 calendar days following the hearing.

Step 1 Official Action
Upon receipt of the hearing officer’s proposed decision, the Step 1 official reviews it and the case file to determine if the hearing officer’s proposed decision will be accepted or rejected. The Step 1 official will determine if the hearing officer’s proposed decision:

- Is supported by the facts of the case;
- Is in accordance with postal regulations or with postal policy; and
- In Office of Inspector General cases, complies with Office of Inspector General policy.

If the Step 1 official determines the hearing officer’s proposed decision is inconsistent with the facts of the case or is not in accordance with postal regulations or with postal policy and/or Office of Inspector General policy as applicable, the Step 1 official may reject the hearing officer’s proposed decision and issue a final decision which is in accordance with the aforementioned criteria. The Step 1 official will issue a final decision letter either accepting or rejecting the hearing officer’s proposed decision within 21 calendar days of receipt of the file. If the hearing officer’s proposed decision is rejected by the Step 1 official, the final decision letter will provide
explanations for rejecting of the hearing officer’s proposed decision. The decision of the Step 1 official is the final decision, and there are no further appeal rights. The final decision letter will be transmitted to the employee with a copy to the employing office for any necessary implementation. A copy of the written transcript of the hearing will be enclosed with the final decision.

652.3 Appeal of Letters of Warning in Lieu of Time-off Suspensions

The employee may appeal the letter of decision in writing within 15 calendar days of receipt. If the employee is assigned to Headquarters or a Headquarters field unit or is in the Inspection Service, or if an area vice president is the deciding official in an action taken, the request is directed to the vice president of Labor Relations at the address shown in the letter of decision. If the employee is assigned to a field installation, the request is directed to the area Human Resources manager at the address shown in the letter of decision. The review of the appeal is based solely on the record, and there is no opportunity for the employee or his or her representative to meet with the reviewing official. The reviewing official issues a written decision, and there is no further right of administrative appeal.

652.4 Other Appealable Actions

652.41 Coverage

Employees in EAS-17 and below, regardless of length of service, may appeal letters of warning, emergency placement in a nonduty status, and other matters not covered by 652.2 by using the procedures in 652.42 through 652.44. PCES Level I, and EAS-18 and above employees have access to these procedures only to appeal discipline in the nature of a letter of warning and emergency placement in a nonduty status.

652.42 Step A

An employee or representative states the appeal in writing to the immediate supervisor within 10 calendar days of learning the appeal’s cause. The employee or representative has the opportunity to discuss the appeal with the supervisor during this period. The supervisor gives a written decision within 10 calendar days after receipt of appeal. If this timeframe is impossible because of extenuating circumstances, the decision must explain the reason(s) for the delay.

652.43 Step B

A field employee or representative may submit a written appeal to the installation head within seven calendar days after receipt of the Step A decision. (If the installation head is the immediate supervisor, appeals are made to the next higher level of management.) A Headquarters, Headquarters field unit, or Inspection Service employee or representative may appeal within the same time limits to the next higher level of management (superior to the supervisor), at minimum, a manager or above. The appeal must include the employee’s name, title, grade, location, nature
of appeal, and basis for appeal. Upon receipt of the appeal, the Step B official discusses the appeal with the employee or representative and renders a decision in writing within 10 calendar days after receipt of the appeal. Usually this decision is final.

652.44 Review
The employee or representative may request a review of the Step B decision. The request of an employee administratively responsible to the area vice president is directed to the area Human Resources manager. The request of a Headquarters, Headquarters field unit, or Inspection Service employee is sent to the vice president of Labor Relations, or designee, with a copy to the Step B official, who forwards the file to the reviewing official. The request is in writing and gives specific reasons why the employee believes the Step B decision should be reviewed. The request is made within 15 calendar days from receipt of the Step B decision. The reviewing official replies in writing and states the disposition of the employee’s request. This reply is final.

652.5 Alternative Dispute Resolution
The Postal Service supports the use of the Alternative Dispute Resolution (ADR) process of mediation to address employee appeals relating to nonbargaining disciplinary actions. Participation in mediation by an appellant is voluntary.

652.51 Exceptions
Mediation may not be appropriate in cases where the charges involve egregious misconduct, criminal activity, repeated misconduct, inability to perform, and other conduct as determined by the Postal Service. Additionally, mediation may not be appropriate where the appeal concerns issues beyond the control of the Postal Service, such as the denial of Workers’ Compensation benefits, retirement eligibility determinations, and similar matters adjudicated by other agencies. The determination of whether to grant mediation in a particular case is within the discretion of the Postal Service.

652.52 Mediation
Mediation programs will be implemented by area offices under guidelines issued by the manager, National EEO Compliance and Appeals Programs.

652.53 Mediation for Letters of Warning in Lieu of Time-off Suspensions and/or for Time-off Suspensions
An employee issued a proposed letter of warning in lieu of a time-off suspension, or a time-off suspension in Office of Inspector General cases, may request mediation as an alternative to his/her right to respond to the deciding official as outlined in 651.64. If no resolution is reached between the employee and the proposing official as a result of the mediation, the employee may submit written responses to the proposed letter of warning in lieu of a time-off suspension within 10 calendar days of the mediation to the deciding official. The deciding official will issue a letter of decision regarding the proposed action in accordance with 651.65. The employee may appeal the decision pursuant to 652.3.
Mediation for Adverse Actions

An employee issued a written notice of proposed adverse action may request mediation as an alternative to the traditional written and/or verbal response to the deciding official as outlined in 651.74. If no resolution is reached between the employee and the proposing official as a result of the mediation, the employee may submit written responses to the proposed adverse action within 10 calendar days of the mediation to the deciding official. The deciding official will issue a letter of decision regarding the proposed action in accordance with 651.75. The employee may appeal the decision pursuant to the provisions outlined in 652.2, which will be outlined in the letter.

Statutory Provisions

Laws Referenced in This Manual

The laws mentioned in this manual are listed for information only. Nothing in this manual constitutes an interpretation or construction of these laws which might be construed as binding the United States Postal Service or the United States.

Failure to mention a statute does not excuse any person from complying with the statute.

Application to Postal Employees

In addition to the statutes listed in Title 5, Code of Federal Regulations (CFR), Part 2635.901-902, the following statutes and regulations are applicable to all employees in the Postal Service.

b. Prohibition against appointing or promoting a relative, or advocating such an appointment or promotion (5 U.S.C. 3110).
d. Prohibition against bribery, graft, and conflicts of interest (18 U.S.C. 201, 203, 205, 208, and 209).
e. Prohibition against acting as the agent for a foreign principal registered under the Foreign Agents Registration Act (18 U.S.C. 219).
f. Prohibition against unauthorized taking or use of documents relating to claims against or by the government (18 U.S.C. 285).
g. Prohibition against postal employees becoming interested in any contract for carrying the mail (18 U.S.C. 440).
h. Prohibition against counterfeiting and forging transportation requests (18 U.S.C. 508).
i. Prohibition against deprivation of employment or other benefit for political activity (18 U.S.C. 601).

j. Prohibition against:
   (1) Embezzlement of government money or property (18 U.S.C. 641).
   (2) Failing to account for public money (18 U.S.C. 643).
   (3) Embezzlement of money or property of another person in the possession of an employee by reason of his or her employment (18 U.S.C. 641).

k. Prohibition against:

l. Prohibition against fraud or false statements in a government matter (18 U.S.C. 1001).


n. Prohibition against carriage of mail contrary to law (18 U.S.C. 1693).

o. Prohibition against desertion of mail (18 U.S.C. 1700).


q. Prohibition against delay or destruction of mail or newspapers (18 U.S.C. 1703).


s. Prohibition against theft of mail (18 U.S.C. 1709).


w. Prohibition against improper issuance of money orders (18 U.S.C. 1713).


y. Prohibition against the unlawful sale or pledge of stamps (18 U.S.C. 1721).


aa. Prohibition against improper approval of bond or sureties (18 U.S.C. 1732).


ac. Prohibition against the use of deceit in an examination or personnel action in connection with government employment (18 U.S.C. 1917).

ad. Prohibition against mutilating or destroying a public record (18 U.S.C. 2071).


af. Prohibition against making or receiving political recommendations for appointment or promotion (39 U.S.C. 1002).


662 Federal Standards of Ethical Conduct

662.1 Publication
To ensure that every citizen can have complete confidence in the integrity of the federal government, each federal employee, including each postal employee, must respect and adhere to the principles of ethical conduct set forth in 5 CFR 2635, 5 CFR 7001, and 39 CFR 447.


662.11 Ethics Advice
Employees who have questions about the application of the ethics regulations to particular situations should seek advice from an agency ethics official. Disciplinary action for violating these regulations will not be taken against an employee who has engaged in conduct in good faith reliance upon the advice of an agency ethics official, provided that the employee has made full disclosure of all relevant circumstances in seeking such advice.

Disclosures made by an employee to an agency ethics official are not protected by the attorney-client privilege. An agency ethics official is required by 28 U.S.C. 535 to report any information he or she receives relating to a violation of the criminal code (Title 18 U.S.C.).

662.12 Ethics Officials
Employees who wish to obtain ethics advice in accordance with 662.11 above must obtain that advice from one of the following agency ethics officials or their designees: the Postal Service general counsel, the chief counsel for ethics and federal requirements, the managing counsel for the civil practice section, or the managing counsel for each field legal office. Inspection Service employees may also seek routine ethics advice from the Inspector in Charge, Office of Counsel, or designee. Office of Inspector General employees may also seek routine ethics advice from the Office of Inspector General counsel or designee.

662.2 Financial Disclosure
Certain federal and postal employees are required by law to disclose their personal financial interests in order to ensure confidence in the integrity of the federal government. The federal regulations regarding financial disclosure are set forth in 5 CFR 2634. Specific instructions regarding the financial disclosure requirements of postal employees are contained in Management Instruction EL-660-97-1, Financial Disclosure Report Procedures for the U.S. Postal Service, January 30, 1997.
Participation in Political and Community Activities

Political Activities

General

Employees Included
With the exceptions noted in part 663.112, Postal Service employees are subject at all times to restrictions on their participation in political activities under the Hatch Act (5 U.S.C., subchapter III of chapter 73, and 18 U.S.C. 602, 603, and 607) and related regulations.

Employees Excluded
Postal employees who are employed on an irregular or occasional basis (e.g., experts and consultants, substitute rural carriers, or those on a per-diem basis), and those employees who are employed without compensation or on a when-actually-employed basis are subject to the restrictions mentioned in 663.111 only while in an active duty status and only for the entire 24 hours of a day of actual employment. Notwithstanding this paragraph, full-time employees in a leave status and part-time employees are fully subject to the restrictions of 663.111.

Nonpartisan Office
An employee may seek, accept, or hold a nonpartisan federal, state, or local office subject to the provisions of this Code and this section. A nonpartisan office is one filled as a result of a nonpartisan election. A nonpartisan election is an election in which none of the candidates to be nominated or elected represent a political party whose candidates for presidential elector received votes in the last preceding election held to select presidential electors.

Employee Responsibility
Example: An employee who wishes to seek, accept, or hold a nonpartisan federal, state, or local office is responsible for ascertaining:

a. Whether the office is nonpartisan within the definition in 663.113.
b. Whether federal, state, or local law permits a Postal Service employee to seek, accept, or hold the particular office.
c. Whether the duties of the office would result in a conflict with Postal Service employment.
d. Whether the discharge of the duties of the office would interfere with the acceptable performance of Postal Service duties or would interfere with the acceptable performance by other Postal Service employees of their respective duties. Employees may seek advice from one of the agency ethics officials listed in 662.12 or from the Office of Special Counsel (OSC) in making these determinations. The advisory service of the OSC can be reached at (800) 854-2824.

Prohibition Against Conflict
An employee is encouraged to seek advice from one of the agency ethics officials listed in 662.12 or from the OSC before taking any action to seek, accept, or hold a federal, state, or local office. If the employee assumes the duties of this nonpostal office and they interfere with the proper discharge of postal duties, either by that individual or by other postal employees, then the
employee holding the nonpostal office must be advised by a superior to eliminate the interference. This can be accomplished either by resignation from the nonpostal office or some other appropriate manner. If the employee fails, refuses, or neglects to comply with this advice and the interference continues, that individual will be subject to disciplinary proceedings.

663.116 Campaign While on Leave
Employees, other than postmasters, district managers, or acting postmasters in a salary level of EAS-25 or higher, may be granted permission to campaign for a full-time state or local nonpartisan office while on annual leave or on authorized leave without pay during the campaign when:

a. The criteria in 663.114a and 663.114b are met.

b. The vice president of Area Operations determines that the employee’s postal responsibilities are being conducted in a satisfactory manner and that the absence of the employee during the campaign period will not disrupt the operation of the facility where the person is employed.

Note: Requests must be submitted through the postmaster or other installation head to the vice president of Area Operations. An employee who is elected and takes such a full-time office may either be separated from the Postal Service or granted leave without pay. A postmaster in salary level EAS-25 or higher, a district manager, or an acting postmaster in salary level EAS-25 or higher, may not be authorized to take annual leave or leave without pay for the purpose of campaigning for a full-time state or local nonpartisan office.

663.12 Additional Prohibited Political Activities
In addition to the restrictions on political activities referred to in 663.111, an employee may not:

a. Display a political picture or sticker on property owned or leased by the Postal Service. The employee is not forbidden, however, from displaying a picture, including a personally autographed picture of a political figure, in an office or place of work if it contains no language in the nature of political campaigning.

b. Wear a political badge or button while in uniform or while on duty.

c. Display a political picture or sticker on a private vehicle while that vehicle is being used for official purposes.

663.13 Investigation and Enforcement
The independent Office of Special Counsel investigates allegations of political activity in violation of the Hatch Act by Postal Service employees. The Merit Systems Protection Board adjudicates such allegations.

663.2 Community Affairs
663.21 General
An employee is permitted to participate in community affairs to the extent consistent with the proper performance of postal duties and in compliance with applicable laws and regulations. Nothing in this section prevents an employee from serving as an official of a religious, fraternal, or civil nonpolitical organization that is supported by dues or contributions from its
own members, or from participating in the nonpartisan activities of a civic, community, social, labor, professional, or other similar organization in his or her personal capacity.

663.3 Nonparticipation in Segregated Meetings

663.31 Prohibition Against Participation
Postal officials may not participate in conferences or speak before audiences where any racial or ethnic group or members of either sex have been purposely segregated or excluded from the meeting, from any of the facilities, from the conference, or from membership in the group. When requests to speak or participate are received under circumstances where discrimination may be practiced, the invited official should inquire as to the practices of the group before acceptance.

663.32 Prohibition Against Sponsorship
The Postal Service may not sponsor, support, or financially assist, directly or indirectly, any conference, convention, or meeting held where participants are segregated or are treated unequally on the basis of prohibited discrimination.

663.33 Exceptions
If the Postal Service civil rights program will be better served by permitting an exception to this policy in a particular case, the area manager of Human Resources must be advised prior to making any commitments and requested to provide a confirmation of a waiver of the policy in 663.31.

664 Bribery, Undue Influence, or Coercion
An employee must report immediately to the Office of Inspector General:

a. Any instance in which a person either within or outside the Postal Service uses or attempts to use bribery, undue influence, or coercion to induce or attempt to induce the employee to act or neglect to act in regard to official responsibilities.

b. Any information that causes the employee to believe that there has been a violation of a federal criminal statute or any law or regulation directly or indirectly related to the responsibility of the Postal Service.

Note: A copy of the report must be sent in a sealed envelope clearly marked “Restricted Information—To Be Opened by the Addressee Only,” to this address:

US POSTAL SERVICE
OFFICE OF INSPECTOR GENERAL
HOTLINE
1735 N LYNN ST 10TH FL
ARLINGTON VA 22209-2200
Postal Service Standards of Conduct

General Expectations

Loyalty
Employees are expected to be loyal to the United States government and uphold the policies and regulations of the Postal Service.

Performance of Public Duties
Employees are expected to serve on juries and to act as witnesses when summoned by official sources.

Discharge of Duties
Employees are expected to discharge their assigned duties conscientiously and effectively.

Reporting Violations
Allegations of violations of postal laws by postal employees, including mail theft, must be reported immediately to the Office of Inspector General.

Obedience to Orders
Employees must obey the instructions of their supervisors. If an employee has reason to question the propriety of a supervisor’s order, the individual must nevertheless carry out the order and may immediately file a protest in writing to the official in charge of the installation or may appeal through official channels.

Behavior and Personal Habits
Employees are expected to conduct themselves during and outside of working hours in a manner that reflects favorably upon the Postal Service. Although it is not the policy of the Postal Service to interfere with the private lives of employees, it does require that postal employees be honest, reliable, trustworthy, courteous, and of good character and reputation. The Federal Standards of Ethical Conduct referenced in 662.1 also contain regulations governing the off-duty behavior of postal employees. Employees must not engage in criminal, dishonest, notoriously disgraceful, immoral, or other conduct prejudicial to the Postal Service. Conviction for a violation of any criminal statute may be grounds for disciplinary action against an employee, including removal of the employee, in addition to any other penalty imposed pursuant to statute.

Reporting Requirements for Sex Offenders
An employee who is required by the law of any jurisdiction to register as a sex offender must report in writing that he or she is subject to this requirement, as follows:

a. Any employee who is not an Area or Headquarters employee must make their report to the District Manager of Human Resources; Area employees must make their report to their Area Manager of Human Resources; and Headquarters employees must make their report to the Headquarters Manager, Corporate Personnel.
b. An employee who first registers as a sex offender on or after May 24, 2007, must make this report to management within 10 calendar days after the employee first registers as a sex offender.

c. An employee who registered as a sex offender at any time before May 24, 2007, must make this report to management no later than June 4, 2007.

d. If, after making his or her first report to management, the employee is required to register as a sex offender in a different jurisdiction, or to register anywhere because the employee has committed an additional offense, the employee must inform management within 10 calendar days after so registering.

665.2 Prohibited Conduct

665.21 Incomplete Mail Disposition
It is a criminal act for anyone who has taken charge of any mail to quit voluntarily or desert the mail before making proper disposition of the mail according to 18 U.S.C. 1700.

665.22 Unofficial Recommendations
Employees must not recommend or suggest the employment of any person offering services as a consultant, agent, attorney, expediter, or the like, for the purpose of assisting in any negotiation, transaction, or other business with the Postal Service unless required to do so as part of their official duties.

665.23 Discrimination
Employees acting in an official capacity must not directly or indirectly authorize, permit, or participate in any action, event, or course of conduct that subjects any person to discrimination, or results in any person being discriminated against on the basis of race, color, religion, sex, national origin, age (40+), physical or mental disability, marital or parental status, sexual orientation, or any other nonmerit factor, or that subjects any person to reprisal for prior involvement in EEO activity.

665.24 Violent and/or Threatening Behavior
The Postal Service is committed to the principle that all employees have a basic right to a safe and humane working environment. In order to ensure this right, it is the unequivocal policy of the Postal Service that there must be no tolerance of violence or threats of violence by anyone at any level of the Postal Service. Similarly, there must be no tolerance of harassment, intimidation, threats, or bullying by anyone at any level. Violation of this policy may result in disciplinary action, including removal from the Postal Service.

665.25 Illegal Drug Sale, Use, or Possession
The Postal Service will not tolerate the sale, possession, or use of illegal drugs, or the abuse of legal drugs while on duty or on postal premises. Employees found to be engaged in these activities are subject to discipline, including removal and/or criminal prosecution where appropriate.
665.26 **Intoxicating Beverages**
Except as provided below, employees must not drink beer, wine, or other intoxicating beverages while on duty; begin work or return to duty intoxicated; or drink intoxicating beverages in a public place while in uniform. Employees found to be violating this policy may be subject to disciplinary action.

A non-bargaining employee may consume beer or wine at an Officer Approved Event. “Officer Approved Event” means: (a) a meeting of Postal Service employees convened by management, such as a working meal, an employee recognition event, or an employee appreciation event; or (b) an event whose primary purpose is to interact with external individuals or entities, such as an industry conference, a sales meeting, or a supplier meeting; that in all cases is either attended by an Officer of the Postal Service who personally decides that the consumption of beer and wine by employees is appropriate, or with respect to which an Officer of the Postal Service has granted specific, written, and advance approval for the consumption of beer and wine by employees.

A non-bargaining employee may consume beer, wine, or other intoxicating beverages at a Postmaster General Approved Event. “Postmaster General Approved Event” means any Postal Service-related event with respect to which the Postmaster General personally approves the consumption of beer, wine, or other intoxicating beverages.

No employee may become intoxicated while at an Officer Approved Event or a Postmaster General Approved Event. Except in connection with an Officer Approved Event or a Postmaster General Approved Event occurring at a Postal Service facility or premises, no employee shall have or bring any container of beer or wine into any Postal Service facility or premises, whether the container has been opened or not. Intoxicating beverages other than beer and wine may never be brought into any Postal Service facility or premises under any circumstances.

665.27 **Gambling**
Employees must not participate in any gambling activity while on duty or while on property owned or leased by the Postal Service or the United States. This prohibition includes the operation of any gambling device, conducting a game for money or property, or selling or purchasing a numbers slip or ticket.

*Note:* This section does not prohibit participation in activities specified here if participation is necessitated by an employee’s law enforcement duties, or if participation is in accordance with Executive Order No. 10927, relating to agency-approved solicitations, or in accordance with the Randolph-Sheppard Act, when approved by postal management.

665.3 **Cooperation in Investigations**
Employees must cooperate in any postal investigation, including Office of Inspector General investigations.
665.4 Attendance

665.41 Requirement of Regular Attendance
Employees are required to be regular in attendance. Failure to be regular in attendance may result in disciplinary action, including removal from the Postal Service.

665.42 Absence Without Permission
Employees who fail to report for duty on scheduled days, including Saturdays, Sundays, and holidays, are considered absent without leave except in cases where actual emergencies prevent them from obtaining permission in advance. In emergencies, the supervisor or proper official must be notified of the inability to report as soon as possible. Satisfactory evidence of the emergency must be furnished later. An employee who is absent without permission or who fails to provide satisfactory evidence that an actual emergency existed will be placed in a nonpay status for the period of such absence. The absence may be the basis for disciplinary action. However, once the employee provides management with notice of the need for leave in accordance with Family Medical Leave Act (FMLA)-required time frames, and the absence is determined to be FMLA protected, the employer must change the AWOL to approved FMLA-LWOP, and delete the AWOL status from the record.

665.43 Tardiness
Any employee failing to report at his or her scheduled time in installations where time recorders are not used is considered tardy. Tardiness in installations equipped with time recorders is defined as any deviation from schedule.

665.44 Falsification in Recording Time
Recording the time for another employee constitutes falsification of a report. Any employee knowingly involved in such a procedure is subject to removal or other discipline. Failure of a supervisor to report known late arrivals is regarded as condoning falsification. These practices may also result in criminal prosecution.

665.5 Furnishing Address
Employees must keep the installation head informed of their current mailing addresses. Any change in mailing addresses must be reported to the installation head on PS Form 1216, Employee’s Current Mailing Address, through “Self Service” on the Postal Service Blue Page, or through USPS approved methods including PostalEase.

665.6 Disciplinary Action
Postal officials may take appropriate disciplinary measures to correct violations of the regulations referred to in 665.
Prohibited Personnel Practices

Restrictions

Applicability of Restrictions
The following restrictions apply to any Postal Service employee who has authority to take, direct others to take, recommend, or approve any personnel action with respect to any employee, eligible, or applicant.

Prohibited Discrimination
The following provisions apply:

a. Political Affiliation. No discrimination may be exercised, threatened, or promised by any person or in favor of any employee, eligible, or applicant because of political affiliation except as may be authorized or required by law.

b. Individual Status. No person may be discriminated against because of race, color, religion, sex, age (40+), national origin, disability, reprisal based on protected activity, marital or parental status, or sexual orientation in connection with examination, appointment, reappointment, reinstatement, reemployment, promotion, transfer, demotion, removal, or retirement.

c. Conduct That Does Not Adversely Impact Performance. No person may be discriminated for or against on the basis of conduct that does not adversely impact that person’s performance or the performance of others. In determining suitability or fitness of that person, any conviction for any crime under the laws of any state, the District of Columbia, or of the United States may be taken into account.

Nepotism
See provision applicable to nepotism in Handbook EL-312, Employment and Placement.

Improper Employment and Placement Practices
Deceitfully or willfully obstructing or improving the prospects of any person competing for a position by granting a preference or advantage not authorized by law, rule, or regulation (including defining the scope or manner of competition or the requirements for a position), or by influencing anyone to withdraw from competition for a position, is prohibited.

Improper Recommendations
Soliciting or considering any recommendation or statement, oral or written, with respect to any individual who requests or is under consideration for any personnel action is prohibited, unless such recommendation or statement is based on the personal knowledge or records of the person furnishing it and consists of:

a. An evaluation of the work performance, ability, aptitude, or general qualification of such individual.

b. An evaluation of the character, loyalty, or suitability of such individual.
Coercion of Political Activity
Coercion of the political activity of any person (including the providing of any political contribution or service), or the taking of any action as a reprisal for the refusal of any person to engage in such political activity, is prohibited.

Reprisal for Exercising Appeal Rights
Taking or failing to take any personnel action as a reprisal for the exercise of any appeal right granted by a law, rule, or regulation is prohibited.

Reprisal for Release of Information
No one may take or fail to take a personnel action, or threaten to do so, with respect to any employee or applicant for employment because the employee or applicant discloses information that he or she believes evidences:

a. A violation of any law, rule, or regulation, or
b. A gross waste of funds, gross mismanagement, an abuse of authority, or a substantial and specific danger to public health or safety.

Disclosure of information that is specifically prohibited by law does not carry the protection described above. However, no disclosure under a. and b. above is prohibited by law if made to the Inspector General of the Postal Service. There can be no reprisal for disclosures to the Inspector General unless the complaint was made or the information disclosed with the knowledge that it was false or with willful disregard for its truth or falsity.

Remedies
General
Depending on the status of the employee complaining and the action taken against him or her, complaints that one or more of the restrictions in 666.1 have been violated may be brought through the following appeal procedures.

Equal Employment Opportunity Complaint Procedures
Any employee or applicant may file a complaint alleging discrimination based on race, color, religion, sex, age (40+), national origin, disability, or alleging reprisal based on protected EEO activity within 45 days of the event believed to be discriminatory. For details, see Publication 133, What You Need to Know About EEO.

Adverse Action Appeals to the Merit Systems Protection Board
All employees eligible for veterans’ preference and certain other nonbargaining unit employees with one year of current continuous service in the same or similar position may appeal removals, reductions in grade or pay, suspensions of more than 14 days, or furloughs of 30 days or less. The appeal must be made to the Merit Systems Protection Board (MSPB) within 30 days of the effective date of the action. Preference eligible employees may also appeal reduction-in-force (RIF) actions to the MSPB.

Grievance Procedures
Employees covered by a collective bargaining agreement may file grievances regarding wages, hours, and working conditions in accordance with the provisions of the applicable agreement. Nonbargaining unit employees at EAS-17 and below may use the procedure in ELM 652.4 to appeal matters.
other than suspensions or adverse actions. Nonbargaining unit employees at EAS-18 and above may use these procedures to appeal letters of warning and emergency placement in a nonduty status.

666.25 Nonbargaining Unit Appeals Procedures
Non-probationary employees not subject to the provisions of a collective bargaining agreement may appeal removals, reductions in grade or pay, and suspensions or furloughs of 30 days or less under the provisions of Part 652.2. Letters of warning in lieu of time-off suspensions may be appealed under the provisions contained in Part 652.3.

666.26 Other Appeal Procedures for Prohibited Personnel Practices
Allegations of violations of the provisions of 666 that cannot be brought through any other procedure may be sent to the following address:

VICE PRESIDENT LABOR RELATIONS
UNITED STATES POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-4100

Complaints filed with the vice president must be in writing and include as much specific information on the alleged violation as possible. The complaint is referred to the proper official. Allegations of violations of law are referred to the Inspection Service and/or the Office of Inspector General. The complainant will be informed in writing of the disposition of the complaint.

666.3 Whistleblower Protection
666.31 Allegations of reprisal for the release of information as set forth in ELM 666.18, raised by any Postal Service employee, should be addressed to:

UNITED STATES POSTAL SERVICE OFFICE OF INSPECTOR GENERAL HOTLINE
1735 N LYNN ST
ARLINGTON VA 22209-2005

Allegations of reprisal received from Office of Inspector General employees will be referred to an outside organization or individual for investigation. In such instances, the outside organization or individual will act in place of the Office of Inspector General, and the Office of Inspector General will act in place of Postal Service management, regarding the application of the procedures set forth in this section.

666.32 Upon receipt of the allegations, the Office of Inspector General will conduct a preliminary review of the allegations and determine if further action is warranted.

666.33 In addition to investigations of allegations submitted to the Office of Inspector General under ELM 666.31, the Office of Inspector General may, in the absence of an allegation, conduct an investigation for the purpose of determining whether there are reasonable grounds to believe that reprisal for disclosures protected by ELM 666.18 has occurred.

666.34 The Office of Inspector General may recommend to the Vice President, Labor Relations, for purposes of ELM 666.3, a stay of any pending personnel action until the conclusion of the investigation and the issuance of a report if the Office of Inspector General determines that there are reasonable grounds to
believe that the personnel action was taken, as a result of a release of information as set forth in ELM 666.18. The Office of Inspector General shall provide to the Vice President, Labor Relations, an interim report explaining the nature of the allegations of reprisal and the reasons supporting the Office of Inspector General’s recommendation that a stay should be ordered.

666.341 The Vice President, Labor Relations, or designee, shall, within three business days of the request, order the stay unless he/she determines that, under the facts and circumstances involved, such a stay would be inappropriate.

666.342 A stay shall not be for a period in excess of 120 calendar days from the date granted and it may be terminated by the Vice President, Labor Relations at any time.

666.343 When the Vice President, Labor Relations, or designee, does not order the stay, he/she shall advise the Office of Inspector General of his/her decision within three business days of the receipt of the request for a stay.

666.344 Where the Vice President, Labor Relations does not order a stay, or where a stay has been ordered and it is subsequently terminated by the Vice President, Labor Relations, the Office of Inspector General may request that a Postal Service Administrative Law Judge order a stay of a personnel action for a period of 45 days from the date granted.

a. A stay will be granted if the Administrative Law Judge finds that there are reasonable grounds to believe that a personnel action was taken, or is to be taken, as a result of a release of information.

b. Unless denied, any stay under this subparagraph shall be granted within 3 calendar days (excluding Saturdays, Sundays, and legal holidays) after the date of the request for the stay by the Office of Inspector General.

c. A stay may be terminated by the Administrative Law Judge at any time, except that the Administrative Law Judge may not terminate a stay on his or her own motion or on the motion of the Postal Service, unless notice and opportunity for oral or written comments are first provided to the Office of Inspector General.

666.345 When a stay has been ordered, the Office of Inspector General shall notify the Vice President, Labor Relations in writing immediately if the Office of Inspector General terminates an investigation.

666.35 Except when the Office of Inspector General declines to investigate or does not substantiate the complainant’s allegations under 666.32, no later than 120 days after the date of receiving complainant’s completed questionnaire under 666.32, the Office of Inspector General shall provide an investigative report to the Vice President, Labor Relations.

666.36 After receipt of the investigative report, the Vice President, Labor Relations, shall advise the Office of Inspector General in writing of the Postal Service’s decision.

666.37 Where the Postal Service determines that no action is to be taken or, where the Office of Inspector General determines that the action taken by the Postal Service is not corrective, the complainant may appeal and obtain a
hearing before a Postal Service Administrative Law Judge under the following conditions:

a. The complainant is a nonbargaining unit employee who does not have a right to appeal the matter to the Merit Systems Protection Board or through the hearing procedures set forth in ELM 652.2;

b. The appeal is only available for personnel actions as defined in ELM 669k; and

c. The Office of Inspector General has found a prima facie case of reprisal for whistleblowing.

666.371 If the Administrative Law Judge finds that the Postal Service has established that it would have taken the same personnel action in the absence of a disclosure under ELM 668.1, no corrective action will be ordered.

666.372 Where the Administrative Law Judge orders corrective action, such corrective action will place the complainant, as nearly as possible, in the position the individual would have been in had the improper personnel action not occurred.

Complainants who raise an affirmative defense of whistleblower reprisal during the appeals process for adverse actions set forth in ELM 652.23 and the claim of whistleblower reprisal is not sustained, may file a written request within 30 calendar days from the date of issuance of the Step 1 decision for review of the whistleblower reprisal determination by a Postal Service Administrative Law Judge under the following conditions:

a. The complainant is a nonbargaining unit employee who does not have a right to appeal the matter to the Merit Systems Protection Board,

b. The complainant has made the allegation of whistleblower reprisal to the Office of Inspector General and the Office of Inspector General has found a prima facie case of reprisal for whistleblowing, and,

c. There will be no hearing. The Administrative Law Judge’s review will be limited to the record of the appeal.

The decision on the allegation of whistleblower reprisal of the Step 1 official must be affirmed unless the Administrative Law Judge finds that it is 1) arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law; 2) obtained without procedure required by laws, rule, or regulation having been followed; or 3) unsupported by substantial evidence.

When the Administrative Law Judge does not affirm the decision of the Step 1 official, the Administrative Law Judge shall remand the appeal to the Step 1 official for issuance of a new decision on the merits. The Step 1 official shall be bound by the Administrative Law Judge’s finding regarding the allegation of whistleblower reprisal.

Service Matters

General Service Behavior

Compiling Directories

Employees may not compile or furnish restricted information for or otherwise assist publishers in compiling city directories for public use, nor request
publishers to send free copies to them, nor accept any money or gratuity arising from publication of directories.

667.12 **Engaging in Campaigns for Changes in Mail Service**
Employees in active status must not engage in campaigns for or against changes in mail service. This regulation must not be construed to infringe on the rights to participate in labor organizations.

667.13 **Paying for Exchange of Positions**
It is unlawful for employees to give or receive payment, directly or indirectly, to affect an exchange of position in the same or different postal units, or any place in the public service. This offense is punishable by fine and imprisonment and disqualification from holding any office in the federal government.

667.14 **Manufacture of Rural Mailboxes**
Employees are prohibited from manufacturing or acting as the agent for a manufacturer of rural mailboxes.

667.15 **Loitering**
Carriers must not loiter or stop for unnecessary conversation on their routes. Employees must not linger about cases or racks after their tours of duty have ended or report at cases or racks before their tours are scheduled to begin.

667.16 **Controversies With the Public**
Employees must not engage in controversies with customers, railway employees, airline employees, or other members of the public while on duty or on federal property.

667.17 **Obstructing the Mail**
Title 18 U.S.C. 1701 provides penalties for persons who knowingly and willfully obstruct or retard the mail. The statute does not afford employees immunity from arrest for violations of law.

667.18 **Giving Testimony or Campaigning for Additional Transportation Services**
Postmasters and other field officials must not furnish postal information or testimonial statements or letters that purport to reflect postal needs to civic bodies or rail or air common carriers to be used in support of applications for new or additional common carrier service at a given community. Such requests for postal information must be referred to Headquarters. When there are justifiable reasons for recommending changes in transportation services, postmasters and other field officials must furnish a complete report to the proper official at Headquarters and then await specific instructions before engaging in any local activity or hearing relative to such changes.

667.2 **Interception of Oral or Wire Communications by Postal Employees**

667.21 **Prohibition**
During the course of activities related to postal employment, postal employees may not record, monitor, or otherwise intercept the oral or wire
communications of any other person through the use of any electronic, mechanical, or other device, nor listen in on a telephone conversation, nor direct another to do so, unless all parties involved in the communication are made aware of and consent to such interception.

667.22 **Exceptions**

This prohibition does not apply to postal inspectors or Office of Inspector General investigators while acting in the course of their official duties, nor does it apply to authorized personnel conducting “Compliance and Monitoring” activities in accordance with Handbook AS-805, *Information Security*. All activity conducted in this area must be in accord with applicable federal statutes governing the interception of wire or oral communications by law enforcement officers.

Call monitoring programs may be established by postal management for legitimate business purposes, such as quality assurance and training. Call monitoring programs must comply with any applicable federal statutes and regulations.

667.23 **Definitions**

For the purposes of 667.2, the terms *oral communication, wire communication, intercept,* and *electronic, mechanical, or other device* have the meanings used in 18 U.S.C. 2510.

667.3 **Records, Information, and Associated Processing Systems and Equipment**

667.31 **Purpose of Controls**

Federal law and sound business practice require compliance with certain rules over the uses and protection of information and information processing resources owned by the Postal Service. These rules apply specifically to those types of Postal Service property emphasized in the definition at 669h. They are provided here for the information of current and former employees and also for use by management as a basis for ensuring compliance and taking disciplinary action, when appropriate. These rules supplement 667.18 and 667.21 referred to earlier in Section 661.2g.

667.32 **Prohibited Disclosures**

667.321 **General**

Employees may not furnish to members of the public any Postal Service records or copies of records, or information taken from Postal Service records, including information contained in a computer system, unless it is a part of the duties of their position to do so. Decisions to withhold or disclose records and information must be consistent with applicable laws, Executive Orders, and Postal Service regulations and directives. Accordingly, the responsible official must consult with the Chief Privacy Officer (CPO), managing counsel for the appropriate field legal office, or the general counsel if there is any question as to the appropriate course of action.

667.322 **Personal Information**

Disclosing nonpublic information about an individual to another person or organization not entitled by Postal Service regulations to the information, without the signed authorization from the individual, is prohibited under

667.323 Trade Information
Disclosing any information not available for public disclosure as described under ASM 824 and Handbook AS-353, Guide to Privacy and the Freedom of Information Act, Chapter 3, to any unauthorized person or organization is prohibited under penalty of law.

667.33 Prohibited Uses

667.331 Personal Use
Use of Postal Service property (as defined in 669h) for personal enjoyment, private gain, or other unauthorized activity is prohibited, except that management at each Postal Service employment installation may permit employees to make limited personal use of postal office equipment, including information technology, (as defined in 669j). See Handbook AS-805, Information Security, Chapter 5, Acceptable Use.

667.332 Damage
Users will be held accountable for damage to postal property caused by negligence or intentionally destructive acts.

667.333 Bypassing Security Controls
Bypassing or attempting to bypass established security controls in violation of the Administrative Support Manual (ASM), Chapter 8, is prohibited.

667.334 Sanctions for Misuse
Use of postal equipment in violation or excess of 667.33 (Prohibited Uses) may result in limitations on future use, administrative action, disciplinary action, criminal penalty, and/or personal financial liability.

667.34 Protection Responsibilities
Employees must protect all information about individuals, customers, all other Restricted Information, and all National Security Information against unauthorized use and disclosure.

667.35 Reporting Violations
See 665.14.

668 Legal Assistance Provided by the Postal Service

668.1 Representation of Postal Service Employees by the Department of Justice in Civil and Criminal Cases

668.11 General
Under the following procedures, an employee (hereby defined to include present and former employees or their estates) may be provided representation in civil proceedings and in state criminal proceedings in which they are sued, subpoenaed, or charged in their official capacity, when the actions for which representation is requested reasonably appear to have been performed within the scope of their employment, and providing representation would be in the interest of the United States.
A provision of the Federal Tort Claims Act prohibits suits against individual Government employees (including Postal Service employees) for loss, damage, or destruction of property or personal injury or death when caused by the negligent or wrongful act or omission of the employee while acting within the scope of his or her employment (Title 28, U.S.C. Section 2679).

668.12 Procedure for Requesting Legal Representation by the Department of Justice

668.121 Employee Responsibilities

An employee who believes he or she is entitled to representation by the Department of Justice in a proceeding must promptly submit a written request for that representation, together with all process and pleadings served, to the employee’s installation head. Failure to submit a request promptly may prevent the processing necessary to obtain approval of the employee’s request. In order to give a request proper consideration, it must contain a detailed statement from the employee of his or her knowledge of the subject matter of the proceeding and be accompanied by all pertinent documents. The Department of Justice asks that the letter requesting representation be addressed to the:

ASSISTANT ATTORNEY GENERAL CIVIL DIVISION
DEPARTMENT OF JUSTICE
WASHINGTON DC 20530-0001

but that the request letter not be sent directly to the Assistant Attorney General. The request is to be sent directly to the employee’s installation head, who will in turn forward the request in accordance with 668.122. The Department of Justice requires that the request contain:

a. The date the employee was served.

b. The date on which the employee must respond or appear at a proceeding.

c. A statement that the employee has read the complaint; that all conduct related to the allegations in the complaint occurred within the scope of the employee’s official duties; and that such conduct was done in the good faith belief that it was proper.

d. A statement describing in detail the employee’s knowledge of the subject matter of the complaint. Failure to provide a detailed statement of the facts may prevent the processing necessary to obtain approval of the request.

668.122 Installation Head or Higher Level Official Responsibilities

The installation head or next higher level or other designated official must:

a. Add to the employee’s request a separate statement indicating whether they believe the employee was acting within the scope of his or her employment at the time of the conduct which is the focus of the suit, subpoena, or citation.

b. Forward the request without delay to the managing counsel for the area in which the proceeding arose.

c. Submit a covering transmittal memorandum to the managing counsel containing a recommendation as to whether providing the employee
representation would be in the best interests of the Postal Service and a statement detailing the installation head’s or appropriate designee’s knowledge of the subject matter of the case.

668.123 Postal Inspection Service and Office of Inspector General
Postal Inspection Service personnel and Office of Inspector General personnel should follow procedures established by the chief postal inspector and inspector general respectively to request representation by the Department of Justice rather than follow the procedures set forth in this section.

668.124 Criteria for Granting Representation
The Department of Justice provides representation at its discretion and only after it determines that the employee acted within the scope of his or her authority and that such representation would be in the best interest of the United States.

668.125 Department of Justice Representation
Upon determination by the Department of Justice that an attorney will represent an employee, the employee will be so notified, and will be provided information about the nature of Department of Justice representation.

668.2 Reimbursement of Employees for Legal Fees, Judgments, and Settlements

668.21 Legal Fees
An employee whose request under 668.12 has been denied for any reason may request reimbursement for legal fees incurred by his or her use of private counsel through the appropriate managing counsel.

668.22 Judgments and Settlements
An employee who has filed a request for representation under 668.12 may file a request for payment of any adverse judgment or settlement with the appropriate managing counsel.

668.23 Criteria for Reimbursement
Each request for reimbursement for legal fees, judgments, or settlements will be considered by the managing counsel on its individual merits after the case is concluded. Generally, reimbursement will be made if:
   a. It is equitable and fair to do so.
   b. The employee acted reasonably, within the scope of his or her authority, and not recklessly, in bad faith, or with obvious indifference to instructions.
   c. The amount requested is reasonable, and reimbursement is deemed to be in the best interest of the Postal Service.

668.3 USPS Governors and Officers

668.31 Requests for Legal Representation
The provisions of 668 apply also to the governors and officers and inspector general of the Postal Service. If such persons are named as defendants and desire to be represented by the Department of Justice, they must submit
their requests in accordance with 668.12 to the general counsel. However, the Chairman of the Board of Governors and the postmaster general submit their requests directly to the General Counsel. The Inspector General submits the request through the OIG General Counsel to the USPS General Counsel.

668.32 **Legal Fees**
A person covered by 668.3 who is represented by private counsel may apply to the general counsel for payment or reimbursement for legal fees. The general counsel will exercise discretion according to the criteria in 668.23.

668.33 **Judgments and Settlements**
A person covered by 668.3 may apply to the general counsel for payment or reimbursement for any adverse judgment or settlement. The general counsel will exercise discretion according to the criteria in 668.23.

669 **Definitions**
Definitions of terms used in 660 are:

- **Postal Service** — the United States Postal Service as established by 39 U.S.C. 201.
- **Employee** — an individual appointed to a position, temporary or permanent, within the Postal Service, or hired as an executive under an employment contract, including a substitute. The term employee does not include a governor of the Postal Service.
- **Person** — an individual, a corporation, a company, an association, a firm, a partnership, a society, a joint stock company, or any other organization, institution, or entity.
- **Official responsibility** — direct administrative or operating authority, whether intermediate or final, and either exercisable alone or with others, and either personally or through subordinates, to approve, disapprove, or otherwise direct Postal Service action.
- **Employee’s interests** — the interests of an employee, his or her spouse, his or her minor child or children, and other individuals related to the employee by blood who are residents of the employee’s household.
- **Business dealings with the Postal Service** — any contract, work, or business, or the performance thereof, or any litigation arising out of or involving any contract, work, or business, or the sale or acquisition of any real or personal property, or any interest in property, whose expense, price, or consideration is payable by or to the Postal Service.
- **Property** — includes records and recorded information regardless of their storage medium (e.g., paper, magnetic surfaces, film, etc.); information processing equipment such as computers and word processors, along with their peripheral and terminal devices; filmers, duplicators, and copiers; and information systems software.
- **Information system executive** — a Postal Service official who prescribes the existence of, and the policies for, an information system.
Office equipment — includes, but is not limited to, personal computers, printers and modems, computer software (including Web browsers), telephones, facsimile machines, photocopiers, consumable office products, and office supplies.

Personnel action — means an appointment, promotion, adverse action or other disciplinary or corrective action, detail, transfer, reassignment, reinstatement, restoration, reemployment, performance evaluation, a decision concerning pay, benefits, awards, education or training that may reasonably be expected to lead to an appointment, promotion, or performance evaluation, a decision to order psychiatric testing or evaluation, or any other significant change in duties, responsibilities, or working conditions.


Diversity Overview

All employees share responsibility for achieving the Postal Service’s goals to build a diverse and inclusive workforce in which all employees are afforded equal employment opportunity. The Postal Service believes that its efforts to achieve this goal will enhance the ability of the Postal Service and its employees to accomplish the following:

- Deliver the high level of service demanded by its customers and the competitive environment.
- Meet its responsibilities to the American public.

The Postal Service promotes:

- The diversity of its workforce. We strive to build an inclusive environment that respects the uniqueness of every individual and encourages the contributions of people from different backgrounds, experiences, and perspectives.
- Diversity and inclusion in a manner that instills confidence that employment decisions are made in accordance with our equal employment opportunity policies — where all employees are treated fairly based on merit and neither advantaged nor disadvantaged based on factors like sex, sexual orientation, age, race, religion, national origin, military service, or disability.

The Postal Service reflects strategies to achieve diversity and inclusion by providing equal employment opportunity and refraining from discrimination in the following areas:

- Recruitment.
- Selection.
- Promotion (including succession planning and opportunities for training and development).
- Retention of employees.
The Postal Service expects its executives and managers to integrate inclusive values and strategies into the Postal Service’s day-to-day personnel management.


**672.1 Laws**

These federal laws require the Postal Service to provide equal employment opportunity, to refrain from employment discrimination, or both:

a. Title VII of the Civil Rights Act of 1964, as amended, which provides for equal employment and prohibits discrimination based on race, color, religion, sex, or national origin.

b. The Pregnancy Discrimination Act of 1978 amended Title VII to include discrimination because of pregnancy, childbirth, or a medical condition related to pregnancy or childbirth.

c. The Age Discrimination in Employment Act of 1967, which prohibits employment discrimination based on age for individuals 40 and older.

d. The Rehabilitation Act of 1973, which provides for equal employment opportunity and prohibits discrimination based on disability.

e. The Architectural Barriers Act of 1968, which requires the Postal Service to make its facilities accessible to individuals with disabilities.

f. The Genetic Information Nondiscrimination Act (GINA) of 2008, which prohibits discrimination based on genetic information.

g. The Equal Pay Act of 1963, which prohibits discrimination in pay based on sex.

**672.2 Equal Employment Opportunity Regulations**

The Equal Employment Opportunity Commission has issued regulations and management directives that govern the Postal Service’s efforts to provide equal employment opportunity and to prevent discrimination:

a. 29 C.F.R. part 1614 governs federal sector equal employment opportunity complaints of discrimination.


Postal Service Policy

**General Information on Policies**
Postal Service policies on diversity, equal employment opportunity, and prevention of employment and workplace harassment can be found on PolicyNet under Memorandums of Policy (MOP). To locate MOPs, go to the Postal Service’s Blue page. In the left-hand column, under “Essential Links,” click PolicyNet from the drop-down menu. Click MOPs.

**Diversity and Inclusion Statement**
The Diversity and Inclusion statement expresses:

a. The Postal Service’s overall focus on diversity and inclusion, and

b. How diversity and inclusion relates to the mission of the Postal Service.

**Equal Employment Opportunity Policy Statement**
The Equal Employment Opportunity Policy Statement covers the Postal Service’s legal obligations:

a. To provide equal employment opportunity and prevent discrimination in employment, and

b. To affirm the importance of these policies to the mission of the Postal Service.

**Policy on Workplace Harassment**
The Policy on Workplace Harassment covers:

a. The Postal Service’s commitment to providing a work environment free of harassment.

b. Management’s responsibility to:
   (1) Prevent harassment, and
   (2) Investigate complaints of harassment.

**Complaint Processes**
Depending on the nature of the complaint and the status of the employee, Postal Service employees may use several processes to pursue complaints against the Postal Service for alleged violations of the Postal Service’s equal employment opportunity and anti-discrimination policies.

For more information on these processes, see sections 666.2 and 666.3, which include a process to pursue complaints for discrimination that complies with the Equal Employment Opportunity Commission’s regulations.

The Postal Service is committed to fair treatment of all its employees. Harassment and disparate treatment based on actual or perceived sexual orientation or identity are not permitted or condoned. Complaints of discrimination based on sexual orientation or identity are not permitted under Title VII of the Civil Rights Act of 1964. However, employees should report any variance from this policy to a management official at the earliest opportunity.
673.6 **Accountability for Diversity and Inclusion, Equal Employment Opportunity, and Prevention of Discrimination**

673.61 **Employees**
All employees are expected to treat coworkers with dignity and respect. Employees must refrain from workplace harassment or other discrimination based on the following:
- Race.
- Sex (including sexual orientation, gender identity, and gender stereotypes).
- National origin.
- Any other category protected by law or Postal Service policy.
For additional information, refer to Publication 553, *Employee’s Guide to Understanding, Preventing, and Reporting Harassment.*

673.62 **Management**
All executives, managers, and supervisors share in the responsibility for the following:
1. Promoting diversity and inclusion,
2. Promoting equal employment opportunity, and
3. Preventing discrimination.
For additional information, refer to the following resources:
- The Policy on Workplace Harassment.
- The Diversity and Inclusion Statement.

674 **Organizational Responsibilities**

674.1 **Chief Human Resources Officer and Executive Vice President**
The Chief Human Resources Officer (CHRO) and Executive Vice President fills the following roles:
- The principal advisor to the Postmaster General and Chief Executive Officer.
Under the authority of the CHRO, the vice presidents of Employee Resource Management and Labor Relations are responsible for recommending policies and developing programs to address the following:
- Diversity and inclusion.
- Equal employment opportunity.
- The prevention of discrimination.
674.2 **Functional Organizations**

674.21 **Employee Resource Management**

The vice president of Employee Resource Management is responsible for overseeing the Postal Service Diversity and Inclusion Program. This encompasses national employment and diversity activities, including the following:

a. Developing equal employment opportunity and anti-discrimination plans at the following levels:
   (1) Headquarters.
   (2) Area.
   (3) Performance cluster.

b. Developing and implementing Postal Service policies related to the employment, placement, and promotion of employees within a diverse workforce. This includes a particular responsibility for protection of the rights of veterans, disabled veterans, and individuals with disabilities.

674.22 **Labor Relations**

The vice president of Labor Relations is responsible for the Postal Service EEO complaint processing program. This official or his or her designees render the final agency decision of the Postal Service regarding complaints of discrimination emanating from employees or applicants for employment.

674.3 **Inclusiveness and Diversity Advisory Committees**


675 **Special Emphasis Programs**

675.1 **Nature of Programs**

The Postal Service has established special emphasis programs within the framework of existing laws, policies, and regulations. These programs focus attention on the special needs, obstacles, and concerns of specified groups.

675.2 **Objectives**

The primary objectives of the special emphasis programs are to ensure the following:

a. All employees are fully utilized in the Postal Service workforce.

b. All employees have an equal opportunity to compete in every aspect of employment including, but not limited to, the following:
   (1) Recruitment.
   (2) Hiring.
   (3) Retention.
   (4) Training.
   (5) Career development.
   (6) Promotions.
These programs do not seek preferential treatment; instead, they ensure equality of opportunity through the following:

a. Positive actions taken to eliminate barriers and
b. A continued commitment to achieving the goals and objectives set by Postal Service policy.

675.3 Additional Information

For information on the Rehabilitation Act of 1973, reasonable accommodation, disability definitions, and employment and placement issues, review these resources:

- The Postal Service Reasonable Accommodation Assistance Center (PRAAC) on the Postal Service Intranet website.

676 On-Site EEO Evaluations

[Reserved.]

680 Participation in Supervisory and Managerial Organizations

681 Participation Rights

Postal personnel have the right, freely and without fear of penalty or reprisal, to join or assist a supervisory or managerial organization or to refrain from such activity. Personnel are protected in the exercise of such rights. No interference, restraint, coercion, or discrimination to encourage or discourage membership in such an organization will be effected in the Postal Service. The limitations set forth in Title 39, United States Code 1004(b), however, are dispositive on whether organizations are officially recognized by the Postal Service as a matter of law for consultative purposes.

682 Postal Service Representation at Organization Gatherings

682.1 Explanation

The Postal Service recognizes the need for effective rapport with the postmasters’ and supervisors’ associations. Part 682 establishes policies and procedures for official Postal Service representation at meetings and conventions of the National Association of Postmasters of the United States (NAPUS), the National League of Postmasters of the United States (League), and the National Association of Postal Supervisors (NAPS). Any requested exceptions to these policies and procedures must be submitted in advance to the vice president of Labor Relations.
682.2 **National Conventions**
When Postal Service representation is requested by either the League, NAPUS, or NAPS for speakers at a national management association convention, the principal spokesperson will be a representative who is most familiar with the subject matter identified in the letter of invitation. Postal Service officers or PCES managers who are assigned to address national conventions may participate in the convention’s workshops, seminars, or other sessions where the subject matter is Postal Service policies, procedures, or operations. Coordination over who may appropriately address or attend management association conventions from Headquarters and Headquarters field units is within the exclusive purview and discretion of the vice president of Labor Relations. Coordination of speakers from the area or field level of the organization is within the purview of the vice president of Area Operations.

682.3 **State Conventions and Other Management Association Conferences**

682.31 **General Policies**
For a management association state convention or locally sponsored conference, the vice president of Labor Relations may designate an officer or PCES manager from Postal Service Headquarters to deliver remarks on behalf of the Postal Service. In addition, the appropriate vice president of Area Operations is encouraged to participate and has discretionary authority to designate one or more representatives from the area or appropriate district and to determine the extent of their participation in the state convention or locally sponsored conference.

682.32 **Request Channels**
Requests for area, Inspection Service, and field management representation at state conventions or locally sponsored management association conferences are coordinated through the vice president of Area Operations, who makes the final determination. The vice president of Labor Relations makes the final determination on all Headquarters and Headquarters field unit representatives who may address or attend state conventions or locally sponsored management association conferences.

683 **District Meetings for Postmasters**
Each district manager may have periodic group meetings with postmasters to discuss and coordinate operational matters and/or provide training on subjects not covered in standard training courses. The time, location, and duration of these meetings, as well as who must attend, are in the sound discretion of the district manager or his or her designee.
**Policy**

It is a policy of the Postal Service to encourage and stimulate the inventive talents of employees and to determine equitably the respective rights of the inventor and the Postal Service.

**Authority**

These regulations are issued pursuant to the authority of 39 U.S.C. 401, and they supersede and replace all previous rules and regulations relating to this subject.

**Definitions**

The terms used in this section are defined as follows:

a. *Postal employee* — any officer or employee of the Postal Service, including any part-time employee.

b. *Invention* — any art, machine, manufacture, design, or composition of matter, or any new and useful improvement of these, that is or may be patentable under the patent laws of the United States.

c. *During workhours* — time spent during usual workhours, overtime, or both.

d. *Facilities* — Postal Service buildings, shops, and any other buildings, property, or premises occupied by the Postal Service used while making an invention.

e. *Equipment* — Postal Service machinery, tools, and the like used in making an invention.

f. *Materials* — components specifically obtained and used for the purpose of making an invention.

g. *Funds* — Postal Service funds specifically allocated for the purpose of making an invention (including salary or wages paid to the inventor).

h. *Information* — knowledge used in making an invention that is available only by reason of the inventor’s official duties and is obtained from sources available by reason of such duties and not otherwise available.

i. *Time and service of other governmental employees on official duty* — assistance provided during workhours by other postal employees or by nonpostal employees of the federal government in making an invention.

j. *Inventor in official duty capacity* — an inventor of an invention bearing a direct relation to, or made in consequence of, official duties when the inventor is employed or assigned to do any of the following:

1. Invent, improve, or perfect.

2. Conduct or perform research, development work, or both.

3. Supervise, direct, coordinate, or review Postal Service or government-financed or -conducted research or development, or both.
(4) Act in a liaison capacity among government or nongovernment agencies or individuals engaged in such research or development work, and the invention is reasonably shown to have been developed from or during the performance of such work.

694 Reporting Inventions

694.1 Reports

694.11 What to Report

Any invention made by a Postal Service employee must be reported even though the employee is filing a patent application through outside counsel. An employee does not have clear title to an invention until a determination has been made as to possible Postal Service rights in the invention.

694.12 When to Send

Inventions should be reported as soon as the inventor makes a written description, drawing, or model of the invention.

694.13 Where to Send

Invention reports must be sent to the:

PATENT COUNSEL
LAW DEPT
US POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-1123

694.14 What to Send

The following necessary information must be supplied in duplicate:

a. Inventor’s name and address.

b. Inventor’s job title and a brief description of duties.

c. Title of the invention and a full description of the invention. A model of the invention should not be sent unless it is requested.

d. A description of the Postal Service’s contribution to the invention, if any. To show this, indication of whether the following statements are true should be provided and reasons given for any yes responses:

   (1) The invention was made during workhours.

   (2) The Postal Service contributed facilities, equipment, materials, funds, information, or the time or services of other Postal Service employees on official duty.

   (3) The invention bears a direct relation to, or was made in consequence of, official duties.

Note: Give the reason for any yes answer above.

694.2 Review by Supervisor

A supervisor is to review the information and certify that to the best of his or her knowledge the report is true. A supervisor who does not agree with any
part of the report must attach a statement of reasons for disagreeing. The supervisor’s review is for the purpose of verifying:

a. Whether the invention was made with a contribution by the Postal Service of facilities, equipment, materials, funds, information, or the time or service of other Postal Service employees on official duty.

b. The relation, if any, of the invention to the assigned duties of the inventor.

c. Whether the invention was made during workhours.

695 Determination of Rights in and to an Invention

695.1 Responsibility

The initial determination of entire right, title, and interest in and to an invention is made by the Postal Service’s Patent Counsel. The determination of rights is based on the following criteria:

a. **Entire Right, Title, and Interest to Postal Service.** The entire right, title, and interest is obtained by the Postal Service in these cases:

   (1) The invention bears a direct relation to, or is made in consequence of, the official duties of the employee.

   (2) The invention is made with a substantial contribution by the Postal Service of facilities, equipment, materials, funds, information, or the time or services of other Postal Service employees on official duty.

b. **Entire Right, Title, and Interest to Employee.** The entire right, title, and interest is left with the employee in these cases:

   (1) The invention does not bear a direct relation to, or is not made in consequence of, the official duties of the employee.

   (2) The invention is made outside of working hours.

   (3) The invention is not made with a contribution by the Postal Service of facilities, equipment, materials, funds, information, or of time or services of other Postal Service employees on official duty.

c. **Divided Rights of Employee and Postal Service.** When an invention by an employee does not meet the criteria of 695.1a(1) or (2), but the invention is made during working hours, the Postal Service may reserve a nonexclusive, irrevocable, royalty-free license in the invention with the power to grant licenses for all government purposes. Such reservation must appear, where practicable, in any patent, domestic or foreign, that may issue on such invention.

695.2 Instruments

Patent Counsel prepares any necessary instruments and maintains a written record of all inventions to which the Postal Service has the title or license.

696 Appeals and Petitions

The following are the procedures for filing appeals and petitions:

a. Any Postal Service employee inventor who is aggrieved by the initial determination as to the rights of the Postal Service in any invention
may appeal by filing two copies of an appeal with the Postal Service’s Procurement Policy Committee within 30 days after receiving notice of the initial determination by the Patent Counsel. The committee forwards one copy of the appeal to the Patent Counsel.

b. On receipt of a copy of an appeal, the Patent Counsel promptly furnishes both the committee and the employee a report containing:
   (1) A detailed statement of the points of dispute or controversy.
   (2) Copies of any statements or written arguments filed with the Patent Counsel.
   (3) Any other relevant evidence that was considered in making the initial determination of Postal Service interest.

c. Within 30 days after the mailing or hand delivery of a copy of the Patent Counsel’s report to the inventor, the employee may file a reply with the committee, furnishing a copy to the Patent Counsel.

d. After the expiration of the period for reply to the Patent Counsel’s report, the committee issues a decision on the matter. The committee’s decision is made after consideration of the statements of fact in the inventor’s appeal, the Patent Counsel’s report, and the inventor’s reply; but the committee, at its discretion, may call for further statements on specific questions of fact or may request additional evidence.

e. The employee may file a petition for reconsideration or modification of the committee’s decision within 30 days from the date of the decision. The decision is final after the period for filing a reconsideration request expires or on the date that a decision on reconsideration is made or reconsideration is denied.

697 **Timeliness**

Postal Service officials who are involved in the proceedings described in 695 and 696 must make every effort to process claims and/or appeals in a timely manner.

698 **Correspondence**

All correspondence and inquiries relating to inventions and patents should be addressed to the:

PATENT COUNSEL
LAW DEPT
US POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-1123
7 Training and Development

710 Overview

711 Policy, Goals, Objectives, and Categories

711.1 Strategy

711.11 General Policy
The Postal Service invests in success by providing systems and resources to meet the training and development needs of the organization and its employees. Broadly stated, Postal Service policy provides employees with training and development opportunities consistent with operational requirements, occupational categories, and technical and functional competencies.

Management Instruction EL-740-2017-5, Training Development Request Process, includes information on the purpose, policy and intake process of the Postal Service’s Learning and Development group.

711.12 Methods
Employees may pursue opportunities for personal and professional growth through a diverse array of formal and informal learning experiences. Formal training and development systems, including technical training and career and leadership development programs, ensure that employees and select applicants for employment achieve learning objectives in knowledge, skills, and abilities.

Job and other life experiences provide informal learning. These learning opportunities contribute to employees’ individual growth and benefit the organization through increased operational performance.

711.13 Responsibility
Each employee, his or her supervisor or manager, and the organization share responsibility for employees’ training and development.

711.14 Reasonable Accommodation
According to Section 504 of the Rehabilitation Act of 1973, the employing office must inform appropriate officials at the National Center for Employee Development (NCED) and the William F. Bolger Center for Leadership Development about employees who may require reasonable accommodation or special attention at the resident training facility.
711.2 **Purpose and Goals**

The following’s purpose and goals include:

a. The training and development function:
   (1) Designs, coordinates, organizes, and facilitates learning and development solutions and events.
   (2) Supports the workforce acquiring knowledge, skills, and abilities required for effective job performance.
   (3) Provides employees with career growth opportunities consistent with Postal Service goals, objectives, and strategies.

b. Training and employee development programs:
   (1) Align to corporate goals and business strategies to maximize organizational resources and offer timely, economical, and effective learning solutions throughout the organization.
   (2) Support the organization’s present and future workforce needs.
   (3) Respond to the workforce’s training and development needs.

711.3 **Objectives**

The Postal Service plans training and development activities based on need and demand to enable employees to:

a. Upgrade or maintain proficiency in their current jobs.

b. Acquire job-related knowledge, skills, and abilities after selection for or assignment to a specific position or duty.

c. Learn new Postal Service systems, procedures, or technologies.

d. Develop knowledge, skills, and abilities as part of the succession planning and leadership development process.

e. Obtain and enhance knowledge, skills, and abilities unrelated to their present duties to attain self-determined goals or career objectives.

Training and development activities also keep managers, staff, technical specialists, and others abreast of new ideas, techniques, and concepts that may apply to Postal Service operations.

711.4 **Training and Development Categories**

Training and development programs and learning experiences fall under three basic categories:

a. Formal job training.

b. Self-development training.

c. On-the-job experiences, including feedback and coaching.

711.41 **Formal Job Training**

711.411 **Description**

*Formal job training* is training that management requires to:

a. Qualify an employee for presently assigned duties.

b. Improve an employee’s performance of assigned duties.

c. Prepare an employee for a future assignment subject to selection procedures.
Formal job training is always compensable for Fair Labor Standards Act (FLSA) nonexempt employees. Salaried exempt employees continue to receive their salary while attending formal job training.

711.412 **Conditions**

Note the following:

a. For training to be categorized as formal job training, the following conditions must apply:
   
   (1) Management requires attendance at the training.
   
   (2) The training is directly related to the employee’s performance in his or her current job or specific future assignment.

b. National training programs include specific enrollment and program completion requirements. Employees who have accepted a position must plan to attend training within 30 days of the Form 50 being processed, and complete the entire program within a 12-month period.

c. Employees who refuse to attend the training, or who attain less than satisfactory performance in the training, may jeopardize their present position or eligibility for qualification or promotion to a specific position or duty.

711.413 **Examples**

Specific examples of formal job training include:

a. Postal Service new employee orientation held at local Learning Development and Diversity centers (LDDC).

b. A motor vehicle operator driver training program.

c. A sales and services associate (SSA) financial transaction course conducted at the local level.

d. An electronics technician NCED networking course.

e. An SSA training program for distribution clerks who are the senior bidder for an SSA position.


g. Scheme training for employees in the deferment period established by Article 37 of the USPS-APWU National Agreement when the employee qualifies for and accepts the preferred assignment.

711.42 **Self-Development Training**

711.421 **Description**

*Self-development training* is taken to attain self-determined goals or career objectives, and may or may not directly relate to the employee’s current job. This training is non-compensable for FLSA nonexempt employees and must be approved by management in advance if Postal Service resources are to be used. Before approving such training, management should take into account the provisions of 713.1 and 713.2.

711.422 **Conditions**

For training to be categorized as formal job training, all of the following conditions must apply:

a. The employee’s participation is voluntary and self-initiated.
b. The training is not directly related to the employee’s job or to a definite future assignment that is subject to satisfactorily completing training or job examination.

c. The employee does not perform productive job-related work during the training.

d. If Postal Service resources are used for the training, management has approved the employee’s participation.

Note: Participation may be outside of the employee’s regular working hours.

711.423 Job-Relatedness

Requests for self-development training must be assessed individually to determine job-relatedness. If the subject matter of a training program is directly related to an FLSA nonexempt employee’s current job or definite future assignment subject to selection requirements, the employee’s time spent in training is considered formal job training subject to the provisions of 711.41 and is compensable under FLSA.

711.424 Examples

Examples of self-development training include:

a. An online course in a second language for a letter carrier.

b. A general equivalency diploma (GED) test preparation program for an SSA.

c. A college seminar on leadership for a secretary.

d. A local fire department certification program in cardiopulmonary resuscitation (CPR) for a mail processor.

711.43 On-the-Job Experiences

711.431 General

On-the-job experiences can contribute significantly to maintaining, improving, or developing employees’ knowledge, skills, and abilities.

711.432 Within Current Job Assignment

Learning experiences can be incorporated within the employee’s current assignment to increase or enhance the employee’s knowledge, skills, and abilities. Examples include:

a. Task force assignments.

b. Committee assignments.

c. Special projects.

d. Assignments that include additional responsibilities or new duties.

e. Tutoring by a technical expert.

f. Special work assignments that focus attention on improving supervisory, managerial, or technical behaviors.

711.433 Outside Current Job Assignment

A productive way to serve both employee and organizational development needs is to temporarily assign selected employees to work in a position outside their current job and location. Such assignments provide employees with opportunities to learn new and different skills and abilities, and offer the
organization an efficient way to draw on employees' technical or managerial expertise. Examples of such assignments include:

a. Assignment to a leadership or staff role on a special task force or project.

b. Temporary assignment to another position within or outside the organization, at the same level or at a lower or higher level.

For more information about temporary assignments, employees should consult Handbook EL-312, *Employment and Placement*, section 716, “Positions Filled Temporarily.”

712 **Training Compensation Guidelines**

712.1 **General**

Whether time spent in training is compensable depends on:

a. The employee’s FLSA status (exempt or nonexempt).

b. The training category (job or self-development).

c. If the training occurs on or off the clock.

Compensable training time policies cover only FLSA nonexempt employees. The application of these concepts is explained in 438.

712.2 **FLSA Considerations**

712.21 **Coverage**

Compensable training time includes time spent in actual training and in all related study, practice, and laboratory time permitted by management.

712.22 **Scheduling**

Unless otherwise specified, all training programs delivered to FLSA nonexempt employees are designed and scheduled to conform to a training day of no more than 8 hours and a training week of no more than 5 consecutive workdays.

712.23 **Disclaimer**

Nothing in 712 is intended to make training compensable that is not otherwise required to be compensable according to FLSA.

712.24 **Management Responsibilities**

Management must inform each employee of all factors relevant to the training program that the employee is taking, such as the time allotted for the training, if supplemental training time is not available, and if removing training materials from Postal Service premises is prohibited.

712.25 **Employee Responsibilities**

Each employee must follow applicable rules and guidelines of training and employee development programs.
Selection

Equal Opportunity Policies
The selection or non-selection of employees for training must not be based on race, color, sex (including pregnancy, sexual orientation, and gender identity, such as transgender status), national origin, religion, age, genetic information, disability, or retaliation for engaging in an EEO-protected activity. As part of its Equal Employment Opportunity program, the Postal Service prohibits discrimination or harassment based on any of these. In addition, the Postal Service prohibits discrimination or harassment based on marital and parental status; past, present, or future military service; or factors unrelated to merit.

Selection Considerations
Except as otherwise specified in collective bargaining agreements, selecting individuals for training must be based on:

a. The degree to which an employee’s improved performance will benefit the Postal Service by helping to achieve immediate organizational needs.

b. The relative degree of an employee’s need for training.

c. The extent to which training is likely to improve an employee’s performance.

d. An employee’s interest in and efforts to improve work performance.

e. An employee’s ability to pass the training onto others upon the employee’s return to the job, if appropriate.

f. An employee’s career goals and the knowledge and experience required to achieve them.

Assignment after Training
Unless specifically stated in current directives or a collective bargaining agreement, successfully completing a training or development program does not guarantee promotion or selection to a given vacancy or otherwise mean that the employee will obtain a promotion.

Many learning experiences considered beneficial to the individual and to the organization do not necessarily lead to advancement. These include experiences that may help the employee acquire new or improved behaviors for improving performance in his or her current job.

Training Delivery

General

Types of Training Delivery
Types of training delivery are:

a. Postal Training. Postal Service sources or non-Postal Service sources conduct this training under contract with the Postal Service.
b. **Non-Postal Service Training.** Non-Postal Service sources conduct this training under a tuition or registration fee arrangement that the Postal Service funds in whole or in part.

c. **Other Training.** This is training that non-Postal Service sources conduct with no Postal Service funding or involvement (e.g., training that employees receive on their own initiative during non-duty hours, including as a student at an independent school, college, or trade school).

### 714.12 Choices of Training Source

#### 714.121 Considerations

The Postal Service provides most employee training in-house. Managers may choose to use a non-Postal Service training source only if this choice is justified after considering:

- a. Need for, cost, and benefits of such training.
- b. Training available within the Postal Service.

#### 714.122 Justification

To comply with Postal Service training requirements, if a cost is associated with the training, an eBuy requisition must be approved for training that non-Postal Service vendors and contractors deliver.

The employee, supervisor, or manager submits an eBuy requisition and must include the manager of Learning Development and Diversity (MLDD) in the approval process if the employee is from the district.

The MLDD will ensure that the employee’s selection is consistent with published training policies and that training prerequisites have been met.

### 714.2 Postal Service Training Delivery

#### 714.21 Delivery Modes

Training may be delivered:

- a. In person in an instructor-led classroom setting. In-person Postal Service training is delivered at:
  
  (1) Postal Service national training centers,
  
  (2) Local facilities,
  
  (3) Headquarters, or
  
  (4) Alternative training sites.

- b. Virtually via online conferencing software.
- c. Online through HERO as web-based training.
- d. Through a combination of delivery modalities.

#### 714.22 Information about Delivery Sources

Information about official Learning and Development training program delivery sources is communicated through multiple vehicles, including:

- a. The Postal Service intranet (Blue).
- b. Regular communication channels at Headquarters.
- c. Targeted communication campaigns, including the Learning News and Notification newsletter and the monthly MLDD webinar.
The Learning and Development Department at Headquarters is the official source for formal, enterprise-wide training and is responsible for delivering quality training that improves the employee experience, meets the organization’s needs, and safeguards USPS resources. All USPS training products and services must adhere to quality standards and support the Postal Service’s strategic plan and mission.

Areas, districts, and plants may administer local training and other training as authorized in 721.2 and 721.3.

NCED administers Postal Service technical maintenance programs for bargaining and nonbargaining unit employees and coordinates the delivery of nationally developed training programs for supervisors, managers, and postmasters. NCED also provides facilities for Postal Service meetings and conferences.

The William F. Bolger Center for Leadership Development (also known as the Bolger Center) provides facilities and support for national leadership programs and technical training, as well as a venue for strategic meetings and conferences.

The Office of Inspector General (OIG) and the Postal Inspection Service have established the Joint Mission Support Center to leverage the strength of some of their administrative and support functions. Strategic Learning Services, a component of the center, administers training programs for inspectors, police officers, OIG special agents, and the technical and administrative support staff of both agencies.

Non-Postal Service training delivery sources include:

a. Other government agencies.

b. Colleges, universities, and vocational schools.

c. Other non-Postal Service organizations and vendors.

Postal Service training systems are designed for specific Postal Service employee categories (e.g., craft, technical, professional, supervisory, managerial, and executive). Individual courses within these training systems are described in Learning and Development web pages, Postal Service learning portals, and literature about specific training programs.

An orientation program is required at all levels for new career employees on their first day of official duty.
Craft Skills Training
Craft skills training is usually provided before an employee is required to perform duties under routine supervision.

Craft skills training is required for:
- Newly appointed career craft employees.
- Current career employees transferred to a different craft.
- Craft employees given new duties within the scope of their assignments at management’s direction.

Technical Maintenance Training

General
Technical maintenance skills training is required for employees assigned to, or selected for, specific maintenance positions and duties.

Subjects
The technical maintenance curriculum covers both fundamental and specialized knowledge and skills related to maintaining Postal Service buildings, equipment, and systems.

Delivery
The location and method of delivery depends on the type of maintenance training. For example:
- Some maintenance courses and on-the-job training are delivered locally.
- The majority of maintenance courses are taught in combined classroom and laboratory courses at NCED.

Note: Local management and the MLDD are responsible for ensuring that an employee has taken and passed prerequisite training before enrolling in courses at NCED.
- Vendors and vocational or technical schools (subject to an approved eBuy requisition) may also deliver maintenance training when Postal Service training is not available.

Management and Professional Training

General
The Bolger Center and NCED provide Postal Service professionals, specialists, supervisors, managers, and executives with facilities and support for training and development activities.

Enrollment and Curriculum Guides
Individual program requirements drive course enrollment, which is accomplished through various methods, including training administration enrollment systems. Curriculum guides are available from multiple sources, including:
- Learning and Development and NCED intranet sites.
- Publications that support strategic programs.
- Literature about specific training programs.
715.53 **Leadership Development**
Selected experienced Postal Service managers receive opportunities to participate in leadership programs designed to improve and expand their performance in current and future positions.

715.54 **Other**
To enhance and maintain professional competence, the Postal Service provides other general and specialized training as needed for management and professional personnel. USPS uses both internal and external sources.

715.6 **Inspection Service Training**

715.61 **General**
The Postal Service requires initial and in-service training for Postal Service inspectors, police officers, and OIG special agents. The Career Development Unit develops and administers training for Inspection Service personnel (see 714.225).

715.62 **Inspectors**
Initial training for newly appointed inspectors is an extensive program of resident training combined with field instruction. In-service resident training courses, supplemented by online and correspondence programs, are provided as needed to incumbent Postal Service inspectors and professional, technical, and administrative support staff.

715.63 **Postal Police Officers**
Newly appointed Postal Service police officers receive a program of resident training combined with field instruction. Incumbent Postal Service police officers are field trained as needed.

716 **Expenses**

716.1 **Travel**

716.11 **General**
The Postal Service pays necessary travel expenses (transportation, lodging, and per diem) in accordance with Handbook F-15, *Travel and Relocation*, to compensate employees for costs directly related to authorized off-site training and development activities. To request reimbursement of regular and local travel expenses, employees must use the Postal Service’s eTravel system ([https://blue.usps.gov/accounting/travel/etravel.htm](https://blue.usps.gov/accounting/travel/etravel.htm)) to submit expense reports. eTravel can be accessed directly online or through the Postal Service’s travelhelp website at [https://blue.usps.gov/travelhelp](https://blue.usps.gov/travelhelp). Employees must select “Travel for Training” as the purpose of travel when completing the expense report.

716.12 **Intermediate Travel Home**

716.121 **General**
During extended training sessions, employees may make one or more intermediate weekend return trips to their permanent duty station in accordance with the following rule:
Training and Development

### Scheduling
Each employee who is scheduled to take a course lasting more than 3 weeks receives weekend travel scheduling information.

### Trip Destination
Managers are permitted to authorize a weekend return trip only to the employee’s permanent duty station or to a pre-authorized, approved location.

### Spouse Traveling in Lieu of Employee
In accordance with Handbook F-15, Travel and Relocation, the Postal Service will pay the round-trip fare of the employee’s spouse to travel to the employee’s training site instead of the employee taking an intermediate trip home.

### Facilities
When available and adequate, Postal Service facilities are to be used for Postal Service training. If they are not available, training facility managers should consider using available facilities of other government agencies, including the military service. Based on local availability of a training site, training facility managers have the authority to assign students during training to either lodging that the Postal Service owns or leases or to commercial lodging.

### Tuition, Fees, Books, and Supplies
The Postal Service pays approved expenses for tuition, fees, books, and supplies for authorized training (see 740).

### Injury Compensation
The Postal Service charges to the employee’s home office time that the employee lost from work or training because of any injuries that the employee suffered during resident Postal Service training.

### Non-Postal Service Personnel Participation in Postal Training
Postal Service training may be provided to non-Postal Service personnel under the following circumstances:

a. *If Conducted at Contract Stations with Approval.* Retail services training may be provided to personnel at contract stations if approved.

### Table: Duration of Training and Number of Trips

<table>
<thead>
<tr>
<th>Duration of Training</th>
<th>Number of Trips</th>
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<tbody>
<tr>
<td>3 weeks or less</td>
<td>0</td>
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<tr>
<td>More than 3 weeks and up to 6 weeks</td>
<td>1</td>
</tr>
<tr>
<td>More than 6 weeks and up to 9 weeks</td>
<td>2</td>
</tr>
<tr>
<td>More than 9 weeks and up to 12 weeks</td>
<td>3</td>
</tr>
</tbody>
</table>

*A weekend return trip is authorized only to the employee’s permanent duty station. The employee’s manager must authorize in advance travel to another location. The employee pays any cost differential in travel between the employee’s permanent duty station and the alternate approved location.*
by the district manager or another installation head in coordination with
the LDDC.

b. If the Director of Learning and Development Approves. The director of
Learning and Development must approve all other non-Postal Service
personnel participation in Postal Service training.

c. If It Makes a Long-Term Positive Impact. The training leads to non-
Postal Service personnel continuing throughout their careers to learn
and improve their knowledge, skills, and abilities while they share what
they have learned with other employees.

720 Training and Development Responsibilities and Functions

721 Organizational Responsibilities and Functions

721.1 Headquarters

The chief Human Resources officer (CHRO) is responsible for Postal Service
training and development systems. This responsibility includes:

a. Analyzing training requests and designing, developing, validating,
delivering, and evaluating national Postal Service training and
development programs.

b. Developing policies, including pay practices, which are applicable to
structured employee development programs for specific populations or
functional groups, such as career-ladder programs and management,
professional, and specialist training programs.

c. Providing information on specific occupations to craft and other
employees for career planning and decision-making purposes.

d. Analyzing the career needs of specific populations to design and
provide programs tailored to improve their knowledge, skills, and
abilities.

e. Facilitating between Headquarters and field-training professionals.

f. Standardizing and supporting the LDDC physical and technological
infrastructure.

g. Providing corporate leadership programs for managers and executives.

h. Providing tuition reimbursement.

i. Supporting Corporate Succession Planning (CSP) and Executive and
Administrative Schedule (EAS) Leadership Development programs for
the organization.

j. Providing Individual Development Planning (IDP) processes.
721.2 **Areas**

The area Human Resources function is responsible for administering training and development policies and for training area personnel. These responsibilities include:

a. Supervising the development and implementation of an area training and development planning system.

b. Facilitating the flow of information and recommendations between Headquarters and the districts about existing training and development policy, efforts, and future needs.

c. Strengthening the ability of district training and development professionals to:
   (1) Understand policy and contribute to policy development.
   (2) Administer national programs.
   (3) Respond to local needs.

d. Monitoring districts’ compliance with Equal Employment Opportunity laws by ensuring that talented individuals are being developed in a fair and equitable manner without regard to race, color, sex, age, national origin, religion, mental or physical disability, military service, or genetic information.

e. Monitoring districts’ compliance to placing special emphasis on providing training opportunities to employees with targeted disabilities.

f. Increasing management commitment to training and development and to improving the work environment.

721.3 **Districts**

District managers, plant managers, and other installation heads are responsible for their employees’ training and development and for ensuring that it is consistent with corporate business goals and strategic plans. District training responsibilities and functions include:

a. Establishing training and development units within national guidelines.

b. Implementing training and development staffing criteria within national guidelines.

c. Establishing and implementing training and development space allocations according to Handbook AS-504, *Space Requirements*.

d. Ensuring that the objective, length, and content of national training courses taught locally are not changed without the prior approval of Learning and Development at Headquarters.

e. Making certain that employees use electronic training databases appropriately.

f. Monitoring training to ensure that it complies with national training and development policies.

g. Establishing and implementing other measures to ensure that employee training and development meet the organization’s requirements.

h. Coordinating district training requirements with Learning and Development at Headquarters.
i. Developing, or acquiring, and coordinating, or delivering district training in accordance with established guidelines.

j. Ensuring that talented individuals are being developed in a fair and equitable manner without regard to race, color, sex, age, national origin, religion, mental or physical disability, military service, or genetic information.

k. Placing special emphasis on providing training opportunities to employees with targeted disabilities.

721.4 Supervisors and Managers
Supervisors and managers are responsible and accountable for:

a. Ensuring that employees under their supervision are trained in a timely manner to perform their assigned job tasks.

b. Identifying employees’ needs for improvement in their present jobs.

c. Planning for their employees’ training, in coordination with training systems available for their facilities.

d. Following up after employees complete formal job training to ensure that they use newly acquired knowledge, skills, and abilities optimally and appropriately.

e. Identifying and providing other training to meet the organization’s and individual employees’ needs.

f. Evaluating and supporting as appropriate employee requests to participate in self-development training opportunities.

g. Providing employees with information and guidance on career growth.

h. Documenting the outcomes and expectations of providing training, including the return on investment.

721.5 Employees
Employees are responsible for:

a. Making effective use of training opportunities that management provides.

b. Consulting with their supervisors and pursuing personal career goals to guide their own growth and development.

c. Continuing throughout their careers to learn and improve their knowledge, skills, and abilities while sharing what they have learned with other employees.

722 Learning Development and Diversity Center – Organization and Operations

722.1 Purpose
The LDDC includes district field units that provide area-wide training and development support services to all Postal Service employees. The primary mission of the LDDC is to foster improved employee job performance and to provide guidance to help employees pursue career growth and self-development goals.
722.2 LDDC Network Operating Procedures

722.21 Geographic Area of Responsibility
District Human Resources managers ensure that all field Postal Service facilities within a geographic area and performance cluster are the responsibility of a specific LDDC office. This includes Postal Service facilities with unique purposes, such as Headquarters field units.

722.22 LDDC Reporting Relationships
LDDC reporting relationships are as follows:

a. The area Learning Development and Diversity specialist (LDDS) serves as a liaison with Headquarters staff for the district MLDD. Both the LDDS and MLDD interact periodically with HQ Learning and Development staff.

b. The MLDD reports directly to the district Human Resources manager.

c. The Human Resources specialist assigned to the training function at the district level reports functionally and administratively to the MLDD.

722.23 Facilities
The following guidelines apply to allocating facility space at LDDC offices:

a. District Human Resources managers are authorized to establish and abolish LDDC facilities and to determine their number and locations within their districts.

b. Changes that are made in the LDDC network must be communicated to Headquarters so that records and distribution lists can be revised in a timely manner.

c. Handbook AS-504, Space Requirements, specifies space allocations for LDDC facilities.

d. Districts may establish space for training at non-LDDC sites as required to satisfy intermittent, small-scale training requirements when it is not cost effective to conduct training in an LDDC office.

722.24 Reviews
Headquarters may conduct periodic reviews of LDDC locations. Area or district leadership will select members of the review team.

730 Training Procedures

731 Nomination and Registration
Individual program requirements drive nomination procedures. For example, the Postal Service uses an exclusive nomination process, which Headquarters and field liaisons oversee, to identify participants for enrollment in formal leadership development programs.

Employees can register for various programs and courses in a variety of ways, sometimes using training administration enrollment systems. They can obtain curriculum guides from multiple sources, including:

a. Publications supporting strategic programs.
b. Literature about specific training programs.
c. Intranet sites, such as those for Employee Resource Management, Learning and Development, and the National Center for Employee Development.

732 Training Records and Reports

732.1 Individual Training Records

732.11 Training Tracking System
Postal Service training for all employees must be documented and maintained in Cornerstone OnDemand HERO as the system of record.

732.12 PS Form 2432, Individual Training Progress Report
The employee must record on PS Form 2432, Individual Training Progress Report, the training hours that are to be entered manually into HERO, as the system of record.

732.13 PS Form 2548, Individual Training Record
New employee training must be recorded on PS Form 2548, Individual Training Record. The training agent (the LDDS or the employee’s job instructor) and the immediate supervisor complete PS Form 2548. The LDDS retains the form at a central location, which the training supervisor or manager determines.

732.14 eBuy Requisition
When costs are associated with Postal Service and non-Postal Service training, an eBuy requisition must be completed to request, approve, and finance the training.

732.2 Training Tracking System
All training that the Postal Service sponsors must be recorded in the appropriate electronic database. Information about these databases can be obtained from the Headquarters Learning and Development Department.

740 External Training Policy

741 Background

741.1 Introduction
The Postal Service values its employees’ education as important to overall corporate success. The organization’s funding external training opportunities enables its officers to develop and financially support high-potential Postal Service employees in their pursuit of professional certifications, individual college courses, and degree programs.

This subchapter covers the Postal Service policy for external training, which includes non-Postal Service training (NPT) and the Centralized Funding for Development (CFD) Scholarship. For information on applicant eligibility for external training, refer to the Resource Guide for External Training, located
under Non-Postal Training (NPT) on External Training at https://blue.usps.gov/hr/training-development/external-training.htm.

Documents pertaining to this section are subject to updates. For current documents, reference External Training above. Employees are responsible for reviewing the details in all documents associated with their training packets.

**Note:** Training that external sources provide under contract with the Postal Service falls within the definition of Postal Service training.

### 741.2 Approval Restrictions

Restrictions include the following:

a. External training is not an obligation of the Postal Service, nor is it an employee right that the Postal Service pay for external training.

b. The Postal Service may pay for external training when the chief Human Resources officer (CHRO) or an appointed designee approves the training in advance.

### 741.3 Prohibited Training Vendors

The Postal Service does not pay external training costs for a training vendor that commits one or more of the following:

a. Discriminates because of race, color, religion, sex, age, national origin, physical or mental disability, military service, or genetic information;

b. Engages in lobbying for and supporting political campaigns as a substantial part of its activities; or

c. Is a college or university that does not have accreditation from one of the accrediting bodies that the U.S. Department of Education recognizes.

### 742 General Procedures

#### 742.1 Request and Approval

All requests for external training must follow the approval chain identified in the application. Application forms for the CFD Scholarship and non-Postal training are available on [External Training](https://blue.usps.gov/hr/training-development/external-training.htm).

**Note:** The application forms are subject to change.

#### 742.2 Payment Process

The payment process for external training is as follows:

a. Employees must use their individual government travel card, accompanied by an approved eBuy, to pay for external training. For more information on this process, visit [External Training](https://blue.usps.gov/hr/training-development/external-training.htm). Employees must confirm eBuy final approval status before enrolling or participating in an external training event. All eBuy requests are subject to Postal Service eBuy policies.
b. The Postal Service reimburses payments through eTravel (https://blue.usps.gov/accounting/travel/etravel.htm), the Postal Service’s online application to create, submit, and approve official business travel expense reports for reimbursement. eTravel can be accessed online directly or through the Postal Service’s travelhelp website at https://blue.usps.gov/travelhelp.

c. To fund non-Postal Service training, employees must provide their finance number in the eBuy request under “Bill to.” See the Resource Guide for External Training for more information.

d. Human Resources provides CFD scholarships through a central fund. The maximum award amount is $15,000 per fiscal year.

742.3 Reimbursement to Employees

Employees who paid for an approved external training request out of their own funds may be eligible for reimbursement through the Postal Service’s eTravel online process, subject to the Postal Service verifying their expenses. For additional information or to access eTravel, visit https://blue.usps.gov/accounting/travel/etravel.htm, or see eTravel on the Postal Service’s travelhelp website at https://blue.usps.gov/travelhelp.

742.4 Travel

Approved travel expenses (transportation, lodging, and per diem) for participation in external training are reimbursed using the Postal Service’s online eTravel system, as authorized in Handbook F-15, Travel and Relocation.

742.5 Documentation

Upon completing training, participating employees must submit documentation verifying achievement of external training. Documentation includes the employee’s training certification copies and grade reports, which must be emailed to the NPT and CFD mailbox at nptandcfd@usps.gov.

743 Roles and Responsibilities

743.1 General

This section provides information about the roles and responsibilities of employees and managers regarding external training.

743.2 Employee

Employees’ responsibilities include the following:

a. Having a career conversation with their manager.

c. Adding the training to a development plan documented in HERO, the Postal Service’s online training and career development platform.

e. Maintaining passing grades.

f. Submitting course completion documentation.
g. Fulfilling any required service commitment following training.

743.3 Direct-Reporting Manager
The employee’s direct-reporting manager is responsible for the following:

a. Documenting in HERO a career conversation with the requesting employee.
b. Verifying the requested training is added to a development plan in HERO.
c. If the request is approved, completing and advancing all required documents.
d. If the request is denied, communicating the reason to the applicant.
e. Retaining documents for reference.
f. Notifying the director of Learning and Development (via the NPT and CFD mailbox at nptandcfd@usps.gov) of any events of which the manager becomes aware that might trigger an employee’s responsibility to reimburse the Postal Service for training costs.

743.4 Sponsoring Officer
The officer sponsoring the employee has the following responsibilities:

a. If the request is approved, completing and advancing the application to the NPT and CFD mailbox at nptandcfd@usps.gov.
b. If the request is denied, communicating the reason to the applicant’s direct-reporting manager.
c. Notifying the director of Learning and Development (via the NPT and CFD mailbox at nptandcfd@usps.gov) of any events of which the officer becomes aware that might trigger an employee’s responsibility to reimburse the Postal Service for training costs.

743.5 Centralized Funding for Development (CFD) Review Panel (for CFD Requests Only)
The Centralized Funding for Development (CFD) review panel reviews and evaluates requests for CFD scholarships and recommends to the CHRO or appointed designee award amounts.

743.6 CHRO or Appointed Designee
The chief Human Resources officer (CHRO) or appointed designee reviews the CFD review panel’s recommendations of CFD scholarship award amounts and makes the final decision on the amounts to be awarded.

743.7 Director, Learning and Development
The responsibilities of the director of Learning and Development are the following:

a. Maintaining external training records for the CHRO.
b. Serving as coordinator for external training.
c. Receiving and validating all external training applications.
d. Forwarding approved Continued Service Agreement accountable information to the HR Shared Services Center (HRSSC) for entry into the Human Capital Enterprise System (HCES).

743.8 Area and Headquarters
Areas’ and Headquarters’ liaisons must submit quarterly to the director of Learning and Development (via the NPT and CFD mailbox at nptandcfdf@usps.gov) a list of employees who have been approved for external training, as well as a list of employees who have completed approved external training during that quarter. The report must include the following for each employee:

a. The employee’s name, EIN, and title.
b. The college, university, or company where the employee will undergo or has completed external training.
c. The training program, course level, or course title.
d. The training start date, and also the completion date if applicable.
e. Current and cumulative expenditures related to the training.

744 External Training Requirements

744.1 Minimum Grade Requirement
A grade of B or higher, or a grade of pass in a pass/fail course, is required for all courses.

744.2 Continued Service Agreement and Certification
Employees who enroll in external training programs with a cumulative cost of $5,000 or more must complete and submit a Continued Service Agreement (CSA), which must be sent to the NPT and CFD mailbox nptandcfdf@usps.gov. The Continued Service Agreement form (with digital signature) is available online at External Training (https://blue.usps.gov/hr/training-development/external-training.htm) by clicking on Non-Postal Training or Centralized Funding for Development (CFD) Scholarship on that Web page.

Note: Employees who complete more than 5 external training courses within 3 consecutive years will be considered to be working toward completing an academic degree and will be required to complete a CSA if the total expenditure for the training is $5,000 or more.

744.3 Period of Commitment
Employees may be required to fulfill a certain period of service following their completion of external training. The commitment period begins immediately upon the completion of training.

Note: The status of employees who enroll in an executive-level graduate program (e.g., the Sloan Fellows Program) changes to “Executive in Training” upon enrollment. This becomes the participant’s work assignment and governs the terms and conditions of employment. A Sloan Fellow is responsible for reimbursing the Postal Service in accordance with the terms of his or her CSA if he or she does not complete the requisite year(s) of service.
Reimbursement to the Postal Service

Events that Trigger Reimbursement

The following events trigger an employee’s responsibility to reimburse the Postal Service for expenses that USPS incurred in connection with a training program, in accordance with, and unless specifically exempted by, the provisions of any related executed CSA:

a. An employee fails to enroll in approved training or fails to complete initiated training successfully, as specified in 744.5

b. An employee voluntarily leaves the Postal Service for any reason other than non-career military service (including but not limited to regular retirement or involuntary termination) prior to completing the service that he or she agreed to in a training CSA.

Written Notification of Reimbursement Obligation

For notice purposes, the employee’s supervisor or sponsoring officer shall provide written notification to the director of Learning and Development (via the NPT and CFD mailbox at nptandcfdf@usps.gov) of the employee’s separation from the Postal Service or other event triggering the employee’s obligation to reimburse USPS for external training costs that the Postal Service incurred on the employee’s behalf.

The supervisor or officer may include a recommendation for the CHRO’s potential consideration as to whether:

a. The employee should be required to reimburse the Postal Service; or

b. Reimbursement should be waived in whole or part because recovery of the money would be contrary to equity, good conscience, or public interest.

CHRO Determines Action

The CHRO, or appointed designee, determines appropriate action on the employee’s reimbursement obligation. If the CHRO or designee decides to require reimbursement, Learning and Development notifies the Eagan Accounting Service Center (ASC) of the amount due by submitting PS Form 1902, Justification for Billing Accounts Receivable. The Eagan ASC bills the employee and collects the funds due to the Postal Service.

Failure to Enroll in or Complete Approved Training

Employees who fail to enroll in, maintain minimum grades in, or successfully complete approved training for reasons that are unacceptable to the CHRO or appointed designee may be required to:

a. Pay any cancellation fee that the training sponsor requires; and

b. Reimburse the Postal Service for full costs or liabilities incurred for tuition, fees, books, supplies, transportation, and per diem (except salary) unless the employee failed to enroll in or complete approved training because the employee was performing non-career military service. In that case, the Postal Service may not request reimbursement of any costs or liabilities incurred.
744.6 Double Payment Policy
The Postal Service reduces the amount provided for training by any amount that an employee receives from other sources for the same purpose, including payments received under the Government Issued (GI) Bill and other governmental education assistance programs. Thus, the Postal Service will seek reimbursement for any training costs that the Postal Service previously paid, but for which an employee later receives payment from another source, such as scholarships or recruiting incentives from competing employers.

750 Professional Associations

751 Definition

751.1 Purpose
For purposes of this subchapter, the term “Professional Association” is used in its broadest meaning to include nonprofit, cooperative, and voluntary organizations of individuals having a common background in a professional, technical, or managerial field of work requiring knowledge, skills, and abilities usually acquired only through extensive training or education. Academic credentials, an accrediting examination, or a license may be prerequisites for membership.

The main purposes of a professional association may include:

a. Exchanging information among members about new or improved developments and/or applications within the field of work.
b. Establishing and revising standards of preparation and experience for acceptance into the field.
c. Developing and publishing standards of professional performance and responsibility.
d. Furthering the career development of members.

751.2 Membership
A professional association may include members of several professions or disciplines.

751.3 Exclusions
For purposes of this subchapter, the term professional association does not include a recognized labor, supervisory, or other managerial organization, as defined in the Postal Reorganization Act.

752 Policy
The Postal Service encourages employees to join and participate in recognized professional associations in a manner that is consistent with prioritizing the duties and responsibilities of their positions. Active participation can be a valuable experience, both in improving employees' performance in their present positions and in preparing them for greater
responsibility in the profession. Through conferences, symposia, and committee assignments, employees are able to expand their expertise. Incentive for exemplary work performance can result from employee recognition gained through the employee publishing journal articles, receiving awards for professional achievement, holding office in recognized professional associations, and speaking or presenting papers at association meetings. Professional recognition of Postal Service employees for their competence also increases public confidence in the Postal Service.

The following rules apply:

a. Employees may not receive compensation from any source other than the government for teaching, speaking, or writing that relates to the employee’s official duties.

b. Employees engaged in teaching, speaking, or writing as outside employment or as an outside activity must not use or permit the use of their official Postal Service title or position to identify them in connection with their teaching, speaking, or writing activity or to promote any book, seminar, course, program, or similar undertaking, except as approved by a Postal Service ethics official.

c. Although general membership and participation in outside professional associations may be appropriate, federal law does not permit employees to sit on an outside board in their official Postal Service capacity or to participate in any outside activity that conflicts with their official duties unless they have received prior authorization from the general counsel.

753 Payment of Membership Dues or Fees

753.1 Individual Memberships

753.11 Voluntary

Postal Service funds are authorized for paying voluntary individual memberships, dues, and fees in professional associations, provided all of the following conditions are met:

a. The Postal Service does not have or cannot obtain an institutional membership in the professional association.

b. The employee requesting the individual membership is in an FLSA-exempt position with a level of EAS-17 or above.

c. The nature of the professional association is directly related to the employee’s job.

d. The employee’s Postal Career Executive Services (PCES) executive approves the request and authorizes the payment after determining that the employee’s participation will benefit the Postal Service and that funds are available.

e. Payment is limited to one individual membership per employee per year.

f. Payment is not approved solely for the purpose of obtaining reduced fees for continuing education or for related purposes, such as attendance at periodic meetings and conferences.
753.12 **Required**
If the Postal Service requires nonbargaining employees to maintain a professional license, certification, or membership (for example, a license to practice law or medicine), Postal Service funds may be used, at the discretion of the appropriate officer, to reimburse such employees for the basic dues or fees they pay to satisfy such requirements. Employees submit requests for reimbursement on PS Form 7381, *Requisition for Supplies, Services, or Equipment*.

The organization submits an authorization request through eBuy and charges the basic dues or fees to its purchase card.

753.2 **Institutional Membership**
The policy restricting payment of individual membership dues and fees does not preclude Postal Service institutional membership in professional associations. Vice presidents are authorized to define and approve institutional memberships for specific functional areas and organizational units reporting to them.

753.3 **Membership Procurement**
The vice president of Supply Management is responsible for procuring memberships that cost more than $10,000. In certain cases, the vice president may also procure memberships that cost less than $10,000 if they require a written contract to reflect the benefits, obligations, and responsibilities associated with the membership. An approved eBuy requisition must include either:

a. The name or position title of the individuals designated to represent the Postal Service.

b. The total number of individuals included in the membership.

753.4 **Periodicals**
The Postal Service authorizes funds for subscriptions to professional association periodicals for both the library and individuals designated by name or position title to represent the Postal Service in institutional memberships.

754 **Attendance at Meetings and Conferences**

754.1 **Authorization**
Employees may be authorized to attend meetings and conferences of a professional association at Postal Service expense in either of the following cases:

a. Attendance is for training purposes as defined in 740.

b. Attendance is related to the job or function in which the employee is employed and is expected to contribute to the employee’s improved performance.
754.2 **Full or Partial Attendance**
When authorized under 754.1, time in actual attendance at a professional meeting or conference is considered to be official business for compensation purposes, and leave is not charged to the employee. However, managers should review the program schedule or agenda and authorize official attendance only for that portion of the meeting or conference that meets the criteria in 754.1.

**Exception:** Employees may be authorized to attend the entire meeting or convention in any of the following cases:

a. The employee is scheduled to make a speech, present a paper, or conduct or chair a meeting session.

b. The employee has been nominated or previously elected as an officer of the professional association.

c. The employee has been designated as an official representative of the Postal Service.

If authority is granted for attendance at only a portion of a meeting or convention, the employee may request annual leave to attend the unapproved portions, and, if leave is granted, the employee must pay the expenses for those unapproved portions.

754.3 **Leave for Other Employees**
Managers are encouraged to be liberal in approving annual leave (consistent with work priorities) for other employees who desire to attend a professional association meeting or convention at their own expense.

754.4 **Selection for Attendance**
When several employees in the same organizational unit are in the same profession, the manager chooses which employees, if any, may attend the professional meeting or convention. The criteria for the selection of employees for training, listed in 713, may be applied.

754.5 **Payment of Expenses**
Handbook F-15, *Travel and Relocation*, describes the conditions for payment of registration fees, travel, and subsistence costs for employees authorized to attend meetings or conventions at Postal Service expense.

754.6 **Approval of Registration Fees**
An eBuy requisition must be approved before the Postal Service will pay registration fees or expenses other than travel or per diem. (See 732.13 on preparing an eBuy requisition.)
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8 Safety, Health, and Environment

810 Occupational Safety and Health Program

811 General

811.1 Authority
The Postal Service™ is subject to Public Law Number 91–596, the Occupational Safety and Health (OSH) Act of 1970, pursuant to the Postal Employees Safety Enhancement Act (PESEA) of 1998. The OSH Act provides for citations, penalties, and criminal referrals for those employers who fail to comply. The Occupational Safety and Health Administration (OSHA) is responsible for promulgating and enforcing standards and regulations under the OSH Act.

811.2 Principles

811.21 Management Commitment, Involvement, and Accountability
Managers must:

a. Demonstrate a commitment to providing safe and healthful working conditions in all Postal Service owned and leased installations,
b. Become involved in day-to-day safety performance, and
c. Be held accountable for safety performance and compliance with OSHA standards and regulations (see Handbook EL-802, Executives’ and Managers’ Safety and Health Program and Compliance Guide).

811.22 Vision Statement
The Postal Service will become a leader in occupational safety and health for the federal government and private sector by demonstrating a commitment to integrating safe work practices into all of our services. The Postal Service is committed to participation in the OSHA Voluntary Protection Programs (VPP). (See 811.25.) The Postal Service also engages in innovative safety efforts such as the Ergonomics Program and joint labor-management safety and health committees (see 816).

811.23 Guiding Principles
The guiding principles of the Postal Service are the following:

a. People — Employees are our most valued resource. Our employees must be provided a safe and healthful workplace.
b. Customers — When our employees work more safely, our performance improves.
c. **Excellence** — We can demonstrate that management and employee attention to working safely is good business.

d. **Integrity** — As a leader in occupational safety and health, we enhance our integrity with our customers, business partners, and Congress.

e. **Community Responsibilities** — When our employees work safely, our customers are safer, and we lead other employers by example.

### 811.24 Safety Philosophy

The safety philosophy of the Postal Service is stated below:

a. Any occupational injury or illness can be prevented. This goal is realistic, not theoretical. Supervisors and managers have primary responsibility for the well-being of employees and must fully accept this principle.

b. Management, which encompasses all levels including the first-line supervisor, is responsible and accountable for the prevention of accidents and control of resultant losses. Just as the line organization is responsible for attaining production levels, ensuring quality of performance, maintaining good employee relations, and operating within cost and budget guidelines, supervisors and managers must likewise accept their share of responsibility for the safety and health of employees.

c. It is possible to safeguard against all operating exposures that can result in accidents, injuries, and illnesses. It is preferable to eliminate the sources of danger. However, where this is not practical, management must use protective measures, including:
   1. Administrative controls,
   2. Machine guards,
   3. Safety devices, and
   4. Personal protective equipment.

d. All employees must be trained in proper work procedures and must be educated to work safely and to understand that they are responsible for doing so. Management is responsible for the adequate safety training and education of employees. However, all employees are responsible for working safely, and in doing so, they benefit not only themselves but also their organization.

e. It is good business practice in terms of efficiency and economy to prevent personal injuries on and off the job. Injuries cost money, reduce efficiency, and cause human suffering.

### 811.25 Voluntary Protection Programs

The Postal Service is committed to participation in OSHA’s Voluntary Protection Programs (VPP). This program recognizes and establishes partnerships with businesses and worksites that show excellence in occupational safety and health. The Postal Service is committed to effective employee protection beyond the requirements of OSHA standards. The Postal Service is also committed to developing and implementing systems that effectively identify, evaluate, and control occupational hazards to prevent employee injuries and illnesses. Postal Service VPP implementation
and maintenance procedures, based on the latest criteria from OSHA, are available on the Safety Resources Web site.

811.3 Off-site Safety
The Postal Service safety and health program and OSHA standards and regulations cover Postal Service employees who perform Postal Service duties in private employers’ establishments, as well as while delivering mail and performing other activities off Postal Service property. To ensure that employees are protected, safe and healthful working conditions must be provided through:

a. Engineering and administrative controls,
b. Personal protective equipment (PPE),
c. Enforcement of safe work practices,
d. Withdrawal of employees from the private sector facility, and
e. If necessary, curtailment of mail.

811.4 Records Retention and Disposition

811.41 Records Control Schedule
General retention and disposal instructions for the records and forms referenced in 810 through 850 can be found in the appendix, Records Control Schedules. Additional information can be found in Handbook AS-353, Guide to Privacy, the Freedom of Information Act, and Records Management, section 6-3.3, Retention Periods, and in the Electronic Records and Information Management Systems (eRIMS) on the intranet.

811.42 PS Form 8214, Certificate of OSHA, Safety, and Environmental Records Transfer
OSHA requires each establishment to maintain records and produce them when requested. The purpose of PS Form 8214 is to ensure that these required records are transferred when there is a change in establishment or installation head at a Post Office, station, or branch.

812 Management Responsibilities

812.1 Headquarters

812.11 Postmaster General and Chief Executive Officer
The Postmaster General and chief executive officer is responsible for establishing and maintaining an effective, comprehensive national occupational safety and health program that fully complies with the OSH Act.

812.12 Chief Operating Officer and Executive Vice President
The chief operating officer and executive vice president ensures that area management implements and maintains effective area safety and health programs by, among other activities, monitoring Area Executive Safety and Health Committee activities during quarterly business reviews.
812.13 **Officers**
Officers of the Postal Service are delegated the authority and responsibility to ensure safe and healthful working conditions and practices within their functional areas and to ensure compliance with OSHA standards and regulations.

812.14 **Vice President of Employee Resource Management**
The vice president of Employee Resource Management is delegated the authority and responsibility to administer and evaluate the national safety and health program.

812.2 **Area Offices**

812.21 **Vice President of Area Operations**
Vice presidents of Area Operations are responsible for providing effective safety and health programs in their areas and for ensuring compliance with OSHA standards and regulations.

812.22 **Area Human Resources Managers**
Area Human Resources managers are responsible for monitoring area safety and health programs and performance in compliance with national policy and direction.

812.3 **District Managers**

812.31 **District Managers**
District managers are responsible for implementing the occupational safety and health programs within their jurisdiction. Additionally, they must develop a district accident reduction plan (ARP) using the Safety Toolkit to achieve the corporate objectives of reducing injury, illness, and motor vehicle accidents. Refer to the Safety Resources Web site and the Safety Toolkit for additional information on developing, implementing, and monitoring ARPs.

812.32 **Installation Heads and Managers**
Installation heads and managers are responsible for:

a. Employee safety and health;

b. Implementation of the occupational safety and health program;

c. Compliance with OSHA standards and regulations, including maintenance of the accident reports, OSHA Log, and Summary of Injuries and Illnesses through the Employee Health and Safety (EHS) system; and

d. Developing, implementing, and monitoring facility ARPs using the Safety Toolkit to achieve the corporate objectives of reducing injuries, illnesses, and motor vehicle accidents. Refer to the Safety Resources site and the Safety Toolkit for additional information on developing, implementing, and monitoring ARPs.

Installation heads are encouraged to attend annual safety and health training.
812.4 Middle-Level Managers
Middle-level managers are responsible for the safety and health program within their operations. This includes responsibility for:

a. Administering OSHA-mandated written programs;
b. Conducting accident prevention activities;
c. Training employees; and
d. Evaluating the safety performance of supervisors.
e. Coordinating activities, including correction of safety deficiencies, with other operational managers.

Middle-level managers are encouraged to attend annual safety and health training.

812.5 Supervisors’ Responsibilities

812.51 General
Supervisors are responsible for:

a. Identifying and correcting physical hazards;
b. Investigating and reporting accidents;
c. Administering OSHA-mandated written programs;
d. Conducting accident prevention activities;
e. Training employees;
f. Developing job safety analyses; and
g. Enforcing safe work practices.

Supervisors are encouraged to attend annual safety and health training.

812.52 Observation of Work Practices
Supervisors will observe employees’ work practices to ensure that they are working safely and document their observations on:

a. PS Form 4588, Observation of Work Practices — Delivery Services, or
b. PS Form 4589, Observation of Work Practices — General, whichever is appropriate.

When used correctly, these forms can:

a. Help the supervisor and the employee to identify and eliminate work practices that could lead to accidents and injuries.
b. Give the supervisor an opportunity to recognize and reinforce safe work practices.

812.6 Safety and Health Objectives
For each fiscal year, managers at every level in every function must have in their performance plans safety and health objectives tied to corporate safety indicators and their facility-specific ARPs. Annually, Headquarters will issue management policy and procedures for ARPs tailored to address national safety indicators and priorities.
813.1 **Headquarters**

Safety and OSHA Compliance Programs (SOCP) assists the vice president of Employee Resource Management in administration and evaluation of the safety and health program by monitoring and improving the program and related safety and health policies, procedures, and standards.

In conjunction with the General Counsel and other functional organizations, SOCP establishes policies and procedures to manage OSHA compliance activity, including citations, penalties, abatement, negotiated settlements, and judicial procedures.

The Ergonomics Program works with SOCP and OHS to identify ergonomic issues and propose solutions to reduce or eliminate injury risks, ensuring that ergonomic safety is integrated into all Postal Service operations.

SOCP does the following:

a. Provides expertise and staff support to other Headquarters functional areas and area offices as necessary;

b. Provides comments on proposed OSHA regulations to Government Relations; and

c. Coordinates with other federal agencies, private sector employers, and professional groups on matters of safety and health.

813.2 **Area Offices**

The area Human Resources manager:

a. Assists the area vice president in the implementation of national safety and health policies, programs, and directives. This includes responsibility for long-term planning and monitoring activities.

b. In conjunction with field legal counsels, provides oversight and advice on OSHA compliance activities.

c. Supports the districts in the administration of their safety and health programs and monitors status of the OSHA Log and Summary of Injuries and Illnesses.

d. Responsibilities include budgeting for and scheduling safety and health resources, including professional development of the safety and health staff.

e. Additionally, the area Human Resource function provides technical support for district safety personnel.

813.3 **Districts**

813.31 **Safety Personnel**

Safety personnel are responsible for developing and monitoring a comprehensive safety and health program for facilities within their geographic boundaries. While the responsibilities of safety personnel will vary depending on the size of the organization, the number of locations, and the type of operation, their major function is to serve as technical advisors and consultants to line management. To support line management, they
contribute their experience, knowledge, and judgment to the formation of decisions that affect safety and health. Other safety personnel functions include:

a. Tracking and reviewing accidents in the Employee Health and Safety (EHS) system.

b. Monitoring the status of the OSHA Log and Summary, and advising management of deficiencies.

c. Collaborating with management to prepare and administer OSHA-mandated written programs.

d. Assisting line managers, in conjunction with injury compensation and medical personnel, to:
   (1) Resolve safety and health problems,
   (2) Interpret policies, standards, and regulations, and
   (3) Provide detailed action plans for management implementation.

e. Analyzing accident, injury, and illness statistics, hazardous condition reports, inspection results, and related data in order to advise management on corrective actions.

f. Identifying and assessing accident- and loss-producing conditions, practices, and trends.

g. Advising management on incorporating effective countermeasures into District and facility-specific ARPs.

h. Conducting safety and health inspections and program evaluations.

In addition, full-time safety personnel assist collateral duty facility safety coordinators with technical advice, OSHA reporting, training, and related issues.

813.32 **Collateral Duty Facility Safety Coordinator**

In facilities in which there are no full-time safety positions, the installation head or designee is the collateral duty facility safety coordinator (FSC) and performs safety-related duties appropriate to the size and function of the facility. The FSC must be an EAS employee and his or her responsibilities include the following:

a. If there are fewer than 100 work years of employment (see 824.33) in the facility, conducting the annual safety and health inspection. He or she performs the inspection under the guidance of the servicing safety office.

b. Maintaining the hazard log PS Form 1767, Report of Hazard, Unsafe Condition, or Practice (see 824.634).

c. Using the Safety Toolkit in the performance of their duties. At a minimum, they must record:
   (1) Safety and health inspection deficiencies and abatements,
   (2) Program evaluation findings and corrective actions, and
   (3) Employee reports of hazards and corrective actions.

d. Advising the installation head/manager with development, implementation, and monitoring of countermeasures in the facility ARP.
e. Coordinating with supervisors and the district on Human Resources Management issues.

f. Completing training for their duties using Postal Service-approved courses. At a minimum, all FSCs must complete the online FSC training course (see http://nced.usps.gov/safety/course.htm).

814 Employee Rights and Responsibilities

814.1 Rights

Employees have the right to:

a. Become actively involved in the Postal Service’s safety and health program and be provided a safe and healthful work environment.

b. Report unsafe and unhealthful working conditions using PS Form 1767, Report of Hazard, Unsafe Condition, or Practice.

c. Consult with management through appropriate employee representatives on safety and health matters such as program effectiveness.

d. Participate in inspection activities where permissible.

e. Participate in the safety and health program without fear of:
   (1) Restraint,
   (2) Interference,
   (3) Coercion,
   (4) Discrimination, or
   (5) Reprisal.

814.2 Responsibilities

All employees are responsible for:

a. Complying with all OSHA and Postal Service safety and health regulations, procedures, and practices, including the use of approved personal protective equipment.

b. Keeping the work area in a safe and healthful condition through good housekeeping and proper maintenance of property and equipment.

c. Reporting recognized safety hazards and unsafe working conditions immediately.

d. Performing all duties in a safe manner.

e. Keeping physically and mentally fit to meet the requirements of the job.

f. Reporting to their supervisors immediately any accident or injury in which they are involved, regardless of the extent of injury or damage.

g. Driving defensively and professionally, extending courtesy in all situations, and obeying all state, local, and Postal Service regulations when driving a vehicle owned, leased, or contracted by the Postal Service.
Executive and Management Safety and Health Committees

Structure and Responsibilities

National Executive Safety and Health Committee
(Reserved)

Area Retail and Delivery Executive Safety and Health Committee

The following provisions apply:

a. The area Retail and Delivery Operations executive safety and health committee:
   (1) Is chaired by the area vice president, Retail and Delivery Operations;
   (2) Consists of district managers, area office managers (as determined by the area vice president, Retail and Delivery Operations), and inspectors-in-charge; and
   (3) Is required to meet at least quarterly.

b. The area vice president, Retail and Delivery Operations, must establish a system to track and monitor committee activities. The committee is responsible for monitoring area safety and health activities to ensure that Headquarters’ goals and objectives for reducing injuries, illnesses, and motor vehicle accidents are met. The area committee must monitor and review the following:
   (1) Safety and health inspections. The committee must also facilitate prompt abatement of identified hazards.
   (2) Program evaluations and implementation of safety and health program improvement plans at facilities that do not receive a passing score on their program evaluation.
   (3) District ARPs to ensure that countermeasures are implemented to reduce motor vehicle accident (MVA) and occupational injury and illness (OSHA II) rates to achieve established targets.
   (4) Safety and health training and recordkeeping.
   (5) Joint labor-management safety and health committee activities.

c. The vice president of Delivery Operations and vice president of Retail and Post Office Operations monitor area Retail and Delivery executive committee activities during quarterly business reviews.

District Executive Safety and Health Committee

The district executive safety and health committee, chaired by the district manager, must meet quarterly. These standards also apply:

a. The committee must include the following:
   (1) Postmasters of large associate offices;
   (2) Critical enabling managers (e.g., Human Resources, Labor Relations); and
   (3) Others as determined by the district manager and the committee.
b. The committee is responsible for reviewing the following:
   (1) Safety and health inspections. The committee must also facilitate prompt abatement of identified hazards.
   (2) Program evaluations and implementation of safety and health program improvement plans at facilities that do not receive a passing score on their program evaluation.
   (3) District ARPs to ensure countermeasures are implemented to reduce OSHA II and MVA rates to achieve established targets.
   (4) Safety and health training and recordkeeping.
   (5) Local joint labor-management safety and health committee activities.

c. The committee must report to the area on actions taken, and the area vice president, Retail and Delivery, must establish a system to track and monitor committee activities.

815.14 Regional Processing Operations Executive Safety and Health Committee
The following provisions apply:

a. The regional Processing Operations executive safety and health committee:
   (1) Is chaired by the regional vice president, Processing Operations.
   (2) Is comprised of divisional managers and others as appropriate.
   (3) Meets as often as needed, but at least once every quarter.

b. The regional vice president, Processing Operations, must establish a system to track and monitor committee activities. The committee is responsible for monitoring regional safety and health activities to ensure that Headquarters’ goals and objectives for reducing injuries, illnesses, and motor vehicle accidents are met. The regional committee must monitor and review the following:
   (1) Safety and health inspections. The committee must also facilitate prompt abatement of identified hazards.
   (2) Program evaluations and implementation of safety and health program improvement plans at facilities that do not receive a passing score on their program evaluation.
   (3) District accident reduction plans (ARP) to ensure that countermeasures are implemented to reduce motor vehicle accident (MVA) and occupational injury and illness (OSHA II) rates to achieve established targets.
   (4) Safety and health training and recordkeeping.
   (5) Joint labor-management safety and health committee activities.

815.15 Division Executive Safety and Health Committee
The following provisions apply:

a. The division executive safety and health committee:
   (1) Is chaired by the plant manager.
(2) Is comprised of plant safety, maintenance, and others as appropriate.

(3) Meets as often as needed, but at least once every quarter.

b. The division executive safety and health committee is responsible for:

(1) Implementing objectives established at a higher level, and developing additional objectives to improve the local safety and health program.

(2) Achieving objectives. To achieve these objectives, the committee must identify major safety and health problems by reviewing the following:

(a) Facility safety and health program evaluations.
(b) Accident reports and injury trends.
(c) OSHA compliance activity.
(d) Local safety inspection reports.

(3) Helping resolve problems identified by:

(a) Helping the plant manager develop and implement the plant’s ARP.
(b) Helping the plant manager monitor the effectiveness of the plant’s countermeasures in reducing OSHA II and MVA rates.
(c) Recommending improvements if the countermeasures do not achieve the desired OSHA II and MVA rate-reduction targets.

815.16 Other Levels

Safety and health management committees are not required below the plant level. But, safety and health must be a standard agenda item for regular staff meetings.

815.2 Written Minutes

Managers at each organization level must do the following:

a. Prepare and retain for 3 years written minutes of all management meetings.

b. Store the meeting minutes in the Safety Toolkit.

c. Comply with the Program Evaluation Guide (PEG) version 2.0.

816 Joint Labor-Management Safety and Health Committees

Reference Note:

For further information, refer to:

口 Article 14 of the collective bargaining agreements.

Joint labor-management safety and health committees must be established and must function in accordance with applicable collective-bargaining agreements.
817 Training and Education

817.1 Management Training and Education

817.11 Postmasters, Managers, and Supervisors

All Postmasters, managers, and supervisors must receive safety and health training in accordance with the curriculum established by Safety and OSHA Compliance Programs (SOCP) and Learning and Development. Local offices, districts, and Headquarters provide this training. Postmasters, managers, and supervisors are encouraged to attend annual safety and health training.

817.12 Executives and Managers

Executives and managers at the plant level and above must be provided an orientation that discusses their responsibility for:

a. Safety and health program commitment, involvement, and accountability.

b. OSHA compliance.

c. Elements contained in a safety and health program evaluation.

d. Accident investigation and reporting.

e. Safety and health training requirements.

f. Accident reduction plans (ARPs).

g. Ergonomics.

817.2 Safety and Health Staff Training and Education

817.21 Safety Specialists

All safety staff must obtain a level of expertise in safety training through participation in and completion of the core curriculum safety courses taught by the National Center for Educational Development (NCED), or as established by SOCP. Safety personnel must be provided, at least annually, professional training and education to enable them to carry out their basic duties and to fulfill their roles as advisors and consultants to management. To maintain their technical proficiency, safety personnel are encouraged to pursue professional credentials and advanced education, and to participate in professional safety and health-related organizations. Management must give a high priority to supporting these efforts to realize a professional safety staff. Specialized training not available within the Postal Service may be authorized in accordance with 740.

817.22 Facility Safety Coordinators

Facility safety coordinators (FSCs) must obtain a level of safety expertise commensurate with their responsibilities through the FSC training course and the Safety for Supervisors course. Annual attendance of at least 8 hours of safety training is required. Management must give FSC training a high priority.
817.3 **Joint Labor-Management Safety and Health Committee Orientation**

Each member of a local committee must receive an orientation by the Postal Service that includes:

a. Responsibilities of the committee and its members.
b. OSHA compliance.
c. Basic elements of the safety and health program to include safety inspections.
d. Identification and analysis of hazards and unsafe practices, including job safety analysis, and ergonomic task analysis.
e. Explanation of reports and statistics to be reviewed and analyzed by the committee.

To meet the requirements listed above, safety and health committee members must attend the Safety and Health Committee training course (specified in Handbook EL-809T, *Area/Local Joint Labor-Management Safety and Health Committee Training*).

817.4 **General Safety Orientation for Employees**

All employees, including non-career employees, must receive a general safety and health orientation and sufficient on-the-job training to enable them to follow safe work practices, to recognize hazards, and to understand the benefits to be gained by following safe work practices. Such training must also include:

a. Site-specific safety rules,
b. Specific job safety analyses,
c. Required OSHA programs,
d. Emergency evacuation procedures, and
e. OSHA rights and responsibilities (see 817.5).
817.5 Training Required by OSHA

Reference Note:
For further information about training required by OSHA, refer to the following Handbook (HBK) and Management Instructions (MIs):
- HBK AS-556, Asbestos Management Guide
- MI EL-810-2009-4, Personal Protective Equipment and Respiratory Protection Programs
- MI EL-810-2000-2, Bloodborne Disease Exposure Control Plans
- MI EL-810-2000-1, Hearing Conservation Programs
- MI EL-890-2007-4, Lead Hazard Management Program
- MI EL-890-2007-2, Asbestos-Containing Building Materials Control Program
- MI EL-810-2006-3, Response to Hazardous Materials Releases
- MI EL-810-2008-4, Hazard Communication (HazCom) Program
- MI EL-810-2010-1, Confined Space Safety Program

Maintenance Management Orders (MMOs) on safety-related subjects such as lockout/tagout, hazard communication, and personal protective equipment are available on the Maintenance Technical Support Center’s Web site: www.mtsc.usps.gov.

Additional guidance is available in the Safety Training Matrix located on the Safety Resources Web site. Go to http://blue.usps.gov/wps/portal in the left column, under “Essential Links,” click on Safety Resources, then click A to Z Index, then Safety Training.

817.51 Standard Curriculum

Learning and Development, in coordination with SOCP and other Headquarters functional areas, is responsible for developing, implementing, and keeping current a safety and health training curriculum to comply with OSHA standards and Postal Service policies. Managers and supervisors at all levels must refer to this curriculum and ensure that all affected employees are trained and that training is current and properly recorded.

817.52 Special Emphasis Training Programs

Special emphasis training programs must be developed and initiated by Headquarters, areas, districts, plants, and other offices, as appropriate, to:

a. Reduce the principal causes of accidents and injuries, musculoskeletal disorders (MSDs) and occupational illnesses, and

b. Ensure compliance with OSHA requirements.

817.53 Training in Handling Hazardous Materials

In installations where employees handle or transport potentially hazardous materials, the installation head must establish a program of promoting safety awareness through communications or training, as appropriate (see MI-EL-810-2008-4, Hazard Communication (HazCom) Program). Such a program must include, but is not limited to, the following elements:

a. Posting information, pamphlets, or articles in Postal Service publications, such as area bulletins, and use of distributed posters or videos.
b. Distribution of current Publication 52, *Hazardous, Restricted, and Perishable Mail*, to employees whose duties may require acceptance or dispatch of hazardous, restricted, or perishable items.

c. Distribution of current Handbook EL-812, *Hazardous Materials and Spill Response*, to employees whose duties may include handling of hazardous materials and initial response to spills and leaks (First Responder Awareness Level). Acceptance and dispatch personnel must use Tag 44, *Sack Contents Warning*, to appropriately identify all mailbags containing only biological substances in Category “B” (UN 3373).

d. Training in on-the-job awareness for employees whose duties may require the handling or transportation of hazardous, restricted, or perishable items. Training must include, but is not limited to, the following:
   1. Hazard identification,
   2. Proper handling of hazardous materials,
   3. Personal protective equipment availability and use, and
   4. Cleanup and disposal requirements for hazardous materials.

This includes Aviation Mail Security hazardous materials training.

### 817.6 Refresher Training

Motor vehicle, powered industrial truck, asbestos, hazardous materials, and other refresher training programs must be provided and updated as needed per OSHA regulations and Postal Service policies. Such programs must also be used for correcting improper work practices before accidents result and for improving work practices after an accident.

Refresher training requirements are included in the Safety Training Matrix located on the Safety Resources Web site.

### 817.7 Training in New or Additional Equipment and Techniques

Training must be provided when new or additional equipment or techniques are deployed that may, if not properly used, adversely affect safe and healthful working conditions, OSHA compliance, or both.

### 817.8 OSHA Job Safety and Health Protection Posters

Each facility must post OSHA Poster 3165, *Job Safety and Health Protection*, in a conspicuous place. This poster outlines management responsibilities and employee responsibilities and rights under the OSH Act. Poster 3165 and the Spanish-language version, Poster 3167, are available from the Material Distribution Center.

### 817.9 Training Records

For each employee, records of safety and health training must be maintained to demonstrate compliance with Postal Service policies and OSHA requirements. The records must be retained and available to allow inspection by Postal Service and OSHA officials. All safety training must be recorded in the Learning Management System (LMS).
Note: Documentation of safety talks and safety-related on-the-job training must be maintained either at the facility level or in the case of safety talks, in the Safety Talks module of the Safety Toolkit. These records must be available to allow inspection in a timely manner.

818 Safety and Health Program Budgeting
All organizational levels must plan budgets and provide funds to support an effective and comprehensive safety and health program. Such budgeted items must include, but are not limited to:

a. Personnel and support sufficient to properly implement and administer the program at all levels, including administrative costs for training, computers, travel, communication, and personal protective equipment.

b. Hazard analysis, including industrial hygiene evaluations, sampling, testing, diagnostic and analytical tools and equipment, and laboratory analyses, as deemed appropriate.

c. Contracts to identify, analyze, or evaluate unsafe or unhealthful working conditions and operations, as deemed appropriate.

d. Development and delivery of safety, health, and ergonomics awareness and promotional programs.

e. Technical information documents, software, books, standards, codes, periodicals, and publications.

819 Accountability for Safety and Health Performance, Compliance, and Evaluations
In any evaluation of individual performance or potential, provision must be made to include the achievement or failure of managers, supervisors, or employees in the performance of their safety and health responsibilities, including OSHA compliance. Evaluations must not be based solely on the number and seriousness of accidents, injuries, and illnesses experienced but also on how effectively the safety and health program has been implemented and supported.

820 Reports and Investigations, Program Evaluations, and Inspections

821 Actions in the Event of Accident, Injury, or Illness

821.1 Injury, Illness, and Accident Reporting

821.11 Postal Service and OSHA Reporting and Recordkeeping Requirements
The Postal Service is required by 29 CFR 1904, Recording and Reporting Occupational Injuries and Illnesses, to use the following to record occupational injuries and illnesses:

a. OSHA Form 300, Log of Work-Related Injuries and Illnesses;
b. OSHA Form 300A, *Summary of Work-Related Injuries and Illnesses*; and

c. OSHA Form 301, *Injury and Illness Incident Report*; or
d. Equivalent forms.

The Postal Service uses an accident reporting process — the Employee Health and Safety system (EHS) — to fulfill these requirements. The PS Form 1769/301, *Accident Report*, generated by EHS is equivalent to the OSHA Form 301.

### 821.12 Postal Service Accident Reports

#### 821.121 General Requirements for Using the Employee Health and Safety Subsystem

The manager or supervisor of the employee or operation involved must:

a. Report all accidents and occupational injuries and illnesses in the Employee Health and Safety (EHS) within 24 hours of the date of the accident, the diagnosis of injury or illness, or the notification of the manager of the situation.

b. Provide a copy of PS Form 1769/301, *Accident Report*, generated from EHS, to the employee involved upon written request.

Completion of the report in EHS is required by Postal Service policy if an accident occurs and by the OSH Act if an occupational injury or illness that is recordable by OSHA definition occurs, regardless of tort claim action or the requirements of the Federal Employees’ Compensation Act.

#### 821.122 OSHA Requirements

In accordance with OSHA Part 1904, OSHA Form 301 must be completed for each recordable injury or illness. The PS Form 1769/301, *Accident Report*, must be maintained along with the OSHA 300 Log for 5 years.

#### 821.123 Postal System for Accident Reporting

An accident report must be entered into EHS by the supervisor when any one of the following occurs:

a. *Injury or illness of a Postal Service employee*. The appropriate OSHA recordable indicator and Postal Service reportable status are automatically identified in the EHS system, which uses OSHA recordkeeping guidelines to determine OSHA recordability, and follows guidelines for Postal Service requirements.


c. *Injury or fatality to a non-Postal Service person on Postal Service premises*. Unless a contractor is involved, this is not an OSHA-recordable event (see OSHA Parts 1904.25, 1904.39-41, and 1904.43-44).

d. *Motor vehicle accident that results in death, injury, or property damage*, regardless of cost, who was injured (if anyone), or what property was damaged.
e. **Damage to Postal Service property or to property of customers or the general public,** regardless of whether an injury was involved.

f. **Fire damage to Postal Service property.**

### 821.13 Reporting Using EHS

#### 821.131 Completing the Accident Report in EHS

The manager or supervisor of the employee or operation reports all accidents and occupational injuries and illnesses in EHS within 24 hours. Managers and supervisors of the employee or operation are responsible for quickly and accurately investigating all accidents and occupational injuries and illnesses to determine root causes, and they are responsible for completing the accident report in EHS.

#### 821.132 Reviewing the Accident Report

Review is conducted as follows:

a. *The supervisor’s immediate manager* must review each PS Form 1769/301, *Accident Report*, for accuracy and its application (including OSHA recording status), and follow up to ensure that action is taken to prevent similar occurrences.

b. *The installation head* (or designee) must review the report to see if positive action has been taken or is planned.

c. *Servicing safety personnel* must ensure that accident causes are identified, that the action taken is appropriate, and complete the necessary actions in the back end of EHS.

#### 821.133 Making Corrections to the Accident Report

Correct erroneously recorded data by submitting a new, correct version of the accident report into EHS. The District Safety must be contacted if corrections to an accident report are necessary.

### 821.14 Maintaining Logs and Summaries

#### 821.141 OSHA 300, Log of Work-Related Injuries and Illnesses

In accordance with 29 CFR 1904, each facility must maintain an OSHA 300 log by calendar year that lists all OSHA-recordable occupational injuries and illnesses. All such injuries and illnesses must be recorded and maintained in the Employee Health and Safety (EHS) system for inclusion on the automated OSHA 300 log.

#### 821.142 OSHA 300A, Summary of Work-Related Injuries and Illnesses

Print a copy of the OSHA Form 300A from EHS, and post it for the period of February 1 through April 30 each year in a conspicuous place at every establishment where employees work or report to work.

#### 821.143 OSHA 301, Injury and Illness Incident Report

OSHA Form 301 must be filled out for each OSHA-recordable, work-related illness or injury within 7 days of notification (see 821.122). PS Form 1769/301, generated by EHS, is equivalent to OSHA Form 301.
821.144 **Retention**
Retain OSHA Forms 300, 300A, and PS Form 1769/301 for 5 years after the end of the calendar year. These forms are all available for 5 years in the EHS system.

821.2 **Accident Investigation**

821.2.1 **Responsibility**
Managers and supervisors are responsible for investigating all accidents promptly, determining their causes, and reporting them accurately in accordance with OSHA and Postal Service regulations. Management should consult with safety personnel when accident causes cannot be readily determined.

821.2.2 **Method**
To have first-hand knowledge of every accident that occurs in their operation, supervisors must make thorough investigations that include at least the following:

a. Interview employees to determine:
   (1) What caused the accident,
   (2) Why it happened, and
   (3) What the employees and supervisor think could have been done to prevent it.

b. Promptly inspect the accident site to determine what conditions (such as equipment and work practices) contributed to the accident.

c. Interview witnesses and coworkers.

d. Examine the most recent PS Form 1783, *On-the-Job Safety Review/Analysis*, for the task involved to determine if changes are required. Update as needed and review with all affected employees. If a PS Form 1783 is not on file, determine if one is necessary. If so, prepare one. See the Safety Resources page on Blue for assistance in completing a PS Form 1783.

821.3 **Accident Analysis**

821.3.1 **Purpose**
Accident analysis is vital for identifying the hazardous conditions, contributing factors, and root causes of accidents.

821.3.2 **Responsibility**
Installation heads/managers must use the results of accident analyses to address the causes of accidents, develop specific actions (countermeasures), and enter them into an accident reduction plan (ARP) (see 812.31). The ARP serves as management’s primary tool for reducing OSHA injury and illness (OSHA II) and motor vehicle accident (MVA) rates.

821.3.3 **Elements**
The process of conducting an accident analysis includes, but is not limited to, investigating the following key factors:

a. Specific tasks being performed at the time of the accident or injury.
b. Operations, equipment, tools, and machinery involved.
c. Specific event that resulted in the accident or injury.
e. Part(s) of the body involved.
f. Incidence and nature of the following:
   (1) Faulty equipment or design.
   (2) Unsafe condition(s).
   (3) Unsafe acts or practices.
   (4) Violation of rules, procedures, or instructions.
   (5) Inadequate training or lack of safety rules or procedures.

821.4 Privacy Act Considerations
Accident records, including the left side of the OSHA log and summary, contain information about individuals. Therefore, they must be handled and disclosed in accordance with the Privacy Act and implementing instructions. An individual’s accident records and related correspondence are maintained by the Postal Service as the privacy system entitled Postal Service 120.035, Personnel Records — Employee Accident Records.

822 Supplementary Actions in the Event of Serious Accidents, Including Fatalities

822.1 Reporting Serious Accidents

822.11 General
Certain types of serious accidents need attention at the District, Area, and Headquarters levels. Managers must use the Serious Accident Report (SAR) Tool in the Safety Toolkit to comply with the serious accident reporting (SAR) requirements listed in 822.13 and 822.14.

822.12 Definition of “Serious Accident”
A “serious accident” is defined by the Postal Service as any Postal Service-related occupational accident, illness, or disease that:
a. Results in the death of one or more employees or non-Postal Service persons.
b. Results in the inpatient hospitalization of one or more employees or non-Postal Service persons.
c. Results in the death of an employee or non-Postal Service person within 6 months of the date of the accident (even if it was not immediately reportable).
d. Involves property damage (combined Postal Service and non-Postal Service) estimated to exceed $100,000.

1. For non-Postal Service persons, there must be a postal nexus. For example, a customer collapsing in a lobby due to illness would not be classified as a serious accident.
2. Inpatient hospitalization does not include observation, emergency room, and all other forms of outpatient care.
e. Involves mutilation, amputation (including major cartilaginous body parts such as ears and nose), or loss of vision in one or both eyes to an employee or non–Postal Service person.

f. Results in inpatient hospitalization due to chemical or biological exposure.

822.13 Reporting Requirements for Installation Heads

The reporting requirements for installation heads are as follows:

a. The installation head must report all serious accidents to the district manager by COB the day of the accident.

b. The installation head, after consultation with the servicing safety office, must report by telephone (800-321-OSHA/800-321-6742), in person at the nearest OSHA office, or on the web-based fatality/injury/illness reporting application at www.osha.gov, the following:

   1. Any accident that is fatal to one or more employees must be reported within 8 hours. **Note:** Employers must report all fatal heart attacks occurring in the work environment, whether OSHA recordable or not (OSHA § 1904.39(b) (5)).

   2. Any accident that results in in-patient hospitalization of one or more employees within 24 hours of the work-related injury must be reported within 24 hours.

   3. Any amputation (partial or complete loss of a limb or external body part, but not requiring bone loss), even if not resulting in an in-patient hospitalization, must be reported within 24 hours.

   4. Any loss of an eye, even if not resulting in an in-patient hospitalization, must be reported within 24 hours.

c. The report to OSHA should relate the following information:

   1. Name of the establishment.
   2. Location of the incident.
   3. Time of the incident.
   4. Number of fatalities or hospitalized employees.
   5. Names of any injured employees.
   6. Postal Service contact person and his or her telephone number.
   7. Brief description of the incident.

d. The installation head is not required to report:

   1. Motor vehicle accidents that occur in public streets, except those in construction work zones (OSHA § 1904.39(b) (3)).
   2. Commercial airplane, train, subway, or bus accidents (OSHA § 1904.39(b)(4)).

e. The installation head must provide records within 4 business hours to an OSHA compliance officer who requests them (OSHA § 1904.40(a)).

f. The installation head must promptly report to the appropriate union:

   1. Any employee fatality.
   2. Any serious industrial, noncriminal accident or injury.
822.14 Reporting Requirements for District Managers
A fatality, amputation, mutilation, or OSHA-reportable accident, as defined in 822.13b, must be reported within 8 hours to the area Human Resources manager and manager, Safety and OSHA Compliance Programs, Headquarters.

822.15 How to Complete Serious Accident Reports
Complete as much as is known in order to submit a timely report. Follow up with additional information if necessary. The SAR Tool will use the following format:

a. Post Office or facility, city, state, and ZIP Code.

b. Name, title, and telephone number of the installation head (state whether the official has personal knowledge of the situation).

c. Brief description of accident, including:
   (1) Date and time of accident or death (make a supplementary report if a death occurs after the initial report).
   (2) Location.
   (3) Name, home address, title, age, sex, years of service, and extent of injuries to Postal Service employee(s).
   (4) Name, age, sex, address, and extent of injuries to non-Postal Service persons involved.
   (5) Type of work employee was performing when the accident occurred.
   (6) Vehicle, equipment, or property damage, Postal Service or non-Postal Service (state the make, model, and type of vehicle and whether a seat belt was used).
   (7) Probable cause(s) of accident.
   (8) Police charges (if any and if known).
   (9) Name, title, and level of supervisor on duty.

822.2 Investigating Serious Accidents

822.21 OSHA Investigations
OSHA may elect to investigate occupational fatalities or serious accidents. If notified by OSHA personnel of their intent to investigate, the servicing safety office will immediately notify the:

a. Local Area Law Department,
b. Area Manager Human Resources,
c. Headquarters General Counsel, and
d. Manager, SOCP.
Postal Service Serious Accident Investigation Board

Mandatory Composition

A management board appointed by the district manager must investigate job-related fatalities and other serious accidents as defined in 822.12. The board must be appointed within 24 hours of the accident and must include:

a. One operations manager who has no functional relationship to the activities involved in the accident; this person will serve as chairperson.

b. One manager from the office who has a functional relationship to the activities involved in the accident.

c. The manager, Safety, or designated safety specialist, as appropriate.

d. One Postal Service medical advisor appointed in consultation with the area medical director.

Exception: Some serious accidents involving customers or Postal Service employees may not warrant a full investigation by a board. Vice presidents of Area Operations may waive investigations of serious accidents if they determine that the purpose of an investigation (see 822.223) is unlikely to be realized because of the circumstances of the accident. If district managers believe a waiver is justified, they should request a waiver from their vice president of Area Operations. If a waiver is granted, it should be documented and the file treated in accordance with the requirements of 822.225.

Optional Composition

One employee representative from the local safety and health committee, when requested by the appropriate union, will be permitted to accompany the board in its investigation of industrial, noncriminal accidents. SOCP, Headquarters, may provide investigative assistance when such assistance is determined to be appropriate by the area Human Resources manager. The vice president of Area Operations may designate, as deemed necessary, an area-level representative to serve on or to provide consultation to the board.

Board Responsibilities

Board responsibilities are to:

a. Discover the root causes of the accident.

b. Make sound recommendations to prevent accident recurrence.

c. Review the quality of action taken by supervisors where the accident occurred.

d. Determine if the employee was wearing a seat belt at the time of the motor vehicle accident (see 844.2) and document findings.

Note: Board responsibilities and actions do not relieve those immediately involved of their responsibility for accident investigation and prevention.

Board Investigation Report

The board must use the SAR Tool to report findings and recommendations:

a. Detailed description of accident, as follows:

   (1) Employee’s relationship (location) to physical surroundings.
(2) What the employee was doing when the accident occurred and how he or she was doing it.

b. Statements from the following:
   (1) Employee.
   (2) Witness(es).
   (3) Other person(s) interviewed.

c. Photographs of the accident scene.

d. Pertinent findings.
   (1) What the employee did, or failed to do, that contributed to the accident. Include unsafe acts and violations of safety rules, such as not wearing a seat belt (see 844), lack of knowledge, and lack of training.
   (2) What others involved did, or failed to do, that contributed to the accident.
   (3) The main reason for the actions (what was done or failed to be done) that contributed to the accident.
   (4) Deficiencies and unsafe or adverse conditions in the work environment that contributed to the accident.
   (5) If applicable, the reason for the deficiencies in the work environment.

e. Quality and type of action taken by management after the accident occurred.
   (1) Immediate supervisor’s investigation (see 821.2 for responsibilities).
   (2) Upper level managers’ actions (responsibilities include ensuring that all employees involved in similar work are instructed, revising work procedures or practices when required, and ensuring that the board’s recommendations are implemented when appropriate).

f. Actions recommended by the board to prevent future occurrences of similar accidents.

822.225 Investigation Reporting and Response Requirements
Investigation reporting and response requirements are as follows:

a. Board. Within 15 working days of appointment, the board must submit a report of its findings and recommendations to the district manager, with copies to the area vice president and the installation head.

b. Installation head. Within 10 working days after receiving the board’s report, the installation head must provide a report to the district manager, with a copy to the area vice president, describing the corrective actions taken.
c. **District.** The original copy of the investigation board report is retained at the district safety office. In addition:

(1) For fatal and catastrophic (OSHA-reportable) incidents only, an executive summary must be forwarded to the area Human Resources manager. The summary should include at a minimum:
   (a) The date and time of the incident,
   (b) The name and location of the installation,
   (c) Personnel information,
   (d) A brief description of the incident,
   (e) Causal factors,
   (f) Recommendations, and
   (g) Proposed corrective actions.

(2) When the investigation board report indicates items with national impact, a complete copy of the board report must be forwarded to the area Human Resources manager for review and consultation with any affected Headquarters departments.

d. **Headquarters.** Upon written request of any member of the National Joint Labor-Management Safety and Health Committee, the vice president of Employee Resource Management must arrange for the release of a copy of the report to that member. However, those portions of the report prohibited from disclosure by law or regulation must not be released.

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### Program Evaluation

#### 823.1 Purpose
The purpose of routine safety and health program evaluations is to:

a. Measure the effectiveness of the Postal Service’s safety and health program at each organizational level,

b. Ensure OSHA compliance, and

c. Promote a model for effective safety and health programs.

A program evaluation must include compliance with the program elements included in this chapter and other Postal Service policy and procedure documents, including handbooks, manuals, and management instructions.

#### 823.2 Responsibilities

##### 823.21 Headquarters
Headquarters is responsible for the following:

a. Defines performance metrics,

b. Identifies facilities to be evaluated,

c. Establishes and interprets program criteria,

d. Assesses overall program performance, and

e. Conducts safety and health program evaluations at various organizational levels when deemed appropriate.
Areas conduct safety and health program evaluations at various organizational levels when deemed appropriate or in response to OSHA compliance activity. Vice presidents of Area Operations review district safety and health program evaluations and monitor performance. In accordance with 810, these evaluations are to be considered in evaluating the individual performance of managers in the area.

**Districts**

**823.231 General**

Districts must conduct annual safety and health program evaluations. Personnel performing the program evaluation must use the most recent Program Evaluation Guide contained in the Safety Toolkit, and enter the program evaluation findings into the Safety Toolkit. If a Headquarters or area-sponsored program evaluation is conducted during the fiscal year, it fulfills the annual requirement. Program evaluations are not required at administrative facilities regardless of the work years of employment in the regular workforce. However, if these sites are going to apply for OSHA’s Voluntary Protection Program, a program evaluation is required. Administrative facilities include stand-alone District Offices, stand-alone Area Offices, and Remote Encoding Centers.

**823.232 District and Subordinate Installations with 100 or More Work Years**

Annual program evaluations must be conducted by the district safety staff or plant safety specialists.

**823.233 District and Subordinate Installations with More Than 50 but Less Than 100 Work Years**

District and subordinate installations with more than 50 but less than 100 work years must have annual program evaluations. Usually, they are conducted by the facility safety coordinator (FSC), but the supporting manager, Safety, may elect to conduct the annual program evaluation in some instances. A program evaluation conducted by the supporting Safety Office fulfills the annual evaluation requirement.

**823.234 Program Evaluations in Support of the National Performance Assessment**

a. District or plant safety specialists must perform all National Performance Assessment (NPA) program evaluations at facilities with 100 or more work years.

b. District safety specialists or members of trained District or Area teams may perform NPA program evaluations at facilities with 50 to 100 or less than 50 work years.

c. It is recommended that safety personnel and FSCs do not perform NPA program evaluations at their own facilities. However, it is permissible if time, budget or resource constraints are an issue.
823.3 **Program Evaluation Report**

The procedure for reporting on a program evaluation includes the following steps:

a. The evaluator(s) will hold an opening and closing conference with the installation head.

   (1) The lead evaluator will enter the facility program evaluation record into the Safety Toolkit and use the reports module to produce a draft score sheet for discussion with the installation head at the closing conference.

   (2) At the closing conference, the lead evaluator will present the findings and allow the installation head to present additional information that may impact the score.

   (3) Once the closing conference is completed, the lead evaluator cannot consider any additional information provided by the installation head.

   (4) The lead evaluator will make any necessary adjustments to the findings and score immediately following the closing conference and provide a copy of the draft score sheet to the installation head.

b. The lead evaluator will finalize the evaluation in the Safety Toolkit within 5 calendar days of completion of the closing conference. Managers, Safety must send the final report to the Postmaster or plant manager, with copies to the appropriate manager, Post Office Operations, or lead plant manager.

c. If any PEG criteria are not met, the installation head must complete an Action Plan in the Safety Toolkit. The Action Plan explains specific actions to be taken to eliminate program deficiencies. All actions outlined in the Action Plan must be fully implemented within 30 days from the date the PEG is finalized.

d. The supporting manager, Safety, will monitor completion of Action Plans and report noncompliance through channels to the manager, Post Office Operations, or plant manager at least once a quarter. The Safety Toolkit Evaluation Reports Module will generate the noncompliance report.

824 **Safety and Health Inspections**

824.1 **Purpose**

The purpose of a safety and health inspection is to target specific operational, facility, or program deficiencies that may cause accidents, injuries, and illnesses, and to foster compliance with OSHA regulations and standards.

824.2 **Methods**

Safety personnel conducting inspections must be technically competent to recognize and evaluate hazards of the work environment and to suggest specific abatement procedures. They must use inspection checklists.
824.3 Safety, Health, and Environment

824.3 Types of Inspections

824.31 Area Oversight and Targeted Inspections

824.311 Oversight
The area Human Resources manager must ensure that safety and health inspections are conducted as required by this section.

824.312 Area Inspections
The area Human Resources function must conduct area inspections of plants or other installations as necessary to ensure effective safety and health programs. Inspection teams should consist of area and local safety and health, maintenance, and line management personnel.

Union representatives from the local safety and health committee may participate in inspections conducted by area safety and health personnel provided that the union represents employees at the facility being inspected. The number of union representatives will be determined by appropriate collective-bargaining agreements.

824.32 District and Subordinate Installations with 100 or More Work Years

824.321 Requirement
District and plant safety personnel must conduct a semiannual inspection of all installations with 100 or more work years of employment in the regular workforce and enter their inspection findings into the Safety Toolkit. If Headquarters or the area conducts an inspection, it serves as one semiannual inspection.

824.322 Teams
Inspection teams consist of personnel from Safety, Maintenance, In-Plant Support, and line management.

Union representatives from the local safety and health committee may participate in inspections referred to in this section, provided that (a) the union represents employees at the installation, and (b) the union representative is domiciled at the installation to be inspected. If that union representative is not domiciled at the installation to be inspected, and if that union represents employees at the installation, at the union’s option (a) representatives from the committee may participate in the inspection at no additional cost to the employer; or (b) the union may designate a representative domiciled at the installation to be inspected to participate in the inspection. The number of union representatives is determined by appropriate collective bargaining agreements.

824.33 District and Subordinate Installations with Less Than 100 Work Years

824.331 Requirement
Collateral duty FSCs must conduct an annual inspection of each installation with less than 100 work years of employment in the regular workforce. The FSC will conduct the inspection using instructions and an approved
inspection checklist located in the Safety Toolkit or on the Safety Resources Page. FSCs must enter inspection findings into the Safety Toolkit if they have access to a Postal Service computer. District safety personnel provide technical assistance and support as necessary. In addition, district safety personnel must visit facilities as necessary to verify results of inspections by the FSC and provide assistance. If district safety personnel perform an inspection, it serves as the annual inspection.

824.332 Teams
Inspection teams consist of the collateral duty FSC and at least one supervisor.

Union representatives from the local safety and health committee may participate in the annual inspection of each installation with less than 100 workyears of employment in the regular workforce where the committee exists in the installation being inspected. In installations that do not have a safety and health committee, inspectors give a bargaining unit employee (from each union that represents employees in that installation) the opportunity to accompany them during these inspections. If the unions request it, the bargaining unit employees should be selected on a rotating basis by the exclusive bargaining representatives in that installation. The number of union representatives is determined by appropriate collective bargaining agreements.

824.4 Conduct of the Inspections

824.41 Authority
Postal Service safety personnel are authorized:

a. To conduct inspections without delay.
b. To have access to all available information relevant to the occupational safety and health of the workplace to be inspected, including:
   (1) PS Form 1767, Report of Hazard, Unsafe Condition, or Practice;
   (2) PS Form 1769/301, Accident Report;
   (3) PS Form 1772, Accident Log;
   (4) OSHA Form 300;
   (5) OSHA citations or other correspondence; training records; and
   (6) All checklist and deficiency reports.
c. To interview employees privately, if necessary.
d. To consult with a reasonable number of employees during the inspection if there are no authorized representatives of employees.
e. To deny the right of accompaniment to any person whose participation interferes with a fair and orderly inspection.

824.42 Inspection Procedures

824.421 Opening Conference
Members of the inspection team must conduct an opening conference with the installation head and the union representatives who are to participate in the inspection. The purpose of this conference is to explain the purpose and scope of the inspection and to inform the installation head that the inspection
team will, in the course of inspection, consult with employees and managers as needed.

824.422 Inspection Rules
Safety inspections must be conducted according to the following rules:

a. The responsible manager must ensure that the team, led by the senior safety professional (or collateral duty FSC) assigned, has adequate participation and resources to accomplish a meaningful inspection.

b. Members of inspection teams must comply with all safety and health rules at each installation including the use of protective clothing and equipment. The conduct of inspections must not result in unreasonable disruption of operations.

c. Representatives of Maintenance, In-Plant Support, Operations, and others designated by management as appropriate, must participate.

d. During the course of an inspection, any employee must be afforded an opportunity to bring to the attention of the inspection team any unsafe or unhealthful working condition that the employee believes exists in the workplace. In order to speak with the head of the inspection team, employees must first request permission from their immediate supervisors. Such requests must not be unreasonably denied.

e. Safety personnel must arrange for or conduct industrial hygiene evaluations and sampling and take photographs where necessary.

824.423 Imminent Hazard Abatement
If imminent danger is identified, the inspector must immediately inform the official in charge of the workplace. The official in charge of the workplace must undertake immediate abatement of the dangerous condition and the withdrawal of employees who are not necessary for the abatement. If the official in charge needs assistance to undertake full abatement, he or she must immediately notify, through channels, the district manager, who provides assistance for the abatement effort. The area Human Resources manager is also to be notified.

Safety and health committees and union representatives of the employees affected must be informed of all relevant actions.

824.424 Closing Conference
At the conclusion of a scheduled inspection, safety personnel must confer with the installation head and the union representative(s) who accompanied the inspection team and advise them of deficiencies disclosed by the inspection. Anyone at the conference may bring to the inspector’s attention any pertinent information regarding conditions in the workplace.

824.425 Documentation and Reporting
The team leader must enter inspection findings into the Safety Toolkit, generate the inspection report, and give the inspection report to the installation head/manager no later than 5 days after completion of the closing conference. In addition, the team leader sends copies of the report to the employee representative(s) who participated in the closing conference and/or to the local safety and health committee.
824.426 Notification
Immediately upon receipt of the deficiency report the installation head must post a notice in a prominent place where it will be readily observed by employees stating that the inspection has been received and is available for viewing in a convenient location, such as the safety office. The notice must indicate, as applicable, that deficiencies were found and describe any special procedures that are in place. The notice shall remain in place for 3 working days or until all items have been abated, whichever is longer. Copies of all inspections and reports will be maintained in the Safety Toolkit.

824.5 Deficiency and Hazard Abatement
824.51 Hazard Classifications
Safety hazards are classified as follows:

a. Imminent danger — A situation in which there is a reasonable certainty of danger that could cause death or serious physical harm immediately or before the danger can be eliminated through normal abatement procedures.

b. Serious danger — A situation in which there is a substantial probability that death or serious physical harm could result.

c. Nonserious danger — A situation that has a direct relationship to job safety and health but probably will not cause death or serious physical harm.

824.52 Hazard Abatement Committee
Within 5 working days after receipt of the inspection report, a hazard abatement committee must be established and meet to assign priorities and specific abatement dates within the limits set by the inspection team. The installation head/manager must chair this committee. (Note: Postmasters or others who serve as installation heads for detached units may designate a chair for those detached unit abatement committees only.) Committee members must include:

a. Installation head (or designee as noted above).

b. Safety representative (collateral duty FSC if appropriate).

c. Maintenance representative.

Additionally, Mail Processing, Customer Services, Industrial Engineering, Purchasing, and other personnel must attend when their functional areas are involved.

824.53 Abatement
824.531 Within 20 Days
Where feasible, correct deficiencies within 20 days of receipt of the inspection report.

824.532 More Than 20 and Fewer Than 45 Days
All deficiencies that are not corrected within 20 days must be reported immediately, along with a Hazard Abatement Plan (HAP), to the district manager with copies furnished to the manager, Post Office Operations, or
the lead plant manager; the supporting manager, Safety; and manager, Human Resources, District. The HAP must contain the following:

a. Name of the installation.
b. Location of the unsafe condition.
c. Description of the unsafe condition.
d. Length of time the condition has existed.
e. Explanation of the circumstances of the delay in abatement.
f. A management action plan (MAP) that will be used for resolution of the problem.
g. A summary of steps being taken in the interim to protect employees from being injured by the unsafe or unhealthful working condition.

Affected employees must be informed of the provisions of the plan.

The Safety Toolkit provides a HAP template and reports. This template must be used to develop the inspection-specific Hazard Abatement Plan.

824.533 More Than 45 Days

All deficiencies that are not corrected within 45 days must be reported immediately, along with the HAP through management channels to the vice president of Area Operations, with copies to the area Human Resources manager and the area manager, Safety.

824.534 Changes

Once the HAP has been submitted, any changes in the plan require the submission of a new plan in accordance with the provisions of this section. Once the HAP is created in the Safety Toolkit it is automatically updated as deficiencies are corrected. Managers with access to the Safety Toolkit can view the updated HAP by logging on to the Safety Toolkit.

824.535 Submission of Abatement Record

Within 5 days of abatement, a copy of the abatement record, signed by the installation head/manager, must be sent to the safety professional in charge of the inspection.

When deficiencies are corrected (hazards abated), the FSC or supervisor/manager responsible for the abatement must enter the abatement date for the deficiency in the Safety Toolkit. For facilities that do not have access to Postal Service computers, the installation head/manager must provide a copy of the abatement record to the supporting manager, Safety, within 5 days of completion of the abatement action.

When deficiency correction requires action by the General Services Administration or another federal lessor agency, the installation head/manager must contact the lessor agency and request corrective action. This does not, however, relieve management from the obligation to protect employees by implementing effective interim controls.

824.54 Re-inspection and Follow-up

The procedures for correcting a deficiency must include a process to check (through spot checks and re-inspections as appropriate) whether the corrective action taken has proven to be effective.
Spot checks and re-inspections should be conducted by the same personnel (i.e., full-time safety personnel or FSCs) who performed the original inspection, if possible. Posting of the follow-up inspection results is not required.

The area vice president may designate an Area-sponsored re-inspection following submission of a HAP to the Area.

824.6 Investigating Employee Reports of Hazard, Unsafe Condition, or Practice

824.61 Purpose of PS Form 1767, Report of Hazard, Unsafe Condition or Practice

PS Form 1767 is designed to encourage employee participation in the Postal Service safety and health program and to provide prompt action when employees report a hazard. This form provides a channel of communication between employees and management that promotes a prompt analysis and response with corrective action to reports of alleged hazards, unsafe conditions, or unsafe practices.

824.62 Availability of Form

Supervisors must maintain a supply of PS Forms 1767 in the workplace in a manner that provides employees with both easy and (if desired) anonymous access.

824.63 Procedures and Responsibilities

824.631 Employee

Any employee, or the representative of any employee, who believes that an unsafe or unhealthful condition exists in the workplace may do any or all of the following:

a. File a report of the condition on PS Form 1767 with the immediate supervisor and request an inspection of the alleged condition.

b. If the employee desires anonymity, file PS Form 1767 directly with the installation’s safety personnel, who will immediately give the report to the employee’s supervisor for necessary action. (In such cases, safety personnel must not disclose the name of the individual making the report.)

c. Report alleged unsafe conditions to a steward, if one is available, who may then discuss the condition with the employee’s supervisor.

Discrimination against an employee for reporting a safety and health hazard is unlawful.

824.632 Supervisor

The immediate supervisor must promptly (within the tour of duty):

a. Investigate the alleged condition.

b. Initiate immediate corrective action or make appropriate recommendations.

c. Record actions or recommendations on PS Form 1767.

d. Forward the original PS Form 1767 and one copy to the next appropriate level of management (approving official).
e. Give the employee a copy signed by the supervisor as a receipt.
f. Immediately forward the third copy to the facility safety coordinator.

It is the supervisor's responsibility to monitor the status of the report at all times until the hazard is abated. If the hazard remains unabated longer than 7 calendar days, the supervisor must verbally inform the employee as to abatement status at the end of each 7-day interval.

824.633 Approving Official

The approving official (the responsible manager) must initiate action to eliminate or minimize the hazard.

a. If this results in the submission of a work order, attach the original PS Form 1767 and forward it, through channels, to the manager of Maintenance.

b. If the approving official determines that there are no reasonable grounds to believe such a hazard exists, the employee must be notified in writing within 15 calendar days. (Safety personnel must assist in this determination when requested.)

c. If the hazard was abated through actions of the approving official:
   (1) The employee must be notified in writing, and
   (2) The original PS Form 1767, with a statement of actions taken, must be forwarded to the safety office.

824.634 Safety Personnel and Collateral Duty Facility Safety Coordinators

Safety personnel assigned to plants and FSCs must log and sequentially number all hazard reports received on PS Form 1773, Report of Hazard Log, or if the FSC has computer access, enter the reports into the Hazard Log Module of the Safety Toolkit. Safety personnel and FSCs must also review all PS Forms 1767 for accuracy, completeness, and follow-up, as necessary. They must routinely provide status reports of PS Form 1773 logs and Safety Toolkit reports at executive and Joint Labor-Management Safety and Health Committee meetings (or regular staff meetings in facilities with fewer than 50 employees).

824.635 Maintenance

Maintenance must notify the approving official when any PS Form 1767 maintenance-related work order has been completed.

824.636 Installation Head

Installation heads/managers are responsible for responding promptly to hazard reports and ensuring that line supervisors are diligent in correcting hazards. If a hazard report indicates that imminent or serious danger exists, the installation head must take immediate corrective action.
825  **OSHA Inspections**

**Reference Note:**
For additional material concerning OSHA inspections refer to:
- The OSHA publications summarized and referred to therein.

825.1 **Purpose**
The purpose of section 825 is to provide general guidance when compliance safety and health officers (CSHOs) or compliance safety and health officer industrial hygienists (CSHO-IHs) from OSHA conduct announced or unannounced inspections or investigations of Postal Service facilities. All such inspectors are referred to as CSHOs in 825.

825.2 **Scope**
These procedures apply to all facilities in which Postal Service employees work. In Postal Service-owned or -leased facilities, it is the responsibility of the Postal Service to ensure compliance with OSHA requirements. In Postal Service, owned or leased facilities, it is the responsibility of the Postal Service to ensure compliance with OSHA requirements.

825.3 **Authority**
It is Postal Service policy to maintain safe and healthful working conditions and to cooperate fully with OSHA inspectors. As an employer subject to private sector enforcement, it is Postal Service policy to ensure that inspections are conducted in a reasonable manner.

825.4 **Procedures**

825.41 **Arrival of Inspectors and Verification of Credentials**
OSHA may conduct its inspections without prior notice. CSHOs generally conduct inspections during normal working hours but may arrive on any tour. On arrival at a Postal Service facility, the CSHO should ask to meet with the ranking Postal Service official. The senior Postal Service official must meet promptly with the CSHO.

The senior Postal Service official, or designee, must review all CSHOs’ credentials and may request verification from the OSHA area office.

Once the CSHO has presented appropriate credentials, the senior Postal Service official must immediately notify, by telephone or in person, the district manager and area Human Resources manager (or their designees) of OSHA’s presence and the scope of the inspection and request that a safety professional come to the facility immediately for the inspection.

825.42 **Consent to Entry and Cooperation**
The CSHO must be informed that he or she will be permitted to enter any Postal Service facility for inspection or investigation purposes without delay once a safety representative reaches the site or area, or once the area Human Resources manager or designee agrees that the inspection may proceed without such attendance.
The CSHO should be informed that a request for a representative has been made, that the Postal Service request is not intended to delay or interfere with the inspection, but to ensure that the Postal Service participates in a professional manner, and that the presence of the representative will expedite completion of the inspection. Postal Service officials must cooperate fully with OSHA CSHOs.

During an inspection, if the Postal Service official determines that the CSHO believes that a violation exists because the CSHO does not have complete information about a particular condition, the Postal Service official (subject to advice from the safety professional) should attempt to make the CSHO aware of all relevant additional information.

825.43 Opening Conference

825.431 Initiation

The CSHO holds an opening conference to inform the Postal Service of the purpose, scope, and conduct of the inspection. If the CSHO does not offer to conduct the conference, one should be requested.

825.432 Attendance

The opening conference must be attended by a safety professional unless the district Human Resources manager or designee says to proceed. The senior Postal Service official attends the opening conference and may invite other Postal Service officials from the facility, as appropriate. Employee representatives also should attend the opening conference; union representatives from the local safety and health committee should participate in accordance and 824.3 and 825.3.

825.433 Provision of Materials

The CSHO may provide copies of laws, standards, regulations, and promotional materials. The CSHO is required to furnish to the installation head any copy of an employee's report(s) of unsafe or unhealthful conditions that generated the inspection. If a complainant has asked to remain anonymous, OSHA is bound by regulations to respect that request. In such instances, the CSHO must provide a list of the unsafe conditions alleged.

825.434 Outline of Scope

The CSHO can be expected to outline the proposed general scope of the inspection, including employee interviews, physical inspection of the workplace, records review, and the taking of photographs or samples.

825.435 Plan of Route Sequence

The CSHO should be questioned during the opening conference so that the walk-around inspection can be planned as to route sequence, notifications to production supervisors, and technical support. Planning of a route sequence should be considered a guideline only, as the CSHO may investigate any other apparent hazards observed in plain view while en route to a particular area.

825.44 Records Review

825.441 Safety Records

It is the policy of the Postal Service to require that the CSHO present all requests for documents in writing to the person designated by the Postal
Service as the one at the facility to receive such requests during the inspection. It is also Postal Service policy to respond as quickly as possible to such requests. All documents provided at the request of CSHO are recorded on a documentation log. The CSHO is authorized to review all records that are required to be maintained under the OSH Act. Examples of the types of records that can be reviewed include the OSHA log and summary and PS Form 1769/301 when it is used to record injuries and illnesses.

**Medical Records**

In certain instances, the CSHO may ask to review the medical records of some employees in order to verify compliance with the medical surveillance record-keeping requirement of an OSH standard. Access to medical records must be coordinated through the senior area medical director.

If the CSHO wishes to record or copy any medical records, a written access order in the form set forth in the OSHA *Field Information Reference Manual* must be provided.

**Participation**

**Management Participation during Inspections**

The safety professional, or designee, must accompany the CSHO during the walk-around portion of the inspection. The collateral duty FSC should also participate in the inspection. Representatives of Operations, In-Plant Support, and Maintenance must be with the CSHO whenever possible.

Management representatives, including managers and supervisors, must not sign any statements, affidavits, or notes.

**Interviews of Management and Supervisory Personnel**

Postal Service policy is:

a. To cooperate with CSHO requests for interviews with representatives of management, including supervisors and staff. Management should work with the CSHO to schedule such interviews so as not to interfere with mail processing. Subject to this consideration, management employees should be made available for interviews as soon as possible.

b. To have a representative of the Postal Service present for the entire interview. The representative may be an employee from Human Resources or Safety, a counsel, or a senior official or his or her designee.

c. Not to consent to the audio or video taping or other recording of interviews with representatives of management. The only exception is if OSHA issues an investigatory subpoena requiring a witness to appear for a formal, sworn, recorded interview. In such cases, the representative of management must be represented by counsel.

d. Not to allow representatives of management to sign statements, affidavits, notes, or other documents prepared by OSHA during interviews.
Employee Participation during Inspections

Union representatives from the local safety and health committee must be given the opportunity, in accordance with 824.3, to accompany CSHOs during inspections.

CSHOs also may consult with other nonsupervisory employees who are not part of the inspection team and may request to interview them in private or with their union representatives during the walk around. The CSHO may be permitted to talk with employees at their workstations for no more than 5 minutes. If further conversation is desired, the Postal Service walk-around representative should offer to make the employee available for a scheduled interview by the CSHO. Management should work with the CSHO to schedule such interviews so as not to interfere with production. Subject to this consideration, employees should be made available for interviews as soon as reasonably possible.

Employee representatives are on the clock whenever the inspection is conducted during the employee’s regular work schedule. Employees are not compensated for time spent accompanying CSHOs outside of their work schedule.

Methods

Walk-Around Inspection

There are several types of inspections (see Handbook EL-802) that may involve detailed inspection of all areas and a thorough records review. Normally, in an inspection triggered by a complaint, the CSHO limits the inspection to the items listed in the employee’s report. The scope of the inspection may, however, extend to other areas of the Postal Service installation. During the walk-around inspection, the CSHO examines each item mentioned in the employee’s report.

The CSHO may take photographs of or videotape any conditions observed. The Postal Service must duplicate as closely as possible each photograph or videotape taken by the CSHO and should specify in the detailed notes what each photograph shows. If necessary, as a less preferred but acceptable alternative, before the inspection begins, a written agreement may be reached with the CSHO that at the conclusion of the inspection, OSHA will promptly provide the Postal Service with copies of all the photos or videotapes that it has taken of the observed conditions.

The CSHO may use measuring devices or instruments to determine compliance with the OSH Act. The safety professional or designee must record the type of instrument used and the readings obtained, and take duplicate measurements using Postal Service instruments.

The CSHO can dismiss from the inspection team, at any time, anyone interfering with the orderly conduct of the inspection. If a management representative is dismissed, the occurrence must be thoroughly documented. Another management representative must be immediately named to complete the inspection.

Health Sampling

To determine whether a violation of health standards exists, the CSHO may collect samples, including full-shift (8-hour tour) sampling. Such sampling
may require the wearing of sampling devices by employees. Postal Service officials are to cooperate with the CSHO and are to encourage cooperation by employees.

If the CSHO desires to conduct such monitoring, the Postal Service representative must request a delay until the Postal Service brings to the site an industrial hygienist or other person qualified to perform parallel monitoring. When such requests are made, the senior Postal Service official must immediately notify the district manager, area manager, Safety, and district manager, Safety, by telephone. Every effort must be made to bring the Postal Service hygienist to the site as soon as possible.

When OSHA conducts health sampling, the Postal Service must take duplicate samples and send the samples to an accredited laboratory for analysis. Proper chain-of-custody procedures established by the laboratory must be followed. Sample results must be retained locally and transmitted to the district Safety and area Human Resources.

### 825.47 Immediate Correction of Imminent Dangers or Other Violations

During an inspection, a CSHO may point out conditions that may be considered to be imminent dangers under the OSH Act. Immediate efforts are to be made to evaluate the condition. If it appears that such a danger is present, the corrections are to be made immediately, if possible, or to remove the exposed employees from the zone of danger. Whenever feasible, correct other potential violations or hazards pointed out by the CSHO during the visit.

### 825.48 Closing Conference

After completing the review of records, employee interviews (if necessary), and the walk-around inspection, the CSHO ordinarily will conduct an exit conference with the senior Postal Service official and other team members. If the CSHO does not offer to conduct the conference, one should be requested. If the Postal Service installation has a full-time safety professional, that person must also attend this closing conference. If any safety professionals have been called in from a plant or district, they must also attend the closing conference along with the collateral duty FSC. Employee representatives from the walk-around inspection must also attend.

During this conference, all conditions or practices that the CSHO believes may constitute safety or health violations should be reviewed. Efforts should be made to have the CSHO explain in as much detail as possible what violations he or she believes have been observed, and what citations, if any, he or she intends to recommend for issuance to the area director.

### 825.49 Post Conference Internal Communications

Following the closing conference, the senior Postal Service official must immediately notify the area vice president that the inspection has been completed.

It is policy and direction of the General Counsel that following the closing conference, the installation head must prepare a memorandum for and directed to the General Counsel summarizing OSHA’s findings and any other pertinent information concerning the inspection. This report must be considered privileged and confidential as attorney-client communications.
and attorney-work product. The report must be prepared and transmitted to the servicing area General Counsel within 48 hours of the closing conference. Copies of the report are to be sent only to the area Human Resources manager and the manager, SOCP. No other copies are to be distributed.

825.5 **Citations**

825.5.1 **Issuance and Posting**

Following an inspection, if violations have been observed, OSHA may issue citations alleging violations and stating a proposed penalty and proposed abatement date (OSHA Form 2, *Citation and Notification of Penalty*).

Upon receipt of a citation, notify area and Headquarters General Counsel and SOCP. A copy must be faxed or emailed immediately to SOCP, Headquarters, and the vice president of Area Operations. The citations must be forwarded to the district safety manager immediately (by COB that day) and entered into the national citation management tracking system by the district safety office, who will update each entry promptly until the citation is resolved and closed.

In accordance with the instructions that accompany the citations, copies of the citations are to be posted in the affected facility at the locations where important announcements are customarily posted for employees. The citations are to remain posted until they are finally resolved.

825.5.2 **Abatement**

A citation includes a proposed date by which each alleged violative condition must be corrected. The length of the period allowed varies based on:

a. The type of hazard involved,
b. The severity of the risk to employees, and
c. OSHA’s assessment of the difficulty of correcting the hazard.

It is the policy of the Postal Service to abate violative conditions promptly. Whether a condition constitutes a violation, and whether a proposed penalty, abatement date, and means of abatement are reasonable, however, are matters to be resolved with OSHA once the citation has been reviewed by Headquarters SOCP and the Headquarters General Counsel.

825.5.3 **Informal Conference**

To assist in determining whether to contest or resolve a citation, the installation head (in concert with the Headquarters, area, and district safety representatives) must request an informal conference with the OSHA area director who issued the citation. Informal conferences are managed by area or Headquarters Safety and OSHA Compliance Programs, and attended by field legal counsel or Headquarters legal counsel as deemed appropriate by Headquarters.

825.5.4 **Citation Management and Procedure for Paying Fines**

Citations must be managed in accordance with instructions from the Headquarters General Counsel and SOCP. (See Handbook EL-802 and OSHA publications therein about citations and required actions.)
825.6 **District File of OSHA Inspections**

The district file of OSHA inspections is the official record of OSHA compliance activity. However, the citation management tracking system must be kept current to assist in tracking and managing citations and to provide a database of OSHA compliance activity nationwide.

The district Human Resources manager, or designee, must maintain a file on each OSHA inspection. The file must include the following:

a. A copy of any employee complaint letter or list of complaint items if the complainant wished to remain anonymous.

b. Any citations (OSHA Form 2) and accompanying materials.

c. The names of all CSHOs, management officials, and employees’ representatives participating in the inspection.

d. Notes and other documentation, such as photographs, made by local management.

e. All correspondence relative to correction of hazards, abatement plans, and procedures and documentation submitted to OSHA.

f. Document log, if documents were provided to the CSHO.

All items listed above in the OSHA inspection file must be retained as stated in the , Records Control Schedule, items 32 to 43.

830 **Motor Vehicle and Industrial Safety**

831 **Motor Vehicle Safety**

831.1 **Objective**

The objective of the Motor Vehicle Safety Program is to comply with applicable U.S. Department of Transportation regulations; require safe driving; and reduce potential losses, human suffering, and property damage, while maintaining the efficient delivery and collection of mail.

The following handbooks provide policy and procedures for implementing an effective motor vehicle safety program:

- EL-801, *Supervisor’s Safety Handbook*.
- EL-804, *Safe Driver Program*.
- PO-701, *Fleet Management*.

831.2 **Vehicle Maintenance**

All installation heads and managers having motor vehicles under their control must develop and administer the controls necessary to ensure that the provisions outlined in Handbook PO-701 are followed.
831.3 Driver Selection, Training, and Supervision

831.31 Driver Selection
Postal Service personnel responsible for hiring, testing, supervising, and providing medical services must ensure that only qualified applicants are hired and retained in driving positions. The determination of qualified is outlined in Handbook EL-312, Employment and Placement.

831.32 Driver Training
The goal of all types of driver training is to develop and maintain safe drivers. The careful selection of personnel to act as driving instructors is essential to ensure proper attitude, enthusiasm, interest, and understanding of the subject matter. Additional information and policy requirements can be found in Handbooks EL-804 and EL-312.

831.33 Driver Supervision
831.331 Supervisors’ Responsibilities
Supervisors must ensure that the drivers under their supervision drive safely, practice defensive driving, practice personal safety, obey all state and local traffic laws and Postal Service driving policies, and extend courtesy in all situations.

831.332 Drivers’ Responsibilities
Drivers must:
   a. Drive safely and defensively.
   b. Practice personal safety.
   c. Obey all state and local traffic laws and Postal Service driving policies.
   d. Extend courtesy in all situations.
   e. Not use a cell phone while driving. Drivers must pull off the road to a safe location before using the phone.

831.4 Accident Analysis
Managers and supervisors must analyze driver observations, route layout, and vehicle accident data to determine potential hazards, contributing factors, and the root causes of accidents. They must also develop and implement countermeasures designed to prevent motor vehicle accidents at their installations.

832 Powered Industrial Truck Safety

832.1 General
Employees authorized to operate powered industrial trucks (PITs) must be given operator training in accordance with Occupational Safety and Health Administration (OSHA) standard 1910.178, Powered Industrial Trucks. Before operating PITs, employees must be evaluated and certified. They must follow the operating rules and regulations outlined in Postal Service handbooks, OSHA 1910.178, and the manufacturer’s operating instructions.
832.2 **Objective**

The objective of the PIT Safety Program is to comply with OSHA 1910.178 and to promote safe PIT operation to reduce potential losses, human suffering, and property damage while maintaining the efficient distribution of mail.

The following handbooks provide policy and procedures for implementing an effective PIT Safety Program:

- EL-801, *Supervisor’s Safety Handbook.*
- PO-701, *Fleet Management.*

832.3 **Operator Selection and Responsibilities**

832.31 **Operator Selection**

Postal Service personnel responsible for hiring and providing medical services must ensure that only qualified applicants are hired and retained as PIT operators.

832.32 **Operators’ Responsibilities**

PIT operators must follow:

a. Postal Service policy and procedures and

b. OSHA 1910.178.

832.4 **Supervisors’ Responsibilities**

Supervisors must ensure that the PIT operators they supervise operate PITs safely and follow Postal Service policies and procedures, as well the requirements of 29 CFR 1910.178.

832.5 **Accident Analysis**

Managers and supervisors must analyze operator observations, routes of travel, and PIT accident data to determine potential hazards, contributing factors, and the root causes of accidents. They must also develop and implement countermeasures designed to prevent PIT accidents at their installations.

833 **Safety and Health in Design, Procurement, and Construction**

833.1 **Standards, Ergonomics, and Engineering**

OSHA and applicable consensus safety and health standards, ergonomic considerations, and sound safety and fire protection engineering techniques must be used to plan, build, design, construct, modify, repair, and procure new equipment, vehicles, and facilities. Consideration must be given to employee work environment, equipment, tools, supplies used, and the material on which work is performed.

Purchasing, delivery, and engineering personnel must consult safety personnel to ensure that safety engineering, health protection, and
ergonomic considerations are integrated into all activities of the Postal Service.

Managers responsible for purchasing, design, and construction are accountable for compliance with OSHA standards and applicable fire protection and building codes.

833.2 Supplemental Standards
When deemed necessary, the Postal Service may adopt more stringent, alternate, or supplemental standards. The Secretary of Labor must approve the adoption of alternate or supplemental OSHA standards. Therefore, the manager, Safety and OSHA Compliance Programs, Headquarters, must coordinate all such requests with the Department of Labor.

833.3 Supplier (Contractor) Safety
Installation heads, purchasing, contracting officers, and other managers are responsible and accountable for ensuring that all suppliers and contractors working on Postal Service property follow OSHA regulations and Postal Service safety and health policies. All suppliers must conform to OSHA regulations, and a Postal Service representative is to be assigned to monitor supplier activities as appropriate. Such monitoring includes coordinating with supplier safety “competent persons” and/or safety representatives. The process of evaluating and selecting suppliers must include review of a supplier’s safety and health record, written programs, training, and OSHA compliance activity, as appropriate to the scope of the contracted work and in accordance with existing purchasing policy. See Handbook EL-800, Managing Contract Safety and Health Compliance.

840 Safety Awareness Programs

841 Program Promotion

841.1 Objectives
The purpose of Safety Awareness Programs is to promote interest, increase safety awareness, and gain acceptance of safe work practices. The aim is to secure maximum employee participation through the effective use of media and individual or group recognition. The cooperation of the local safety and health committee in the promotion of safety is to be encouraged.

841.2 Local Needs
Effective promotional programs must be based on a thorough study of local needs. Accurate planning and analysis are essential to achieve program objectives.

841.3 Media
Districts, plants, and other installations should procure or develop and distribute posters, publications, films, bulletins, pamphlets, newsletters, displays, etc., based on current and projected accident trends. The display of safety posters distributed by Headquarters must be kept current.
Budgeting for safety promotional needs must be included in program planning.

842 National Safety Awards and Contests

842.1 Participation
All eligible installations must participate in the National Safety Council’s Safe Driver Award Program.

842.2 Safe Driver Award Program

842.21 Recognition
The National Safety Council Safe Driver Award is the recognized trademark of professional drivers who have proved their skill in avoiding traffic accidents.

842.22 Performance
The award plan is more than a means of rewarding drivers with good safety records. The guidelines in the National Safety Council Safe Driver Award Rules establish what is expected of professional drivers in the way of safety performance: the ability to operate a motor vehicle without having a preventable (by National Safety Council definition) accident.

These guidelines constitute a basis by which drivers can measure their own performance and by which supervisors can measure the performance of individual drivers. When this standard of performance is clearly understood by both drivers and supervisors, it becomes a logical, fair, and workable basis for effective safety supervision. These rules are not intended as the basis of disciplinary action.

842.23 Participation
Postal installations having one or more postal employees operating postal-owned, hired, leased, contract, or private vehicles in conducting postal business must participate in the Safe Driver Award Program. All postal personnel operating motor vehicles on official business are eligible to participate in the Safe Driver Award Program under the rules for administering the National Safety Council’s Safe Driver Award Plan (Postal Service edition). Eligibility for participation is without regard to race, color, religion, national origin, sex, age, or physical or mental disability. Contractors, contract personnel, supervisors, and personnel who drive sporadically or only during seasonal periods, holidays, vacations, etc., are excluded.

842.24 Preventability
After a vehicle accident, a determination must be made by a designated postal official or the Safe Driver Award Committee as to whether the accident was considered preventable for the purpose of evaluating eligibility for the National Safety Council Safe Driver Award.

842.25 Safe Driver Award Rules
For details on administering the National Safety Council’s Safe Driver Award Program, see the latest Postal Service version of Safe Driver Award Rules.
842.26 **Privacy Act Considerations**
Safe driver award records contain information about individuals. As such, they may be handled and disclosed only in accordance with the Privacy Act and its implementing instructions. An individual's award records and related correspondence are maintained within the Postal Service as the privacy system entitled USPS 120.170, Personnel Records – Safe Driver Award Records.

843 **Safety Incentive Programs**

843.1 **Concept**
Safe working conditions and appropriate safety equipment are not always enough to prevent on-the-job injuries. Effective safety programs also need employee participation, team effort, and sustained safety consciousness. Safety incentive programs can motivate employee involvement and safety consciousness through awards or contests that incorporate the use of recognition and rewards. Incentive programs must not be used to encourage non-reporting of accidents, injuries, or illness. Individual safety contests, awards, and incentive programs must be approved before implementation, in accordance with 620, Contests.

843.2 **Selected Programs**
Increased safety awareness may be accomplished with programs that recognize driver-of-the-month or -year, safety-captain-of-the-month or -year, best safety slogan, fewest violations during safety inspections, demonstrated safety consciousness, best accident record, million-mile awards, etc. Creative development of new programs designed to capture and stimulate interest should be encouraged. Sharing of ideas through cooperative exchange with other agencies or local private industry is encouraged.

843.3 **Administration**
The installation head or designee conducts, controls, and is responsible for approved driver and industrial safety incentive programs (see 620 for implementation procedures).

843.4 **Presentation Ceremonies**
Installation heads must provide publicity and an appropriate ceremony for each incentive award.

844 **Seatbelt Use Incentive**

844.1 **Policy**
The amount of $10,000 will be paid to the estate of any postal employee who, while in a pay-duty status, sustains fatal injuries as the result of a job-related motor vehicle accident, provided he or she is wearing the lap belt and shoulder belt when required and is not in violation of the traffic laws and postal policy at the time of the accident.
844.2 **Determination**

It is the responsibility of the investigation board, to determine and document whether or not an employee was wearing a seat belt at the time of the accident and that no traffic law was being violated by the postal driver. Such determinations are based on, but not limited to, postal and/or police accident investigative reports, autopsy reports, and/or interviews with witnesses, ambulance attendants, police, or attending medical and hospital personnel.

For purposes of this incentive program, where a determination and documentation cannot be made or is conflicting, it will be assumed that the employee was wearing a seat belt and was in compliance with the law.

844.3 **Payment**

Upon receipt of the board’s final investigative report, the area vice president notifies the area Human Resources manager, via memorandum, that payment should be made to the employee’s estate. Included with the memorandum is a copy of the board’s investigative report summary. The area Human Resources manager requests payment from the Eagan Accounting Service Center and transmits the check to the division manager for disbursement to the employee’s estate. A copy of the request for payment is to be forwarded to SOCP, Headquarters, and is part of the serious accident file.

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**850 Emergency Action Plans and Fire Prevention and Control**

851 **General Responsibilities**

851.1 **Installation Heads**

Installation heads are responsible for implementing emergency action plans and a fire safety program for the protection of people, mail, and Postal Service property. This is required by 29 CFR 1910, Subparts E and L. This program must include (but is not limited to):

a. Training,
b. Education,
c. Inspection,
d. Enforcement,
e. Drills,
f. Emergency evacuation teams,
g. Written emergency action plans,
h. Written standard operating procedures for hazardous materials releases, and
i. Fire prevention plans as required in this subchapter.

As an independent establishment of the executive branch of the federal government, the Postal Service must also conform to the National Response
Plan (NRP) and the National Incident Management System (NIMS) established by the Department of Homeland Security. Plans and procedures required by OSHA and described in this subchapter will be integrated into or coordinated with the NRP and NIMS as appropriate by the Office of Emergency Preparedness.

851.2 Managers and Supervisors
Managers and supervisors must be constantly alert for fire hazards or other emergency situations and take immediate action to correct unsafe practices and conditions. If an immediate corrective measure is beyond his or her capability, the manager must take short-term precautions to ensure the safety of employees and protection of the workplace. Conditions that cannot be corrected immediately must be reported to a higher authority for corrective action. Managers must ensure that marked aisles and exits are maintained and clear and that all employees are trained in the evacuation and emergency procedures of the installation, including emergency alarm systems. Supervisors or managers are responsible for ensuring that personal protective equipment is available to employees who respond to spills and breakage involving hazardous materials.

852 Emergency Action Plan

852.1 Responsibility
Each Postal Service facility with more than 10 employees on the rolls must maintain an emergency action plan (EAP) in writing. If there are 10 or fewer employees, the plan may be communicated verbally. Safety personnel and/or collateral duty facility safety coordinators (FSCs) may provide advice and technical assistance, where needed, in the development of such plans. The plan must include actions specifically designated for management and for employees to take to ensure employee safety and protection of property from fire and other emergencies (e.g., tornadoes, earthquakes, and hazardous materials (HAZMAT) spills). Management Instruction EL-810-2006-3, Response to Hazardous Materials Release, provides guidelines for setting up standard operating procedures (SOPs) for releases and describes the relationship of the SOP to the EAP.

852.2 Content
The EAP must include the following items (at a minimum):

a. Procedures for emergency evacuation, including:
   (1) The type of evacuation, exit routes, and illustrations of those routes;
   (2) Shelters; and
   (3) Location of fire alarms and extinguishers.
   (4) Shelter in place procedures must also be documented, if applicable.

b. Procedures for employees who remain to operate or shut down critical building systems before they evacuate.
c. Procedures to account for all employees after emergency evacuations (or shelter in place) have been completed.
d. Procedures and details for special assignments.
e. Procedures for reporting fires and other emergencies based on local requirements.
f. Job titles or names of persons or departments who can be contacted for further information or explanation of duties under the plan.

852.3 Posting
Post items a and f (listed in 852.2) of the EAP in a prominent location.

853 Emergency Evacuation Teams and Drills

853.1 Emergency Evacuation Teams

853.11 Organization
In installations having 10,000 square feet or more, an emergency evacuation team (EET) of Postal Service employees must be maintained on each work tour. EETs may be maintained in smaller installations when warranted by the type of operations conducted. If available, EET members should be selected from volunteers. Every Postal Service installation with an organized EET must prepare and maintain a written policy statement that establishes the EET and describes:

a. Its basic organizational structure;
b. The type, amount, and frequency of training members will receive;
c. Number of members; and
d. Functions the EET will perform at the facility.

This statement may be a part of the fire prevention plan.

853.12 Size
The size of a facility’s EET will depend on the:

a. Amount of fire-extinguishing and control equipment,
b. Number of exits, and
c. Number of employees on duty.

A schedule must be developed to ensure the availability of the EET.

853.13 Duties of Emergency Evacuation Teams
The organizational statement must clearly indicate that at no time will a Postal Service EET fight any fire beyond the incipient stage or respond to HAZMAT emergencies. Employees who have not been trained in the use of fire extinguishers must not use fire extinguishers. For Postal Service purposes, an incipient fire is one in the initial or beginning stages that can be controlled, contained, or extinguished by portable fire extinguishers without the need for personal protective clothing or self-contained breathing apparatus (SCBA). The use of SCBA requires a level of skill and training not usually expected of Postal Service employees. Other EET duties include, but are not limited to:

a. Stopping conveyor belts.
b. Closing doors to rooms and covers at dump holes and conveyor openings.
c. Directing the fire department to the fire.
d. Evacuating injured and handicapped personnel.
e. Inspecting the fire site with the fire department to determine that the fire is completely extinguished and that no possibility of rekindling exists.
f. Moving vans from loading docks.
g. Shutting down all electrical power to the building (or sections of the building) as directed by the local fire department.
h. Maintaining perimeter security to prevent reentry until officially instructed to permit it.
i. Accounting for all employees after emergency evacuation has been completed.
j. Assisting the fire department to maintain crowd control.

**853.14 Membership**

Building maintenance employees and security personnel should form the nucleus of the EET. Additional personnel may be assigned to assure adequate coverage on all tours. The assigned members are:

a. *EET Leader.* The installation head is responsible for appointing the EET leader, who should normally be the superintendent for building maintenance or someone in a similar position. The EET leader must establish a procedure to provide quarterly review of the program to ensure operational efficiency.

b. *Assistant EET Leader.* The EET leader appoints an assistant EET leader. The assistant would aid the EET leader, as necessary, and act in the EET leader’s place, if needed.

c. *EET Members.* Members are appointed as needed to cover all tours, with an alternate for each member. The alternate and regular should have different days off. The leader ensures that all members are physically capable of performing the duties that may be assigned to them during training or actual emergencies. Employees with known heart disease, epilepsy, or chronic obstructive pulmonary diseases must not be permitted to participate in any EET activity unless they present a certificate of fitness from their personal physician stating that they are physically capable of performing such duties. Employees with physical disabilities are permitted to be EET members; however, their job assignments must be governed by their ability to perform specific tasks.

**853.15 Training**

Members are required to complete initial basic level and annual refresher training. Training and education must be provided to members and alternates before they are expected to perform EET activities. To the extent feasible, safety and fire department personnel should assist in establishing the EET and training its members. EET leaders and training instructors must receive more comprehensive training and education than other members.
Such training may be available from state firefighting academies and local fire departments. Training for all members must be on the clock and must cover:

a. Coordination of team activities.
b. Performance of specific EET duties for each member and alternate.
c. Familiarization with all fire-extinguishing equipment.
d. Familiarization with fire alarm systems and fire and other emergency reporting.
e. Classification of fires and the equipment used for each type.
f. Stopping fires from spreading along conveyor belts and between work levels.
g. Performance of first aid and rescue procedures.
h. Conducting EET drills at least once a year to ensure efficiency.
i. Familiarization with the facility incidental release hazardous materials (HAZMAT) Standard Operating Procedures (First Responder Awareness Level).
j. Familiarization with procedures for special situations (e.g., tornado sheltering and earthquakes) where applicable.

Exposure

At no time should EET members or alternates perform a task that exceeds their level of skill, ability, or training, or expose themselves or other employees to unnecessary dangers and risks, including hazardous materials emergencies.

Special Hazards

The EET leader must:

a. Inform EET members and alternates about special hazards to which they may be exposed during fire or other emergencies, such as storage and use of:
   (1) Flammable liquids and gases,
   (2) Toxic chemicals,
   (3) Radioactive sources, and
   (4) Water reactive substances.

b. Inform team members of any changes that occur in relation to the special hazards.

c. Develop written procedures that describe actions to be taken in situations involving the special hazards. The procedures must be:
   (1) Made available for inspection by EET members and
   (2) Included in the training and education program (see facility written hazard communication program).
853.18 Installations Without Emergency Evacuation Teams (Less Than 10,000 Square Feet)

In installations that do not have EETs, the installation head is responsible for ensuring that supervisors or employees are assigned the following functions in case of a fire or other emergency:

a. Notification of fire department, police, ambulance, or other emergency services.

b. Evacuation of personnel including injured or handicapped employees promptly.

c. Accounting for all employees after emergency evacuation has been completed.

d. Securing of mail, monies, receipts, and accountable and valuable papers.

e. Use of fire extinguishers.

853.2 Drills

At least one emergency evacuation must be conducted annually on each work tour. Sheltering drills are appropriate in locations prone to tornadoes or earthquakes. The importance of fire drill training must be impressed upon all Postal Service employees. In conducting fire drills, the following objectives must be met:

a. Prompt sounding of alarms and notification of fire department, police, or other emergency services.

b. Orderly evacuation in minimum time.

c. Proper securing of mail, monies, receipts, and valuable papers.

d. Correct performance of EAP assignments by designated EET members and alternates.

854 Fire Prevention Plan

854.1 Responsibility

Each installation head managing a Postal Service facility with more than 10,000 square feet must maintain a written fire prevention plan (FPP). Installation heads managing smaller facilities may maintain written FPPs when warranted by the operations conducted. Safety personnel and/or collateral duty FSCs may provide advice and technical assistance, where needed, in the development of such plans.

854.2 Content

The FPP must include the following elements (at a minimum):

a. A list of the following:

   (1) Significant workplace fire hazards.

   (2) Handling, storage, and control procedures.

   (3) Ignition sources (e.g., welding, electrical equipment, and heaters).
(4) Types of fire protection equipment or systems available to contain, extinguish, and control fires.

b. Names or regular job titles of personnel responsible for maintaining the equipment used to prevent or control fires.

c. Names or regular job titles of personnel responsible for control of fuel-source hazards.

d. Procedures to control the accumulation of flammable and combustible waste materials and residues so that they do not cause fires.

854.3 **Employee Training**

854.31 **General**

Employees must be instructed by their immediate supervisor in the following procedures at least once a year and any time there is a change in the plan or their role:

a. Evacuation and emergency procedures of the installation.

b. Use of fire-extinguishing equipment. (Employees whose work station is in or adjacent to high-hazard operations must be trained in the use of appropriate fire-extinguishing equipment for that specific operation.)

c. Good housekeeping practices.

d. Observance of smoking rules.


854.32 **Training for the Emergency Action Plan and Fire Prevention Plan**

854.321 **Emergency Action Plan**

To maintain the EAP, a sufficient number of employees must be designated and trained to:

a. Assist with the execution of a safe and orderly emergency evacuation, and

b. Deal with incidental and emergency releases of HAZMAT in the mail and elsewhere.

This pool of employees must be kept current. See MI EL-810-2006-3, *Response to Hazardous Materials Releases*.

854.322 **Fire Prevention Plan**

To maintain the FPP, the immediate supervisor must inform all employees of the fire hazards in the work area to which they may be exposed.

854.323 **Orientation**

The immediate supervisor must orient all newly assigned employees to those parts of the EAP and FPP that the employees must know to protect themselves in an emergency.

854.324 **Review**

The written plans must be kept at the workplace and be made available for employee review. The EAP and FPP must be reviewed with each employee of the installation:

a. Annually.
b. Whenever there is a change in employee responsibilities or designated actions under the plans.

c. Whenever the plans are revised.

855 Fire Inspections

855.1 Responsibility
Managers and supervisors that have been trained by safety and/or fire protection personnel must conduct fire inspections. Training must include instruction on how to conduct inspections, identify unsafe practices that cause fires, and eliminate or correct hazards. The installation head is encouraged to seek assistance from local fire officials and permit them to conduct fire inspections and pre-fire planning programs.

855.2 Frequency
Fire inspections must be conducted in all Postal Service-owned and Postal Service-leased installations. Semiannual inspections are required in all installations with less than 100 work years of employment in the regular workforce. Quarterly fire inspections are required in all installations with more than 100 work years of employment in the regular workforce and in vehicle maintenance facilities. Note: A work year is equal to 1,840 hours for inspections and PEG audits.

855.3 Procedures
Fire inspections may be scheduled to coincide with semiannual or annual safety inspections. They must be documented using the fire inspection checklists that are published periodically and available in the Safety Toolkit.

855.4 Corrective Action
Deficiencies identified in safety checklists must be reviewed by the hazard abatement committee and corrected.

Local authorities must be notified immediately upon discovery of fire hazards that are not under Postal Service jurisdiction, but that affect Postal Service personnel, mail, or property.

856 Alarm Systems and Extinguishers

856.1 Alarm Systems
Every Postal Service facility must have an established employee alarm system that complies with OSHA Standard 29 CFR 1910.165 and that includes:

a. Procedures for informing each employee of the preferred means of reporting emergencies, such as manual pull-box alarms, horns, public address systems, radio, or telephones. The installation head must have emergency telephone numbers posted near telephones, on employee bulletin boards, and at other conspicuous locations where telephones serve as a means of reporting emergencies. Where a communication system also serves as the employee alarm system, emergency messages must have priority over nonemergency messages.
b. Procedures for sounding emergency alarms in the workplace. For those installations with 10 or fewer employees in a particular workplace, direct voice communication is an acceptable procedure for sounding the alarm provided all employees can hear the alarm. Such workplaces need not have a backup system. An alarm device must:

1. Give a warning that provides sufficient reaction time for safe escape of employees from the workplace, the immediate work area, or both.

2. Be in compliance with applicable alarm requirements in Handbooks RE-4, Standards for Facility Accessibility, and AS-503, Standard Design Criteria, to include audible and visible signals.

3. Have the capability of being heard or seen above ambient noise or light levels by all employees in the affected areas of the workplace. Tactile devices (e.g., vibrating pagers) may be used to alert employees who would not be able to recognize the audible or visual alarms.

4. Give a distinctive and recognizable signal to evacuate the work area or to perform actions designated under the EAP (such as shelter in place). If the employee alarm system is also used for alerting EET members or for other purposes, a different signal must be used for each purpose.

c. Procedures for maintaining and testing employee alarm systems in compliance with appropriate NFPA and OSHA standards.

856.2 Extinguisher
The number, type, location, maintenance, and inspection of fire-extinguisher equipment and systems must be in accordance with 29 CFR 1910.157-1910.163 as required.

Exception: The maximum travel distance to any portable fire extinguisher must not exceed 50 feet.

Fire-fighting equipment that is in damaged or unserviceable condition must be removed from service and replaced immediately.

857 Vehicle Protection
Fire extinguishers and emergency warning kits are to be placed in vehicles in accordance with Handbook PO-701, Fleet Management.

858 Codes, Standards, and Ordinances
Compliance with Postal Service standards, OSHA standards, NFPA codes, national building codes, and state and local fire codes is required. Managers must refer matters concerning prevention, extinguishment, and control that are not covered by municipal or other regulations to higher authority for resolution.
860 Occupational Health Services

861 Scope

861.1 Program Overview
The Postal Service is committed to a comprehensive National Medical and Occupational Health Program consisting of administrative functions, wellness initiatives, and other medically related activities designed to address the health and safety of employees in the workplace.

861.2 Mission
The mission of Occupational Health Services is to reinforce the relationship between health, productivity, and the achievement of the Postal Service’s business goals. This is accomplished through the development of quality programs and policies designed to promote and maintain employee health and to help ensure a safe, healthful work environment.

The program’s services include but are not limited to the following activities:

a. Providing preventive medical programs in health counseling, education, and training.
b. Managing the care of acutely ill or injured employees.
c. Determining medical ability of applicants and employees to perform the functions of the job.
d. Managing applicant and employee drug and alcohol testing programs.
e. Managing compliance with the regulatory requirements of the:
   (1) Department of Transportation,
   (2) Office of Workers’ Compensation Programs,
   (3) Occupational Safety and Health Administration, and
   (4) Other entities for which program compliance is required.
f. Managing the medical records of applicants and employees.
g. Providing recommendations regarding physical capabilities, limitations, accommodation, and rehabilitation of disabled employees or applicants.
h. Providing immunization services and participating in community health programs such as blood pressure, glaucoma, and diabetes assessments and blood bank programs.
i. Assisting in the prevention of job-related injuries and illness.
j. Collecting and analyzing epidemiologic data to detect statistical trends in occupational illness or injury.

861.3 Approach
The Occupational Health Program presents a uniform approach throughout the Postal Service with respect to occupational health services and health-related activities.
Policies

862.1 General Policy
It is the policy of the Postal Service to provide and maintain work environments that are conducive to and promote the good health and safety of all employees.

862.2 Occupational Health Services Facilities

862.21 District Administrative Office
The Occupational Health Services administrative office is an office staffed with one or more occupational health nurse administrators and support staff. The role of this office is to administer the Occupational Health Program at the district level.

862.22 District Health Services Office
The Occupational Health Services office is an office within a postal facility staffed with one or more career postal occupational health nurses who provide medically related services within that facility. This office is managed by the occupational health nurse administrator who also has the responsibility for administering the National Medical and Occupational Health Program for the district.

862.23 Area Administrative Office
The Occupational Health Services area administrative office is responsible for the administration of the Occupational Health Program for the area. The office consists of the medical director, the area occupational health nurse administrator, and support staff.

Staffing and Functional Responsibilities

863.1 General
Medical directors and area and district occupational health nurse administrators implement and manage the Occupational Health Program and are responsible for ensuring the highest level of service performance and for ensuring adequate medical staffing within their respective locales.

863.2 Staffing

863.21 General
The Postal Service medical staffing consists of a national medical director, medical directors, area and district occupational health nurse administrators, staff occupational health nurses, along with community-based contract medical facilities, physicians, nurses, and consultants.

863.22 Qualifications
All physicians must have a current, unlimited license to practice medicine in a state, the District of Columbia, the Commonwealth of Puerto Rico, or a territory of the United States. All nurses must have a current registered nurse (RN) certification and certification in cardio-pulmonary resuscitation (CPR).
The full description of qualifications and requirements is found in the standard position descriptions.

863.3 Administrative and Functional Responsibilities

863.31 National Medical Director

The national medical director:

a. Plans and develops policy for the National Medical and Occupational Health program.

b. Provides guidance to the area Human Resources managers and area medical directors.

c. Evaluates the performance of all aspects of the National Medical and Occupational Health Program.

The national medical director is administratively responsible to the manager of Injury Compensation and Medical Services.

863.32 Area Medical Directors

Medical directors provide functional guidance in matters of policy and program requirements to district medical personnel and to postal management. They are also responsible for management of complex cases and issues.

863.33 Work Schedules

As specified in 5 CFR 2635 (see ELM 662.1), an employee may not engage in outside employment or activities, including seeking or negotiating for employment, that conflict with official government duties and responsibilities. Medical directors are usually scheduled to work a minimum of 8 hours per day, 5 days per week.

863.34 Duties

Medical directors perform the following duties:

a. Manage professional medical and medically related services for the area.

b. Establish and act as custodian for all employee medical records within their area of responsibility.

c. Review all serious job-related injuries and fatalities to help determine if the employee’s medical condition contributed to the injury or fatality (see 822.2).

d. Work with the Human Resources staff and coordinate medical activity with safety and injury compensation staffs.

e. Participate in management meetings, particularly those related to health, safety, and injury compensation.

f. Serve as consultant or expert witness in administrative appeal proceedings, as required.
863.35 **Occupational Health Nurse Administrators**

The occupational health nurse administrators are responsible for the administration of the National Medical and Occupational Health Program within their assigned locales. The duties include but are not limited to:

a. Providing administrative and policy guidance to local management.
b. Managing all aspects of health services office activity, including supervision of the staff occupational health nurses.
c. Designing and implementing programs of preventive health education.
d. Managing medical contract services and monitoring the quality of work provided by the contractors.
e. Providing guidance to injury compensation specialists in work-related injury cases.
f. Assisting in ensuring that resources are available for obtaining emergency medical care.
g. Serving as medical record custodian for assigned locales.
h. Generating qualitative and quantitative statistics and data.
i. Providing statistical analysis of data relating to all elements of the National Medical and Occupational Health Program.
j. Ensuring compliance with the regulatory requirements of the:
   (1) Department of Transportation,
   (2) Office of Workers’ Compensation Programs,
   (3) Occupational Safety and Health Administration, and
   (4) Other entities for which program compliance is required.
k. Providing emergency care as needed.

863.36 **Health Services Office Staff Nurses**

Health services office occupational health nurses are functionally and administratively responsible to the district occupational health nurse administrator and to the district Human Resources manager. The duties of the occupational health nurses include but are not limited to:

a. Assisting the occupational health nurse administrator in Occupational Health Services Office duties as assigned.
b. Maintaining medical records.
c. Counseling and referring employees to health-related programs.

864 **Medical Assessments and Examinations**

864.1 **Applicant Medical Assessments and Employee Examinations**

It is mandatory that all applicants for career, temporary, or casual employment undergo a medical assessment before job placement. Employees who are converted to positions with different physical requirements than their present positions may first undergo a medical
assessment. Both applicants and employees may be required to participate in a focused physical examination addressing particular physical requirements.

864.2 **Determination of Suitability**
See Handbook EL-312, chapter 5.

864.3 **Fitness for Duty**

864.31 **Reference**
See Management Instruction EL-860-2000-7, *Fitness for Duty Examinations*, for the specific procedures for fitness-for-duty examinations.

864.32 **Purpose**
The purpose of the Postal Service fitness-for-duty examination is to ascertain whether or not the employee is medically capable of meeting the requirements of his or her job.

864.33 **Requesting Examination**
Management can order fitness-for-duty examinations at any time and repeat them, as necessary, to safeguard the employee or coworker. Specific reasons for the fitness-for-duty should be stated by the requesting official. In cases of occupational injury or illness, the district injury compensation control office may request an examination in the course of monitoring an injury compensation case (see 545.44).

864.34 **Tests and Consultation**
A specific medical test or consultation may be required in the judgment of the examining physician before rendering a decision on fitness for duty. The indications are documented as part of the report.

865 **Return to Duty After Absence for Medical Reasons**

865.1 **Clearance Required: All Bargaining Unit Employees and Those Non-bargaining Unit Employees Returning From Non-FMLA Absences**
The decision to clear an employee to return to work rests with management. Management can require employees who have been absent due to an illness, injury, outpatient medical procedure (surgical), or hospitalization to submit documentation (as set forth in 865.3) in order to clear their return to work when management has a reasonable belief, based upon reliable and objective information, that:

a. The employee may not be able to perform the essential functions of his/her position; or

b. The employee may pose a direct threat to the health or safety of him/herself or others due to that medical condition.
In making the decision whether to require documentation in order to clear the employee’s return to work, management must consider the following in order to make an individualized assessment:

a. The essential functions of the employee’s job,
b. The nature of the medical condition or procedure involved, and
c. Any other reliable and objective information.

When management is considering requesting return-to-work documentation, management should also seek guidance from the following regarding the return-to-work decision:

a. Occupational health nurse administrator,
b. Occupational health nurse, and/or
c. Postal Service physician.

After consideration of the medical information, the employee’s working conditions, and any other pertinent information, management is to make the decision to clear the employee’s return. Medical personnel consult with management but do not have authority to clear the employee to return to duty.

In cases of occupational illness or injury, the employee will be returned to work upon certification from the treating physician, and the medical report will be reviewed by a Postal Service physician as soon as possible thereafter.

865.2 Non-bargaining Unit Employees Returning After FMLA Absence

To return to work from an FMLA-covered absence because of their own incapacitation, non-bargaining unit employees must provide a statement from their health care provider that they are able to return to work. This statement should also address the employee’s ability to perform the essential functions of his or her position, with or without limitations (see 515.54). When employees take intermittent or reduced schedule leave, management can request a return-to-work clearance for such absences up to once every 30 days if reasonable safety concerns exist regarding the employee’s ability to perform his or her duties due to the medical condition in issue.

865.3 Documentation Required

Medical clearances pursuant to 865.1 must be detailed medical documentation and not simply a statement that an employee may return to work.

a. There must be sufficient information to make a determination that the employee can perform the essential functions of his/her job, and do so without posing a significant risk of substantial harm to oneself or others.

b. The documentation must note whether there are any medical restrictions or limitations on the employee’s ability to perform his/her job, and any symptoms that could create a job hazard for the employee or other employees.
The occupational health nurse administrator, occupational health nurse, or Postal Service physician evaluates the medical report and, when required, assists placing employees in jobs where they can perform effectively and safely.

865.4 **Assignments**

Installation heads may temporarily assign any employee returning to duty to a modified work assignment during the employee’s rehabilitation/recovery period consistent with operational needs and obligations under any applicable collective bargaining agreement or federal law.

865.5 **Fitness-for-Duty Examinations**

If, after review of the documentation required in 865.3, the Postal Service physician questions whether an employee can perform the essential functions of his/her position, or whether he/she poses a direct threat to the health or safety of him/herself or others, the physician may require the employee to undergo a fitness-for-duty examination.

866 **Medical Emergencies**

866.1 **General**

In the event of a medical emergency, immediate and appropriate medical care must be provided. A medical emergency is an injury or sudden and unexpected onset of a condition requiring immediate medical care. Some problems are considered emergencies because, if not treated promptly, they might become more serious (for example: animal bites, eye injuries, deep cuts, broken bones, etc.). Others are emergencies because they are potentially life-threatening (for example: heart attacks, strokes, weapon wounds, the sudden inability to breathe, etc.). In the event there is doubt as to the urgent nature of the emergency, it should be handled as an emergency (ELM 545.41). In the event of a medical emergency, ensure immediate medical care is provided for the employee.

866.2 **Requirement**

All health services professionals must be prepared to respond to emergencies and to provide medical assistance, as required, and consistent with local policy and protocol.

866.3 **Emergency Procedures**

The recommended procedures for handling medical emergencies on postal premises are as follows:

a. Immediately contact 911.

b. After a 911 call is initiated or attempted, the Postal Police and any onsite health services professional should be immediately notified. This notification should include specific information as to where the ill/injured employee is located (floor, unit, column, or room number, etc.) and the nature of the illness or injury, if known.

c. Notify onsite management.
d. First-Aid Assessment should be conducted by Postal Police or onsite health services professionals who are qualified to handle First-Aid, CPR, and Automated External Defibrillator (AED).

e. Upon arrival of medical service, Postal Police will escort the Paramedics and/or Fire Department to the exact location.

f. Ensure that the employee is transported to the nearest emergency facility and accompany him or her, if appropriate or requested.

866.4 Posting Emergency Procedures
Instructions to be followed in an emergency must be posted in health services offices and on bulletin boards at appropriate places throughout the facility.

867 Rehabilitation After Work-Related Injury or Illness
Through coordination with the injury compensation program, every effort must be made to return the employee with a work-related injury to duty by:

a. Assessing the physical ability of an employee so that the employee can return to the workforce as a productive individual.

b. Recommending assignments in which the pace and physical requirements minimize risk of reinjury.

c. Consulting with the treating physician’s professional medical staff to monitor, at regular intervals, the capabilities of employees with work-related injury or illness.

d. Consulting when necessary with the appropriate specialists to resolve differences of opinion between the treating physician and the postal physician.

868 General Procedures

868.1 Medical Provider Services

868.11 Special
The national medical director is responsible for the medical delegation/re-delegation for local buying authority as identified in Handbook AS-709, Local Buying and Purchase Card Policies and Procedures, requiring Senior Area Medical Directors (SAMD), Area Occupational Health Nurse Administrator (AOHNA), and District Occupational Health Nurse Administrators (DOHNA) to schedule and purchase medical services for use in emergencies and when Independent Medical Agreements (IMA) are not available to perform the required exams to meet the needs of the Area or District.

Medical services may be purchased under local buying authority but only when:

a. The purchase amount is valued at $2,500 or less per one-time expenditure, or

b. An office estimates that a particular service provided by the same supplier will not exceed $2,500 per year.
Any purchase of medical services valued at more than $2,500 per one-time expenditure, or when an office estimates that a particular service provided by the same supplier will exceed $2,500 per year, must be forwarded to the appropriate Supply Management CMC (AS-709, 1.15.21 Medical Services). Purchases by local buying authority must not be made in lieu of utilizing current IMAs.

Purchases under $2500 using local buying authority will follow the procedures outlined in the Handbook AS-709.

868.12 **Medical Surveillance and Surveys**

Exposure to toxic substances is identified and quantified by the district Human Resources manager, Safety, or senior safety specialist. The district occupational health nurse administrator or area medical director negotiates the surveillance. Such surveys must be coordinated with the senior area medical director. The district Human Resources manager implements appropriate action and notifies the area Human Resources manager.

868.13 **Contract Medical Agreement**

868.131 **Initiating Independent Medical Agreements (IMA)**

The following are the procedures for initiating medical agreements with community based medical providers:

a. The medical director or occupational health nurse administrator (OHNA) will request the development of an IMA when current suppliers under national contract or another IMA do not provide the necessary services to meet the needs of the district.

b. Medical service examinations which are rare or infrequent the Medical Director or OHNA must refer to the “Medical Service Purchase — Standard Operating Procedure (SOP)” located on the OHS BlueShare site.

c. All requests for the development of an IMA must include an approved eBuy2 to be forwarded to the Employee, Financial, and Technical Services CMC.

d. A copy of the IMA will be provided by Employee, Financial, and Technical Services CMC to the occupational health nurse administrator when completed.

868.132 **Certification for Payment of Invoices**

As invoices are received for services provided by a supplier under national contract or an IMA supplier, the certifying official, OHNA, or medical director executes the following procedures before submitting invoices for payment processing:

a. Verify that the specific services have been rendered and that the invoices are accurate.

b. Review invoices to detect any inconsistencies such as double-billing (billing twice for the same service on separate invoices).

c. Certify invoices by stamping, typing, or handwriting on each original invoice the following information:

(1) Signature and title of the certifying official,
(2) Printed name and title of the certifying official,
(3) Name of postal facility,
(4) Finance number,
(5) Account Number,
(6) Order or Contract Number,
(7) AIC (local payments),
(8) Date goods were received or that the services were rendered.
(9) TIN: EIN or SSN
(10) IRS 1099

A sample stamp reads: “I certify that the goods or services have been received and the invoice is correct and proper for payment.”

868.133 Payment Hierarchy (Electronic Funds Transfer)
In addition to cost savings through a reduction in administrative processing, the reasons for using eBuy2 are as follows:

a. eBuy2 is the preferred method for order placement after in-house excess resources have been checked. It is mandatory for all employees with Blue intranet access to use eBuy2.

b. eBuy2 is also the Postal Service’s web-based electronic requisitioning and approval workflow that replaced PS Form 7381, Requisition for Supplies, Services, or Equipment.

c. eBuy2 allows users to order online from national mandatory and priority source contracts with:
   (1) Order status checking.
   (2) Reconciliation.
   (3) Reporting based on General Ledger Accounts selected.
   (4) Electronic payment capabilities.

National or area contracts or agreements are available service-wide or to specific geographical areas for headquarters and/or field customer use. Other features include the following:

a. Electronic payment can be made through either the electronic transfer of funds or with a purchase card account if authorized by the Contracting Officer.

b. Multiple orders can be placed against these contracts and agreements. These orders are not considered split purchases regardless of the payment method used as long as they do not exceed the ordering limits in the governing contract or agreement.

868.134 Payment — Non-Statement of Account Offices
For those postal installations that do not have a Statement of Account, the following payment procedures apply:

a. Forward certified invoices to the installation finance office for recording and subsequent forwarding to the San Mateo Postal Data Center (94497-9133).

b. Send copies of invoices (certifying official) to the occupational health nurse administrator or area medical director or designees for their files.
c. Charge payment for non-job-related medical services (such as routine medical examinations, nursing services, and first aid treatment that is not related to an on-the-job injury or illness) to General Ledger Account (GLA) 52428.

d. Charge payment for medical services that are job-related (such as office visits, X-rays, lab work, pharmaceutical bills, and fitness-for-duty examinations that are required because of an on-the-job injury or illness) to GLA 52427.

e. Charge payment for medical services for customers involved in accidents on or with Postal Service property (only for the initial visit) to GLA 55216.

**Note:** AICs 578, 577, and 597 automatically crosswalk to five-digit expense accounts 52428, 52427, and 55216, respectively, in the General Ledger.

**Example:** A sample payment log used for recording payment information follows:

```
Medical Payment Control Log — Calendar Year
Name: 
Address: 
City: 
State: 
ZIP + 4: 
Social Security Number: 

Invoice Amount | Date Paid | Total Year to Date
---|---|---

---

---
```

### 868.14 Health Agreements

Health agreements are negotiated between the Postal Service and other federal agencies to provide medical services to those agencies at Postal Service facilities. The occupational health nurse administrator and facility manager are responsible for approving such agreements.

### 868.2 Malpractice

Malpractice insurance is not available for postal medical personnel. Representation in civil or criminal proceedings is provided in accordance with 668.1.

### 868.3 Preservation of Privacy

Preservation of the privacy of medical records is a direct responsibility of the postal physician or nurse (see Management Instruction EL-860-98-2, *Employee Medical Records*). In facilities where no medical personnel are assigned, the district occupational health nurse administrator arranges with the installation head to properly secure the medical records.
868.4 Medical Training

868.41 General

See 740.

868.42 Continuation of Training

The Postal Service authorizes training for employees to upgrade or maintain proficiency in their current positions. Continuing medical education by the following is encouraged:

a. Attendance at seminars and medical meetings to improve the professional skills of:
   (1) Occupational health nurse administrators,
   (2) Occupational health nurses, and
   (3) Medical directors.

b. CPR training (with annual recertification) is required for all medical personnel, at Postal Service expense.

868.43 Requests for Training

Requests for medical training by medical personnel are to be submitted through the employee’s supervisor to the appropriate approving official at the installation.

868.5 Conflict of Interest

868.51 Full-time Medical Personnel

The following provisions apply for full-time personnel:

a. Full-time medical personnel must not accept any postal employee as a private patient.
   (1) Medical personnel are defined as physicians, nurses, and other professional personnel.
   (2) This rule applies to new patients and does not affect physician-patient relationships that were in existence prior to the issuance of this subchapter.
   (3) The exception is where an existing private relationship creates an actual conflict of interest (see 662.1), in which case the relationship must be terminated.

b. Postal physicians who are treating postal employees in the scope of their duties may not refer employees to their private practice or that of a relative.

868.52 Part-Time and Contract Medical Personnel

The following provisions apply for part-time personnel:

Part-time and contract medical personnel may treat postal employees privately within the bounds of the general ethical conduct standard (see 662.1) that provides that outside employment may not interfere with the duties and responsibilities of Postal Service employment. Specifically, part-time or contract medical personnel may not:

a. Coerce, solicit, or inhibit an employee from the free choice of physician in the treatment of an occupational injury or illness.
b. Serve as the private physician to, or treat in private practice, postal employees sustaining occupational injuries or illness unless the physician is the physician of choice. Any treatment of an employee for an occupational injury or disease by a part-time or contract physician is, in all cases, considered to be performed within the scope of the physician’s postal duties or pursuant to the terms of any contract with the Postal Service for up to two visits. If treatment of the medical condition goes beyond two visits, and if the injured employee selects the contract physician as “physician of choice,” the contract physician then becomes the employee’s physician and subject to OWCP’s regulations rather than those of the Postal Service.

c. Continue to treat postal employees for a non-job-related injury or illness when the employee initially sought treatment while the physician, nurse, etc., was acting in an official capacity with the Postal Service.

868.53 Contract Medical Facilities and Providers
The provisions described in 868.52 are also applicable to medical clinics or other similar facilities under contract with the Postal Service.

870 Reserved

--Reserved for future use--

880 Smoking

881 Definition
Smoking is defined as having a lighted or activated electronic cigar, cigarette, pipe, or other smoking material.

882 Policy

882.1 Buildings
Smoking is strictly prohibited in all buildings or office space (including service lobbies) owned or leased by the U.S. Postal Service. There will be no indoor smoking permitted by any occupant of such space. Local managers, with input from employee representatives, may decide whether or not to permit smoking in designated outdoor locations on Postal Service property.

882.2 Vehicles
Smoking is prohibited in any General Services Administration interagency fleet management system vehicles.
890 Ergonomics Program

891 Scope

891.1 Authority
The Postal Service complies with applicable federal laws, regulations, and OSHA guidance materials regarding ergonomics.

891.2 Purpose
The Postal Service seeks to continuously improve and sustain safe and healthy working conditions. A proactive ergonomic management effort is an important component to:

a. Prevent musculoskeletal disorders (MSDs) and
b. Reduce or eliminate associated hazards or risk factors that may lead to their development.

An additional benefit of an effective ergonomics program is to optimize human performance and enhance overall efficiency and productivity.

891.3 Safety and Health Integration
The ergonomics program functions as a unit within Safety and OSHA Compliance Programs (SOCP). Notwithstanding, ergonomics utilizes, at a minimum, the established procedures and network of responsible functions and committees referenced in subchapters 810 and 820 to assist in satisfying the ergonomics program’s purpose (891.2) and compliance with national policy and the Occupational Safety and Health Act.

891.4 Ergonomic Compliance Directives
Ergonomic compliance directives will be issued by Postal Service management as necessary in satisfying its program purpose stated in 891.2. Directives will:

a. Originate at the senior management level with recommendations by SOCP, and
b. Then be disseminated to area level operations and safety concurrently for appropriate action.

892 Principles

892.1 Management Commitment, Involvement, and Accountability
The ergonomics program is dependent upon postal management demonstrating commitment, active involvement and accountability for overall ergonomics performance and compliance.

892.2 Definitions
The ergonomics program applicable terms are listed below:

a. Ergonomics — The application of information about people and how the body functions to improve fit between employees, job tasks, and equipment.
b. Musculoskeletal disorders (MSDs) — A category or group of injuries and illness that affect muscles, nerves, tendons, ligaments, joints, cartilage and spinal discs (soft tissues of the body).

c. MSD Risk Factors — Actions in the workplace, workplace conditions, or a combination thereof, that may cause or aggravate a work-related musculoskeletal disorder; examples include:

(1) Forceful exertions,
(2) Awkward postures,
(3) Contact stress,
(4) Repetitive exertions, and
(5) Physical agents within the environment such as vibration, temperature, and lighting.

### Program Elements

#### 893.1 Management Commitment

Management, at all levels including first-line supervision, will provide leadership and adequate resources to establish and satisfy compliance expectations. The Postal Service will utilize a team approach with management as the team leader. Just as the line organization is responsible for attaining production levels, ensuring quality of performance, maintaining good employee relations, and operating within cost and budget guidelines, management must likewise demonstrate their commitment and involvement in the ergonomics program (see 811.24).

Management is accountable for the overall performance of the ergonomics program, compliance mandates, and management responsibilities. Overall performance will be accounted for through monitoring of MSD rates as a subset of OSHA Injury and Illness rates.

#### 893.2 Employee Involvement

The Postal Service encourages employee involvement in the ergonomics program and in decisions that affect worker safety and health. This is done by providing opportunities to communicate to them directly or individually, and possibly through participation with the unions to establish ergonomic efforts as needed in accordance with the applicable collective bargaining agreements. Employee involvement will be used to assist with identifying MSD hazards or MSD risk factor exposure (worksite analysis); to recommend method improvements (hazard prevention and control); and to suggest MSD reporting procedures. Employee participation will support the effort to reduce MSD injuries and Illnesses from occurring in our facilities.

#### 893.3 Worksite Analysis

Worksite analysis identifies existing MSD hazards or risk factor exposure in operations and related processing and delivery operations. Equipment condition, configuration, and adherence to proper work methods will be monitored and modifications will be made as necessary. In addition, worksite analysis will include close scrutiny and tracking of injury and illness data records to assist in identifying MSD hazards.
893.4 Hazard Prevention and Control
MSD hazards and risk factor exposure are prevented primarily by effective design of the equipment and job tasks. The ergonomics program uses the following to eliminate or reduce identified hazards and risk factors:
   a. Appropriate engineering controls,
   b. Administrative controls,
   c. Work practice controls, and
   d. Personal protective equipment.
Control measures are evaluated to determine if additional modifications are needed.

893.5 Training and Education
Ergonomics training and education will be available, through the Learning Management System (LMS), to ensure that employees at all levels are sufficiently informed to:
   a. Successfully fulfill functional job requirements,
   b. Actively participate in reducing ergonomic risk factors, and
   c. Perform recommended work practices.
Ergonomics refresher training will be provided and updated as needed.

893.6 Program Review and Evaluation
Methods and procedures have been developed to evaluate the ergonomics program and to monitor its progress. Management conducts regular reviews to evaluate the program’s level of success in meeting its purpose.

894 Responsibilities

894.1 Headquarters

894.11 Chief Human Resources Officer
The Chief Human Resources Officer is responsible for:
   a. Communicating the expectation that ergonomics shall be included in strategic planning for all Human Resources functions.
   b. Promoting the application of ergonomic resources wherever the opportunity exists to reduce the risk of MSDs and enhance employee performance.

894.12 Vice President, Employee Resource Management
The vice president, Employee Resource Management is delegated the authority and responsibility to administer and evaluate the national safety and health program.

894.13 Manager, Safety and OSHA Compliance Programs
The manager, Safety and OSHA Compliance Programs (SOCP) is responsible for:
   a. Establishing the integration of ergonomics with other safety and health functions,
b. Overseeing all safety and health programs, and

c. Interacting with headquarters stakeholders to ensure program and activity support.

894.14 **Manager, Ergonomics Programs**

The manager, Ergonomics Programs administers the Postal Service’s ergonomics program as an integral part of a comprehensive safety and health strategy and the following ergonomic management functions:

a. Ensures the ergonomics program supports compliance with laws, regulations, policies, and practices.

b. Maintains communication with other safety and health functions, operations and engineering functions to ensure ergonomic principles are considered in the design and deployment of all equipment and work methods.

c. Directs the activities of the ergonomic specialists.

894.15 **Ergonomic Specialists**

The ergonomic specialists are assigned by area and are the principal ergonomic resource for the area they serve. Their responsibilities include:

a. Maintaining regular contact with the manager, Ergonomics Programs, and area safety manager to ensure the integration of ergonomics with safety and health policy.

b. Acting as a resource for health and resource management (HRM) and occupational health services (OHS) at the area and district levels, to assist in the integration of ergonomics with HRM and OHS functions.

c. Producing regular reports at the area and district level on progress made towards reducing MSD injury and illness (II) indicators.

d. Verifying compliance with ergonomics related mandates, regulations, and policies.

e. Assisting installation heads, facility safety coordinators and district safety in identifying opportunities for MSD risk reduction and implementation of ergonomic improvements.

f. Attending Area Safety Committee meetings at the request of the committee.

g. Analyzing MSD data and establishing metrics for targeting high MSD districts/facilities with MSD reduction plans.

h. Reviewing documentation of implemented ergonomic improvements and submitting them to the manager, Ergonomics Programs, for archiving and disseminating.

i. Working with the manager, Ergonomics Programs, to coordinate the activities of the contract ergonomists, where necessary, in support of the ergonomics program.

j. Providing ongoing support to ergonomics teams.

k. Developing the ergonomics knowledge base of area and district leadership, area and district safety committees, district and plant safety specialists and operations at all levels within the organization.
Area Offices

Vice President, Area Operations
Vice presidents, Area Operations are responsible for:

- Providing an effective ergonomics programs in their areas and
- Ensuring compliance with ergonomics directives.

Area Executive Safety and Health Committee
The Area Executive Safety and Health Committee is responsible for:

- Maintaining ergonomics as a permanent agenda item for each meeting.
- Reviewing injury and illness data, recognizing trends related to musculoskeletal disorders, and recommending a focus on ergonomics action plans as appropriate.
- Reviewing status reports from the district managers, Human Resources on the semi-annual District Ergonomics Planning and Assessment (DEPA) sessions.

Area Human Resources Manager
The area Human Resources manager is responsible for:

- Monitoring the ergonomics program as part of the area safety and health program, and
- Ensuring area safety resources are available in support of adherence to compliance mandates and implementation of ergonomic improvements.

Area Safety Manager
The Area Safety Manager is responsible for:

- Ensuring ergonomics compliance mandates are communicated to district safety personnel.
- Communicating with ergonomic specialists to resolve ergonomic issues within the area.

Area Health and Resource Management and Occupational Health Services
These functions work closely with the area ergonomic specialist to integrate the use of ergonomic principles with Occupational Health Services and other Health and Resource Management (HRM) functions to resolve ergonomic issues.

Area Joint Labor Management Safety and Health Committee
The Area Joint Labor Management Safety and Health Committee is responsible for:

- Suggesting inclusion of ergonomics as a permanent agenda item for each meeting.
- Reviewing injury and illness data, recognizing trends related to musculoskeletal disorders, and recommending a focus on ergonomics action plans as appropriate.
- Assisting in making recommendations for ergonomic improvements.
894.3 **Districts**

894.31 **District Manager**  
The district manager is responsible for:  
- Supporting implementation and monitoring of the ergonomics program within their district.  
- Ensuring district resources are available in support of adherence to compliance mandates and implementation of ergonomic improvements.

894.32 **District Executive Safety and Health Committee**  
The District Executive Safety and Health Committee is responsible for:  
- Maintaining ergonomics as a permanent agenda item for each meeting.  
- Reviewing injury and illness data, recognizing trends related to musculoskeletal disorders, and recommending a focus on ergonomics action plans as appropriate.  
- Reviewing ergonomic compliance measures, implementation and follow up on progress.

894.33 **District Human Resources Manager**  
The district Human Resources manager is responsible for:  
- Monitoring the ergonomics program.  
- Ensuring district safety resources are available in support of adherence to compliance mandates and implementation of ergonomic improvements.  
- Participating as the chairperson in the semi-annual District Ergonomics Planning and Assessment (DEPA) sessions.  
- Communicating regularly with the district manager and other key operational managers regarding progress on implementation of measures designed to reduce MSD risk factors.  
- Promoting ongoing communication between the district safety manager, manager of HRM and the ergonomic specialist assigned to the area to ensure access to ergonomic resources and ergonomics training.  
- Reporting status and results of the DEPA to the area Human Resources manager.

894.34 **District Safety Manager**  
The district safety manager receives MSD data and ensures that ergonomics is recognized as an important component of a comprehensive strategy to reduce injury and illness. The district safety manager’s responsibilities include:  
- Participating in the semi-annual District Ergonomics Planning and Assessment (DEPA) sessions.  
- Directing district personnel to access available ergonomic resources.  
- Referring safety personnel to the area ergonomic specialist as needed for ergonomic assistance.
d. Identifying the appropriate resources to address ergonomic site-specific issues found in facilities within their district.
e. Reporting on the status of compliance measures addressed during the semi-annual DEPA session at district executive safety and health committee meetings.

894.35 **District Safety Specialist**
The district safety specialist is responsible for:

a. Assisting with implementation and monitoring of the mandated ergonomics program for facilities within their geographic boundaries.
b. Verifying adherence to compliance mandates.
c. Reviewing MSD statistics and identify facilities in need of a plan for risk reduction.
d. Advising installation heads and/or their designees to resources supporting efforts to implement MSD countermeasures.

894.36 **District Health and Resource Manager**
The district health and resources manager is responsible for:

a. Participating in the semi-annual District Ergonomics Planning and Assessment (DEPA) sessions.
b. Identifying opportunities to apply ergonomics in return-to-work and reasonable accommodation cases.
c. Working closely with the area ergonomic specialist to integrate the use of ergonomic principles with Occupational Health Services and other HRM functions.

894.37 **Occupational Health Services**
The Occupational Health Services is responsible for:

a. Recognizing potential MSD risk factors when assessing physical demands associated with job tasks.
b. Making use of available ergonomic tools and resources when performing assessments, and recommendations in return-to-work and reasonable accommodation cases.

894.4 **Local Facilities**

894.41 **Installation Head**
The installation head is responsible for:

a. Ensuring compliance with safety, operational and maintenance ergonomic mandates as a result of federal regulation and postal policy within the facility.
b. Communicating ergonomic compliance mandates to facility managers and supervisors and ensure compliance.
c. Communicating with district safety manager on implementation of an MSD reduction plan when the facility has been notified as a result of the DEPA.
d. Maintaining documentation of all ergonomic efforts in the facility.
e. Communicating with the applicable unions in accordance with the applicable collective bargaining agreements to establish ergonomic teams as needed for site-specific ergonomic concerns.

f. Communicating commitment and supporting employee involvement in the ergonomics program.

g. Using existing methods for employees to report work-related MSD injuries and illnesses.

h. Investigating work-related MSD injuries and illnesses and taking appropriate action to prevent recurrence.

i. Maintaining and analyzing local work-related MSD data and records.

j. Maintaining access to the Safety Toolkit.

k. Ensuring employees are provided an effective method for communicating ergonomic concerns and improvement ideas (ex: PS Form 1767s, an ergonomics suggestion box, verbally to their immediate supervisor).

894.42 Managers and Supervisors

Managers and supervisors are responsible for:

a. Ensuring compliance with safety, operational and maintenance ergonomic mandates as a result of federal regulation and postal policy within the facility.

b. Regularly monitoring workplace practices and activities to identify MSD risk factors.

c. Receiving employee ergonomic-related suggestions and following up for assessment and possible implementation.

d. Participating in the implementation of changes to reduce MSD risk factors.

e. Ensuring all employees have received training in proper work methods.

894.43 Facility Safety Coordinator

The facility safety coordinator is responsible for:

a. Soliciting and evaluating ergonomic-related input and suggestions from employees.

b. Verifying compliance with ergonomic mandates as part of existing methodologies.

c. Ensuring MSD risk factors are considered when conducting safety and health inspections, completing general ergonomic checklists or other available resources.

d. Promoting the implementation of ergonomic improvements.

e. Performing analyses based upon MSD data.

f. Using task analysis tools and other resources available to address issues.

g. Implementing improvements to resolve or eliminate hazards that have been identified.
Employee
Refer to ELM Subchapter 814.2, Responsibilities.

Local Joint Labor Management Safety and Health Committees
The Local Joint Labor Management Safety and Health Committees are responsible for:

a. Suggesting inclusion of ergonomics as a permanent agenda item for each meeting.
b. Reviewing MSDs as a part of injury and illness review.
c. Reviewing MSD risk factors, brainstorming solutions and advocating for implementation of ergonomic improvements.
d. Reviewing employee ergonomic improvement suggestions.
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9 Labor Relations

910 Employee Organizations

911 Participation and Membership in Labor Organizations

911.1 Right to Participation
Each postal employee has the right, freely and without fear of penalty or reprisal, to form, join, or assist a labor organization or to refrain from any such activity. Each employee is protected in the exercise of such rights. Except as specified in 911.3, this right extends to participation in the management of the organization and acting as an organization representative. It includes presentation of the organization’s views to officials of the Postal Service, officials of the Executive Branch, the Congress, or other appropriate authority.

911.2 Right to Membership
No interference, restraint, coercion, or discrimination to encourage or discourage membership in a labor organization may be effected in the Postal Service.

911.3 Conflict of Interests
Supervisors and certain other employees may not actively participate in the management of a labor organization including voting in intra-union elections or acting as a representative of a labor organization when it would result in a conflict of interest, or apparent conflict of interest, or otherwise be incompatible with law or with the official duties of the supervisor or employee.

911.4 Postal Service Recognition
The Postal Service gives exclusive recognition to labor organizations that meet the requirements for such recognition under the provisions of the Postal Reorganization Act.

911.5 Employee Compensation During Negotiations
Employees who represent a recognized labor organization are not on official time when negotiating a collective bargaining agreement with postal management.
912 Participation and Membership in Supervisory and Managerial Organizations

912.1 Right to Participation
Postal personnel have the right, freely and without fear of penalty or reprisal, to form, join, or assist a supervisory or managerial organization or to refrain from any such activity. Such personnel are protected in the exercise of such rights. Such rights include participation in the management of the organization and acting as organization representative and may include the presentation of the organization’s views to Postal Service officials, officials of the Executive Branch, the Congress, or other appropriate authority.

912.2 Right to Membership
No interference, restraint, coercion, or discrimination to encourage or discourage membership in such an organization shall be effected in the Postal Service.

920 Dues Withholding for Employee Organizations

921 Voluntary Withholding of Dues
Employees who are members of supervisory, managerial, or labor organizations that have approved dues withholding agreements with the Postal Service (see 923) may voluntarily authorize the Postal Service to withhold periodic dues from their salary payments. The organizations for which dues deductions are authorized include those encompassed by the provisions of the Postal Reorganization Act.

922 Dues Collection Schedule
Dues for the National Association of Postmasters of the United States (NAPUS), the National League of Postmasters (the League), and the National Alliance of Postal Employees are deducted in the pay period that includes the first day in a calendar month and are reflected in the salary check for that pay period. Dues for all other labor organizations and for the National Association of Postal Supervisors (NAPS) are withheld each pay period.
Eligible Organizations

The following organizations have been approved to participate in dues withholding. They are identified in data processing records by the indicated alphabetical code designations:

a. Labor organizations:

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<thead>
<tr>
<th>Recognized Bargaining Agent</th>
<th>Code</th>
</tr>
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<tbody>
<tr>
<td>NATL POSTAL PROFESSIONAL NURSES</td>
<td>D</td>
</tr>
<tr>
<td>PO BOX 1605 TEMPLE HILLS MD 20757-1605</td>
<td></td>
</tr>
<tr>
<td>POSTAL POLICE OFFICERS ASSOCIATION</td>
<td>C</td>
</tr>
<tr>
<td>PO BOX 5522 WILLOWICK OH 44095-5522</td>
<td></td>
</tr>
<tr>
<td>NATL POSTAL MAIL Handlers UNION</td>
<td>H</td>
</tr>
<tr>
<td>1101 CONNECTICUT AVE NW STE 500 WASHINGTON DC 20036-4304</td>
<td></td>
</tr>
<tr>
<td>NATL ASSOC OF LETTER CARRIERS AFL-CIO</td>
<td>L</td>
</tr>
<tr>
<td>100 INDIANA AVE NW WASHINGTON DC 20001-2196</td>
<td></td>
</tr>
<tr>
<td>NATL RURAL LETTER CARRIERS ASSOC</td>
<td>R</td>
</tr>
<tr>
<td>1630 DUKE ST 4TH FLOOR ALEXANDRIA VA 22314-3465</td>
<td></td>
</tr>
<tr>
<td>AMER POSTAL WORKERS UNION AFL-CIO</td>
<td>W</td>
</tr>
<tr>
<td>1300 L ST NW WASHINGTON DC 20005-4128</td>
<td></td>
</tr>
<tr>
<td>INTERNATIONAL ASSOCIATION OF MACHINISTS AUTOMOTIVE LODGE 1486</td>
<td>T</td>
</tr>
<tr>
<td>12303 SCOTCH BONNET CT RESTON VA 20191-1110</td>
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b. Supervisory and managerial organizations:

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<thead>
<tr>
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<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>NATL LEAGUE OF POSTMASTERS OF THE US</td>
<td>N</td>
</tr>
<tr>
<td>5904 RICHMOND HWY STE 500 ALEXANDRIA VA 22303-1864</td>
<td></td>
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<tr>
<td>NATL ASSOC OF POSTMASTERS OF THE US</td>
<td>P</td>
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<tr>
<td>8 HERBERT ST ALEXANDRIA VA 22305-2600</td>
<td></td>
</tr>
<tr>
<td>NATL ASSOC OF POSTAL SUPERVISORS</td>
<td>S</td>
</tr>
<tr>
<td>1727 KING ST STE 400 ALEXANDRIA VA 22314-2753</td>
<td></td>
</tr>
</tbody>
</table>
Authorization for Dues Withholding

Authorization Forms

Supervisory or Managerial Organizations
Standard Form (SF) 1187, *Authorization for Deduction of Union Dues*, is used by members of supervisory or managerial organizations for authorization of dues withholding.

Labor Organizations
One of two revised versions of SF 1187 is provided by the unions and used by members of labor organizations for authorization of withholding of dues, which may include the yearly subscription price to the union’s publications. The forms used are:

- For city carrier assistant employees, SF 1187, *Authorization for Deduction of Union Dues for City Carrier Assistants*.
- For other bargaining unit employees, SF 1187, *Authorization for Deduction of Union Dues*.

Employee Eligibility

Employment Status Requirement

General
Employees who are members of approved organizations are eligible to participate in dues withholding procedures.

Exception
Because of the intermittent nature of their employment, casual and most nonbargaining temporary employees are excluded from this policy.

Multiple Dues Withholdings
An eligible employee may have dues deducted for up to three organizations at one time. A separate authorization is required for each organization.

Distribution of Authorization Forms

Function of Organization Representative
The organization representative:

- Distributes appropriate forms to members who voluntarily desire to have the Postal Service withhold dues from their salary payments.
- Makes certain that the top portion of the form is completed: indicating the name and alpha code (see 923) of the organization; identifying each member by name, address, and Social Security number or Employee Identification Number; and showing the name and finance number of the installation where such member is officially assigned.
- Certifies the amount of dues to be withheld biweekly or each month from the employee’s compensation.

Limit on Time and Place
Distribution, collection, and certification of such forms should not be made on official time in a work area.
Submission of Completed Authorization Form

General
The organization representative submits the original SF 1187 to the postal installation where the member is employed. The installation head makes sure that the “date of delivery to employer” is entered and the form is promptly forwarded to the Human Resources Shared Service Center (HRSSC). This date cannot be entered by the organization representative, except as noted in 924.422.

Exceptions

Postmasters
The National League of Postmasters (the League) may submit the original SF 1187 through regular payroll channels to the servicing HRSSC. The National Association of Postmasters of the United States (NAPUS) processes the SF 1187 for its members to initiate dues withholding.

Rural Carriers
The NRLCA National Office, which is responsible for entering the “date of delivery to employer” at the time of transmittal, submits the SF 1187 for a rural carrier.

American Postal Workers Union
The APWU processes SF 1187 for its members to initiate dues withholding.

Implementation of Dues Withholdings
The Eagan Accounting Services begins dues withholdings with the first full pay period following the receipt of a properly completed SF 1187 at the HRSSC. In the event that an SF 1187 is received at the HRSSC without the date of delivery filled in, the HRSSC enters the date of receipt as the “date of delivery,” and proceeds to process the form, using the “date of delivery” as the anniversary date. The HRSSC sends a copy of this annotated form with an appropriate explanation to the installation of origin for transmittal to the organization.

Certification of Amount to Be Withheld

Function of Organization Representative
The appropriate official of each employee organization properly certifies the amount to be withheld.

Change by Organization
When the organization changes the amount to be withheld, a blanket authorization listing the affected employees is accepted and used for such purpose by the Eagan Accounting Services. Such notice includes the employee’s name, Social Security number, finance number, effective date, and “from” and “to” dues amounts. The notice is certified by a regional or national official of the organization and forwarded to the manager of Human Resources in the area office, who indicates approval and forwards it to the Eagan Accounting Services.
924.7 Confirmation of Correct Deduction

924.71 Notation or Earnings Statement
The amount withheld for dues is shown on PS Form 1223-B, *Earnings Statement*, or Electronic Earnings Statement in ePayroll.

924.72 Procedure in Case of Error
If an erroneous dues amount is withheld, the employee follows normal payroll inquiry procedures in questioning such deduction. The personnel office maintaining the employee’s official personnel folder (OPF) rechecks the amount authorized by the employee on the current SF 1187, and the HRSSC changes the employee payroll master record if it is in error. The Eagan Accounting Services does not make a retroactive adjustment unless the Postal Service is responsible for the error in dues withholding; e.g., If it fails to process a properly submitted SF 1187, or deducts an incorrect amount, or makes deductions for the wrong organization.

925 Cancellation of Dues Withholding Authorization

925.1 Voluntary Cancellations

925.11 Form Used
Employees use PS Form 1188, *Cancellation of Organization Dues from Payroll Withholdings*, to cancel dues withholding.

925.12 When Employees Can Cancel

925.121 General
Except as specified in 925.122, an employee can cancel an SF 1187 only in accordance with the terms of the authorization form that the employee signs to initiate the dues withholding. This holds true for members of organizations such as the American Federation of Government Employees or the National Alliance of Postal Employees, that are not “certified bargaining representatives” or “recognized organizations of supervisory and other managerial personnel.”

925.122 Special Circumstances
Special circumstances that alter the conditions for canceling dues withholding are as follows:

a. Employees who enrolled in any organization before July 1, 1971, or who are members of supervisory or managerial organizations designated by Codes N, P, or S, may submit their cancellation notice at any time, but it is not processed until the first full pay period following March 1 or September 1, whichever occurs first after receipt of the form. These employees submit PS Form 1188 to the installation head, who forwards the form to the servicing HRSSC, except as noted in 925.122f.

b. An employee using the revised SF 1187 described in 924.12 may cancel only by submitting PS Form 1188 to the installation head and via certified mail to the organization’s national office not more than 20 days, and not less than 10 days before the anniversary date (date of the delivery to employer). PS Form 1188 must be date-stamped upon
receipt. It is this date that is used to determine if the cancellation request was received in accordance with the above requirements.

**Example:** Assume an anniversary date of December 1. The employee signs and dates PS Form 1188 on November 10 and certifies that Copy 3 of the form has been sent to the organization’s national office by certified mail. To comply with the 20/10 day requirement specified above, the employing office must receive and date stamp part B of the form between November 11 and November 21. If the HRSSC receives all three copies of PS Form 1188, the entire form is returned to the employee with the reason(s) noted. The 20/10 day rule is a requirement of the revised SF 1187 that can be waived only by the union.

c. An employee whose documented position is not within a recognized bargaining unit (such as a supervisor), but who is having dues withheld for a labor organization that is recognized as a bargaining agent (see 923a), may voluntarily cancel the dues withholding authorization, effective the first full pay period after the request for cancellation is received at the HRSSC. The PS Form 1188 should be annotated to reflect the employee’s current job title and effective date.

d. The SF 1187 of a non-career employee stays in effect for 180 days following termination, even though the Postal Service does not withhold dues, to allow the employee the option of continued withholding if the employee is rehired within that 180-day period. If a non-career employee wants to cancel dues withholding when rehired, he or she may do so within 10 days by submitting PS Form 1188. A non-career employee may also cancel dues withholding according to the 20/10 day requirement, i.e., not more than 20 days, and not less than 10 days before the anniversary date. This anniversary date is the “date of delivery to employer” of the SF 1187 originally authorizing dues withholding, and this date remains fixed regardless of the number of consecutive appointments.

e. The APWU processes PS Form 1188 for its members to cancel dues withholding.

f. NAPUS processes PS Form 1188 for its members to cancel dues withholding.
Exhibit 925.1
PS Form 1188, Cancellation of Organization Dues From Payroll Withholdings

**Cancellation of Organization Dues From Payroll Withholdings**

*(See Privacy Act Statement on Reverse)*

**Part A — Completed by Employee**

| 1. Employee Name (Print — Last, First, Mi) |
| 2. Social Security Number                  |
| 3. Post Office Name and State              |
| 4. Post Office Finance Number              |
| 5. Name of Organization and Code (See reverse side for organizations and codes) |
| 6. Employee’s Dues Deduction Anniversary Date |

7. I hereby certify that I sent copy 3 of this cancellation to the above named organization’s national office VIA CERTIFIED MAIL on this date, __________, as notice of my intention to discontinue payroll withholdings.

Notice must be received within the required window period (see ELM, Chapter 9). Notice to the organization must be sent by certified mail to organization’s national office, as directed in ELM, Chapter 9.

Employee Must Sign & Date (Mo., Day, Year)

**Part B — Completed by Employing Office**

Date Form Received in the Employing Office: __________

Original and Copy 2 Will Be Separated by Processing Center

**Part C — Completed by Processing Center**

1. Date Form Received (Mo., Day, Year) ▶

2. Organization Code ▶

3. Effective Pay Period — Year ▶

4. Date Processed (Mo., Day, Year) ▶

5. Verified By (Initials) ▶

6. Form Will Not Be Processed and Is Being Returned to the Employee Because:

   - [ ] Not received within the required 20 - 10 day window period (see notice in Part A, no. 7).
   - [ ] Not currently enrolled in the organization shown.
   - [ ] Form incomplete. See item _______________

   Explain:

**FOR DDE/DR USE**

Entered By: __________

P/P: __________

Initials: __________

---

PS Form 1188, March 2007 (Page 1 of 2) 1 -- Employee’s OPF
Discontinued Withholding

Separation
The Postal Service discontinues dues withholding upon separation of any employee enrolled in the dues withholding program, although the process is modified for non-career employees. Dues withholding is discontinued for a non-career employee at the end of a term of employment, but the SF 1187 stays in effect for 180 days. If the employee is rehired within 180 days, the dues deduction restarts, unless the employee submits a cancellation as specified in 925.122d. After 180 days, a rehired employee must complete another SF 1187 in order to activate dues withholding.

Organization Request
Withholding of dues is discontinued at any time upon written request from the organization for which the withholding is authorized.

Cancellation Notices
Cancellation notices must include the employee’s name, date, dues deduction anniversary date, Social Security number, name and finance number of the installation where officially assigned, and name and alpha code of the organization involved.

Cancellation Procedures
The postal installation receiving a properly executed PS Form 1188 promptly forwards the original and Copy 2 to the HRSSC. The HRSSC promptly notifies the installation head or designee of any refusal to honor PS Form 1188, and the reason for doing so, by returning Copy 2 of the completed PS Form 1188 to the employing office. The installation head or designee, in turn, notifies the employee.

Filing Procedures
All SFs 1198 (as provided by the various eligible postal organizations as specified in 923) and PS Forms 1188 requiring a payroll adjustment are sent to the HRSSC for processing. The forms are files with the permanent documents in the employee’s eOPF.

Transfer or Reassignment
When an employee who is having dues withheld for a management or labor organization (as listed in 923a or b) transfers or is reassigned to another postal installation, his or her dues withholdings are transferred to the local organization at the gaining installation. The dues amount remains the same unless otherwise changed by the new local organization. If a change in the dues amount is to be made, a request is submitted by the organization as provided in 924.62; however, such request is limited to the employee involved.
926 Coding Instructions

926.1 Organization Codes
Each national organization is identified by a specific alphabetical code as shown in 923.

926.2 Subdivision Codes
The post office finance number is used to identify each post office local organization. Official state codes are used to identify the postmaster and rural carrier organization subdivisions.

926.3 Remote or District Locals
In some cases, an employee working at one postal installation is a member of a local organization identified with a different post office. The postal installation finance number is used to identify the office of employment. In addition, the post office finance number used to identify such remote or district local organization is also entered.

926.4 Members at Large
If a member is attached directly to the national organization or state division instead of to a local organization, the words “Member at Large” are shown after the name of the organization. Such members include those at post offices that do not have local organizations. The finance number should be the state code followed by four zeros (i.e., 35-0000).

930 Work Clothes and Uniforms

931 Uniforms

931.1 Entitlement and Allowances

931.11 Entitlement
Certain employees must wear prescribed uniforms in performing their duties. These employees are entitled to the following:

a. A uniform allowance to purchase authorized uniform items; or
b. To be provided uniforms that meet Postal Service specifications.

931.12 Allowances
The annual allowance authorized to each employee covered by a collective bargaining agreement is determined by the terms of that agreement. Allowances for other employees are set as a matter of policy.

931.13 Types of Clothing
The following standards apply:

a. The Uniform Program consists of a number of types of clothing developed for various positions. The type of uniform depends on the following for the position:
   (1) Level of visibility to the public.
b. The types of uniforms include the following categories grouped by position:

(1) Type 1:
(a) City letter carriers.
(b) Clerk/special delivery messengers.
(c) Clerks performing city letter carrier duties.
(d) Motor vehicle operators.
(e) Tractor-trailer operators.
(f) New work PVS PSEs motor vehicle operators and tractor-trailer operators.
(g) Driving instructors and examiners.
(h) Letterbox mechanics.
(i) Ramp clerks and transfer clerks.
(j) AMF performing ramp clerk duties.
(k) Area maintenance technicians/specialists.
(l) Maintenance mechanics working as letterbox mechanics (see 932.11h).
(m) Passenger elevator operators, and elevator starters.

(2) Type 2: Employees assigned to retail operations.

(3) Type 3:
(a) Vehicle maintenance.
(b) Custodial maintenance.
(c) Mail handlers.
(d) BMEU.
(e) Clerical employees eligible under 932.12 and 932.13.

(4) Type 4: Security force police officers.

(5) Type 5: Bargaining unit and nonbargaining unit medical personnel.

(6) Type 6: Supervisors.

c. The criteria are different for each type of uniform. Also, the procedures necessary to establish or terminate an employee are different in each category. Installation heads must familiarize themselves with the criteria established for each type so that certifications are made under the correct program.

931.2 Purpose and Scope

931.21 Uniforms

Uniforms are provided to certain employees for the following reasons:

a. To provide immediate visual identification with the Postal Service to the public.
b. To project an appearance to the public that is neat, professional, and pleasing.

c. To help develop in the employee a feeling of esprit de corps.

d. To meet standard professional practices (doctors, nurses, etc.).

931.22 Work Clothes

Work clothes are provided to certain employees:

a. Who perform dirty work or work with toxic materials.

b. When it is important that they be recognized and identified with the Postal Service, work clothes are provided for employees who work in public view.

c. To certain full-time employees working full time in areas where work clothing is essential.

931.23 Personal Appearance

Supervisors are responsible for continually observing the uniforms of employees and taking appropriate corrective action, when necessary, to ensure employees are properly attired.

931.24 Administration of Uniform Policy

Items of uniform dress are listed in 933.1 through 933.6. These lists include all items to which allowances are applicable, that employees in these categories may be required to wear under various circumstances (see 936.14). The lists do not mean that every employee is required to acquire and wear every one of the items at some time during service in the category. On the contrary, the list for each of several categories contains a number of items that some employees in a particular category may never need to wear. It is the intent of these regulations that appropriate items for wear in matters of this kind be determined at the installations, in accordance with collective bargaining agreements and Postal Service policy.

931.25 Responsibility of Installation Heads

Installation heads:

a. Post a list of uniform items authorized for the installation. The list indicates those items that are required and those that are optional to the employee.

b. Enforce all uniform allowance regulations and prevents abuses.

c. Make all rules and regulations governing uniform clothing and accessory purchases readily accessible to all employees and vendors.

931.26 Responsibility of Employees

931.261 Appearance

Postal employees are responsible for being adequately and properly dressed for duty. They are expected to maintain high standards of appearance, representing to the public the best tradition of service and efficiency while performing their official duties. Uniform garments should be properly fitted and maintained in a clean, neat, and serviceable condition. Jeans, shorts, sleeveless tops, T-shirts, sweats, spandex, etc., are not appropriate attire for employees working at a retail counter. This list is not meant to be exhaustive.
**931.262 Conforming With Regulations**
Uniformed employees are responsible for conforming with all uniform regulations.

**931.263 When to Wear Uniforms**
Uniforms are worn as follows:

a. **General.** A uniform is worn only while the employee is on duty, in connection with approved activities directly related to postal employment.

b. **Special Authorization.** Postmasters may authorize wearing postal uniforms for activities in which the Postal Service participates, or which it sponsors, where identification with the Postal Service is beneficial to the Service, and while the employee is traveling directly to and from work.

c. **Restrictions.** In no other case may the postal employee’s uniform, or any part of it that identifies the garment or wearer with the Postal Service, be worn in nonpostal employment or activities.

**931.264 Postal Service Emblem**
The Postal Service emblem may not be worn except by uniformed postal employees as part of the prescribed uniform except in the following circumstances:

a. Postmasters and other installation heads may permit the voluntary wearing of the Postal Service emblems by a postal employee who has daily personal contact with the public, but who is not required to wear a uniform.

b. In all other situations, specific authorization is obtained through administrative channels from Labor Relations.

**931.27 Employee Acting as Agent**
No postal employee may act as agent, directly or indirectly, for any individual or firm engaged in the manufacture or sale of postal employees’ uniform items.

**931.28 Payment for Fabric**
Payment is made for piece goods purchased for use in home sewing of items of uniform apparel authorized for the employee’s craft. Reimbursement to the vendor is made in accordance with 936.5. Note the following:

a. Payment is not made for purchases of piece goods for home sewing of any item that is not an authorized uniform garment for the craft concerned.

b. Fabric must meet specifications in 932.3.

**932 Uniform Requirements**

**932.1 Employees Required to Wear Uniforms and Work Clothes**

**932.11 Regular Uniforms**
Employees in the following categories meeting the following conditions wear the prescribed uniform while performing their duties:
a. City letter carriers and clerk/special delivery messengers whose tours of duty during the course of a year average 4 hours or more per day performing carrier or special delivery duties.

b. Motor vehicle operators, tractor-trailer operators, new work PVS PSEs motor vehicle operators and tractor-trailer operators, or driving instructors and examiners, if they average 4 hours or more per day during the course of a year, driving vehicles or holding themselves in readiness to drive them.

c. Ramp clerks and transfer clerks, AMF, assigned on a full-time basis to ramp transfer service at airports who perform transfer duties between air carriers (or special transfer clerks, airmail where there are no ramp clerks assigned).


e. Passenger elevator operators or elevator starters if they average 4 hours or more per day during the course of a year performing the duties of these jobs.

f. Clerks who average 4 hours or more per day performing city letter carrier duties.

g. Retail personnel, including postmasters at Cost Ascertainment Group (CAG) A–K Post Offices, whose official assignment at a retail counter is for a minimum of 4 hours daily for 5 days per week on a continuing basis, or for not less than 30 hours per week. Employees who do not qualify for a uniform allowance under the criteria described above must wear the appropriate uniform for the position if it is provided to them outside of the uniform allowance program.

h. Retail classroom instructors and retail coaches who qualify for uniform allowances.

i. Letterbox mechanics assigned to work outdoors more than one-half the time, or maintenance mechanics assigned to letterbox mechanic duties performed outdoors for more than one-half of the time.

j. Employees serving as area maintenance technician/specialists who are on official business away from their duty office for one-half or more of their time.

k. Nurses and first aid attendants.

l. Medical officers and technicians.

**932.12 Contract Uniforms**

The Postal Service has authorized uniforms for mail handlers, custodial maintenance, vehicle maintenance employees, and certain full-time employees in the Business Mail Entry Unit (BMEU) in CAG A–J post offices who meet certain criteria. To be eligible for uniforms under the contract uniforms program, employees must (a) be in public view 4 hours a day for 5 days a week or (b) be in public view not less than 30 hours a week in combined total time. Eligible employees are:

a. *Mail Handlers and Group Leaders (Mail Handlers).* Those who are assigned to dock areas, platforms, and other locations and meet the 4-hour-a-day or 30-hour-a-week criteria.
b. **Custodial Maintenance.** Those who are not otherwise authorized to wear uniforms, are assigned to multi-occupied buildings operated by the Postal Service, and meet the 4-hour-a-day or 30-hour-a-week criteria.

c. **Vehicle Maintenance.** Those who meet the 4-hour-a-day or 30-hour-a-week criteria, including time on road calls.

d. **Business Mail Entry Unit (BMEU).** Full-time employees in these positions:
   (1) Bulk mail technician.
   (2) Bulk mail clerk.
   (3) Mailing requirements clerk.

932.13 **Work Clothes**

This program is separate from the contract uniform program. It is for employees who are not presently eligible for uniforms or contract uniforms. Affected are certain mail handlers, maintenance employees, motor vehicle employees, and clerical employees involved full time in pouching and dispatching units, parcel post sorting units, bulk mail sacking operations, and ordinary paper sacking units:

a. Mail handlers and maintenance employees working full time in the following duty assignments located in mail transport equipment centers, supply centers, and mail equipment shops:
   (1) Accountable paper supply clerk.
   (2) Computer printline production operator.
   (3) Custodian.
   (4) Electrician.
   (5) Electronic technician.
   (6) Group leader, mail bag examination.
   (7) Group leader, mail equipment handler.
   (8) Group leader, mail equipment repair.
   (9) Group leader, warehousing.
   (10) Label printing center mechanic.
   (11) Laborer, custodial.
   (12) Laborer, materials handling.
   (13) Lockmaker.
   (14) Machine operator.
   (15) Mail equipment handler.
   (16) Maintenance mechanic.
   (17) Maintenance mechanic, general.
   (18) Materials handling equipment operator.
   (20) Packer, shipper.
   (21) Packer, warehouseman.
   (22) Press operator.
(23) Receiving and shipping clerk.
(24) Sewing machine operator.
(25) Shipping clerk.
(26) Supply clerk.
(27) Tool and parts clerk.
(28) Warehouseman.

b. Clerk craft employees assigned to:
   (1) Ordinary paper sacking units.
   (2) Parcel postal distribution units (manual).
   (3) Pouching and dispatching units.

c. Mail handlers — full-time mail handlers working in the following areas:
   (1) Ordinary paper sacking units.
   (2) Parcel post units (dumping of sacks or manual separation of
       sacks).
   (3) Platform (dock) operations.
   (4) Pouch dumping units.
   (5) Sack dumping units.

d. Motor vehicle maintenance employees:
   (1) Automotive painter.
   (2) Automotive mechanic.
   (3) Body and fender repairman.
   (4) Garageman.
   (5) Junior mechanic, automotive.
   (6) Storekeeper, automotive parts.
   (7) Tire repairman.
   (8) Tool and parts clerk.
   (9) Vehicle maintenance analyst.

e. Assigned full time in the specified duty assignment:
   (1) Assistant engineman.
   (2) Blacksmith-welder.
   (3) Building equipment mechanic.
   (4) Building maintenance custodian.
   (5) Carpenter.
   (6) Cleaner.
   (7) Conveyor-mechanic.
   (8) Custodian.
   (9) Electrician.
   (10) Electronic technician.
   (11) Elevator mechanic.
   (12) Engineman.
   (13) Fireman.
(14) Fireman-laborer.
(15) Group leader.
(16) Label printing center mechanic.
(17) Laborer.
(18) Laborer, custodial.
(19) Laborer, materials handling.
(20) Maintenance mechanic.
(21) Mason.
(22) MPE mechanic.
(23) Office appliance repairman.
(24) Painter.
(25) Plumber.
(26) Postal machines mechanic.
(27) Scale mechanic.
(28) Stationary engineer.
(29) Maintenance support clerk.
(30) Vehicle operations maintenance assistant.
(31) Vending machine mechanic.

932.14 Aprons
Postmaster or installation heads are authorized to purchase aprons locally on an as-needed basis for those employees who work on assignments involving dirty work but do not qualify for work clothes.

932.15 Alternative Protective Items
If the installation head determines that the occasional use of such items as coveralls, smocks, aprons, or foul weather gear meet the need, these items are to be purchased for the installation through the GSA FEDSTRIP catalog or through other authorized means.

932.2 Uniforms Not Required
932.21 New, Part-time, and Casual Employees
Unless uniforms have been provided to them, the following employees are not required to wear uniforms:

a. New employees listed in 932.11 (except eligible Security Force employees) during the first 90 days of their employment, except for the prescribed uniform cap. Employees required to wear the uniform cap are reimbursed from uniform allowance funds for the cap (see F-1, Post Office Accounting Procedures, 756). When the employees become eligible for the full uniform allowance, the cost of the cap is charged against their first year allowance.

b. Part-time employees with a regular or flexible work schedule, except for the cap, unless they meet the basic minimum hourly and daily requirements outlined in 932.11.

c. Casual employees, except for the cap.
932.22 Ninety-Day Requirement Exemptions
The following employees are not required to wait 90 days for uniform eligibility (see 932.21a):


b. Present career employees in the regular work force who are assigned into a uniform category and have completed their 90-day probationary period. This exemption includes Postal Support Employees (PSEs) who upon conversion to career status are not required to serve a 90-day probationary period.

932.3 Specifications and Quality Control Certification

932.31 Specifications
The Postal Service Uniform Quality Control Office issues specifications for items of uniform dress for the guidance of uniform manufacturers and retailers.

932.32 Quality Control Certification
Payment is made only for purchases of authorized uniform items manufactured in accordance with specifications issued by the Postal Service Uniform Quality Control Office. All items except overboots, gloves, hose, face masks, and helmets must contain the certificate label issued by the Postal Service Uniform Quality Control Office (see 936.32). By incorporating the label, the manufacturer guarantees that the item conforms to specifications. The label appearing in the uniform items must state the following:

This garment is warranted to meet or exceed the standards of specification number [__number__] and was produced under certificate number [__number__] from basic material warranted by the manufacturer as having been produced in accordance with the sample under current certification.

933 Authorized Uniform Items and Combinations

933.1 Type 1 Uniforms

933.11 Type 1 Items

933.111 Type 1a
Type 1a uniforms are worn by city letter carriers, clerk/special delivery messengers, clerks performing city letter carrier duties, motor vehicle operators, tractor-trailer operators, new work PVS PSEs motor vehicle operators and tractor-trailer operators, driving instructors and examiners, letterbox mechanics, ramp clerks and transfer clerks, AMF, area maintenance technicians/specialists, and maintenance mechanics working as letterbox mechanics (see 932.11i).

<table>
<thead>
<tr>
<th>Items for Men</th>
</tr>
</thead>
<tbody>
<tr>
<td>Parka</td>
</tr>
<tr>
<td>With reflective trim and vertical corporate emblem, postal navy blue</td>
</tr>
<tr>
<td>Bomber jacket</td>
</tr>
<tr>
<td>With reflective trim, vertical corporate emblem, and craft tab, with or without zip-in lining, postal navy blue</td>
</tr>
<tr>
<td><strong>Items for Men</strong></td>
</tr>
<tr>
<td>-------------------</td>
</tr>
<tr>
<td><strong>Windbreaker</strong></td>
</tr>
<tr>
<td><strong>Vest</strong></td>
</tr>
<tr>
<td><strong>Sweater</strong></td>
</tr>
<tr>
<td><strong>All-Weather Gear System</strong></td>
</tr>
<tr>
<td><strong>Shirt</strong></td>
</tr>
<tr>
<td><strong>Shirtjac</strong></td>
</tr>
<tr>
<td><strong>Knit shirt</strong></td>
</tr>
<tr>
<td><strong>Tie</strong></td>
</tr>
<tr>
<td><strong>Trousers</strong></td>
</tr>
<tr>
<td><strong>Walking shorts</strong></td>
</tr>
<tr>
<td><strong>Socks</strong></td>
</tr>
<tr>
<td><strong>Accessories</strong></td>
</tr>
<tr>
<td><strong>Headgear</strong></td>
</tr>
<tr>
<td>Items for Men</td>
</tr>
<tr>
<td>------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Rain gear</strong></td>
</tr>
<tr>
<td>Wet weather parka and trousers, raincoat, rain cape, postal blue with vertical corporate emblem and reflective</td>
</tr>
<tr>
<td>trim; leggings, cap cover with or without cape, postal blue; rubbers, overboots, and galoshes, black</td>
</tr>
<tr>
<td><strong>Items for Women</strong></td>
</tr>
<tr>
<td><strong>Parka</strong></td>
</tr>
<tr>
<td>With reflective trim and vertical corporate emblem, postal navy blue</td>
</tr>
<tr>
<td><strong>Windbreaker</strong></td>
</tr>
<tr>
<td>Authorized for letter carriers and motor vehicle/tractor-trailer operators only. Hip-length, unlined, Taslan/</td>
</tr>
<tr>
<td>Supplex, with reflective trim, corporate logo, and craft tab, postal navy blue</td>
</tr>
<tr>
<td><strong>All-Weather Gear System</strong></td>
</tr>
<tr>
<td>Waterproof, breathable parka with permanent hood and reflective trim, vertical corporate emblem, postal navy blue,</td>
</tr>
<tr>
<td>incorporates two styles of zip-in jacket/liner; heavyweight liner, insulated, fleece lining with reflective trim, vertical</td>
</tr>
<tr>
<td>corporate emblem, postal navy blue; fleece liner with fabric enforcements with reflective trim and vertical corporate emblem, postal navy blue; waterproof, breathable, detachable hood for parka with insulation and fleece lining, postal navy blue; waterproof and breathable trousers with reflective trim, postal navy blue</td>
</tr>
<tr>
<td><strong>Shirtjac</strong></td>
</tr>
<tr>
<td>Warm weather, finished bottom, solid postal blue or postal blue with red and blue</td>
</tr>
<tr>
<td>pinstripes and vertical corporate emblem</td>
</tr>
<tr>
<td><strong>Sweater</strong></td>
</tr>
<tr>
<td>Flat or bulky knit, zippered closing, postal navy blue with vertical corporate emblem</td>
</tr>
<tr>
<td><strong>Slacks</strong></td>
</tr>
<tr>
<td>Regular or maternity-style, postal blue with braid stripe¹</td>
</tr>
<tr>
<td><strong>Walking shorts</strong></td>
</tr>
<tr>
<td>Postal blue with braid stripe¹</td>
</tr>
<tr>
<td><strong>Slacks</strong></td>
</tr>
<tr>
<td>Regular or maternity-style, postal blue with braid stripe¹</td>
</tr>
<tr>
<td><strong>Jumper</strong></td>
</tr>
<tr>
<td>Regular or maternity-style, postal blue with vertical corporate emblem</td>
</tr>
</tbody>
</table>
Type 1b

Type 1b uniforms are worn by passenger elevator operators and elevator starters.

**Items for Women**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Socks</td>
<td>Calf-length, crew style, or quarter-length uniform blue-gray, black, or white with blue stripes. Compression socks – Authorized for and may be worn by motor vehicle operators, tractor-trailer operators, new work PVS PSEs motor vehicle operators and tractor-trailer operators, driving instructors and examiners, letter box mechanics, ramp clerks, and transfer clerks, AMF, area maintenance technicians/specialists, and maintenance mechanics working as letterbox mechanics (see 932.11i)</td>
</tr>
<tr>
<td>Shoes</td>
<td>Black leather with visible SR/USA label</td>
</tr>
<tr>
<td>Accessories</td>
<td>Neck and chest protector, flat or shaker knit, postal navy blue; smooth leather belt with nickel buckle, black; leather or knit gloves, black; face mask with no ornamentation (when authorized by installation head), dark blue</td>
</tr>
<tr>
<td>Headgear</td>
<td>Service cap, postal navy blue; WAVE-style hat, postal navy blue with vertical corporate emblem; baseball cap, summer or winter style, postal blue with vertical corporate emblem; sun visor, postal blue with vertical corporate emblem; sun hat, postal navy blue with vertical corporate emblem, crown eyelets, and adjustable chinstrap; sun helmet, white with blue band; winter fur trooper cap, postal blue with vertical corporate emblem; knit watch cap, with convertible face mask, postal navy blue with vertical corporate emblem</td>
</tr>
<tr>
<td>Rain gear</td>
<td>Wet weather parka and trousers, raincoat, rain cape, postal blue with vertical corporate emblem and reflective trim; leggings, cap cover with or without cape, postal blue; rubbers, overboots, and galoshes, black</td>
</tr>
<tr>
<td>Optional coveralls</td>
<td>Authorized for and may be worn over the uniform by motor vehicle and tractor-trailer operators, new work PVS PSEs motor vehicle operators and tractor-trailer operators, area maintenance technicians/specialists, and maintenance mechanics during periods when the employee is exposed to dirty or toxic materials</td>
</tr>
</tbody>
</table>

1. *Motor vehicle operator, tractor-trailer operator, driving instructor, new work PVS PSEs motor vehicle operator and tractor-trailer operator, and examiner trousers are without braid stripe.*

**Items for Men**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bomber jacket</td>
<td>With reflective trim, vertical corporate emblem, and craft tab, with or without zip-in lining, postal navy blue</td>
</tr>
<tr>
<td>Shirt</td>
<td>Long- or short-sleeve, dress-style woven, solid postal blue or postal blue with red and blue pinstripes and vertical corporate emblem</td>
</tr>
<tr>
<td>Tie</td>
<td>Four-in-hand, regular or pre-tied, navy blue with alternating red and white pin-dot stripes</td>
</tr>
<tr>
<td>Trousers</td>
<td>Postal blue with braid stripe</td>
</tr>
<tr>
<td>Shoes</td>
<td>Black leather with visible SR/USA label</td>
</tr>
<tr>
<td>Accessories</td>
<td>Smooth leather belt with nickel buckle, black</td>
</tr>
<tr>
<td>Headgear</td>
<td>Baseball cap, postal blue with vertical corporate emblem</td>
</tr>
</tbody>
</table>
### Items for Women

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bomber jacket</td>
<td>With reflective trim, vertical corporate emblem, and craft tab, with or without zip-in lining, postal navy blue</td>
</tr>
<tr>
<td>Shirt</td>
<td>Long- or short-sleeve, dress-style woven, solid postal blue or postal blue with red and blue pinstripes and vertical corporate emblem</td>
</tr>
<tr>
<td>Tie</td>
<td>Four-in-hand, regular or pre-tied, or crossover necktab, navy blue with alternating red and white pin-dot stripes</td>
</tr>
<tr>
<td>Skirt</td>
<td>Postal blue with braid stripe</td>
</tr>
<tr>
<td>Jumper</td>
<td>Regular or maternity-style, postal blue with vertical corporate emblem</td>
</tr>
<tr>
<td>Shoes</td>
<td>Black leather with visible SR/USA label</td>
</tr>
<tr>
<td>Accessories</td>
<td>Smooth leather belt with nickel buckle, black</td>
</tr>
</tbody>
</table>

### Type 1 Combinations

#### Male Combinations

<table>
<thead>
<tr>
<th>Warm Weather</th>
<th>Cold Weather</th>
<th>Required Items</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Option No. 1</td>
<td></td>
</tr>
<tr>
<td>Shirt (long- or short-sleeve)</td>
<td>Shirt (long or short sleeve)</td>
<td>Shirt (short sleeve, shirtjac, (^1) or knit polo shirt(^2))</td>
</tr>
<tr>
<td>Navy blue tie</td>
<td>Navy blue tie</td>
<td>Navy blue tie</td>
</tr>
<tr>
<td>Uniform trousers with uniform blue-gray or black socks</td>
<td>Uniform trousers with uniform blue-gray or black socks</td>
<td>Uniform trousers with uniform blue-gray or black socks</td>
</tr>
<tr>
<td>Black belt</td>
<td>Black belt</td>
<td>Black belt</td>
</tr>
<tr>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Optional Items</th>
</tr>
</thead>
<tbody>
<tr>
<td>Headgear: winter service cap, fur trooper cap, baseball cap, parka-style hood, knit cap with convertible face mask, or visor</td>
</tr>
<tr>
<td>Bomber jacket</td>
</tr>
<tr>
<td>Rain gear</td>
</tr>
<tr>
<td>Windbreaker</td>
</tr>
<tr>
<td>Black gloves</td>
</tr>
<tr>
<td>Vest(^5)</td>
</tr>
<tr>
<td>Neck/chest protector</td>
</tr>
</tbody>
</table>
**Labor Relations 933.12**

**March 2021**

Sweater\(^6\) Coveralls\(^7\) Sweater\(^6\) Coveralls\(^7\)

1. **Shirtjacs are not to be tucked in or worn with any outer garments (e.g., sweaters, jackets, etc.) except rain gear. They are not to be worn with ties.**
2. **Knit shirts are to be worn tucked in. They may be worn only with authorized sweaters or windbreakers.**
3. **Hems of walking shorts should not be more than 3 inches above mid-knee. Shorts must be worn only with uniform socks.**
4. **Craft tabs are worn only on bomber jackets and windbreakers. Bomber jackets may be purchased and worn with optional zip-in lining. Liners may not be worn alone as outer garments.**
5. **Vests may be worn with or without jackets or parkas; however, they must not be worn without shirts and ties.**
6. **Delivery personnel may not purchase or wear the retail service personnel sweater.**
7. **Coveralls are authorized for motor vehicle operators when exposed to dirty or toxic materials.**

---

### Male Combinations

<table>
<thead>
<tr>
<th></th>
<th>Warm Weather</th>
<th></th>
<th>Option No. 2</th>
<th></th>
<th>Option No. 3</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Required Items</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shirt (long- or short-sleeve)</td>
<td>Shirt (long or short sleeve)</td>
<td>Shirt (short sleeve, shirtjac(^1), or knit polo shirt(^2))</td>
<td>Shirt (short sleeve, shirtjac(^1), or knit polo shirt(^2))</td>
<td>Walking shorts(^3) with authorized uniform blue-gray, black, or white socks</td>
<td></td>
</tr>
<tr>
<td>Navy blue necktab, or four-in-hand tie</td>
<td>Navy blue necktab, or four-in-hand tie</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Uniform slacks with uniform blue-gray or black socks; skirt, culottes or jumper,(^3) with uniform blue-gray, black, or white socks or skin-tone nylon stockings (not reimbursable)</td>
<td>Uniform slacks with uniform blue-gray or black socks; skirt, culottes or jumper,(^3) with uniform blue-gray, black, or white socks or skin-tone nylon stockings (not reimbursable)</td>
<td>Uniform slacks with uniform blue-gray or black socks; skirt, culottes or jumper,(^3) with uniform blue-gray, black, or white socks or skin-tone nylon stockings (not reimbursable)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black belt</td>
<td>Black belt</td>
<td>Black belt</td>
<td>Black belt</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Female Combinations

<table>
<thead>
<tr>
<th></th>
<th>Warm Weather</th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Required Items</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Shirt (long- or short-sleeve)</td>
<td>Shirt (long or short sleeve)</td>
<td>Shirt (short sleeve)</td>
<td>Shirt (short sleeve)</td>
<td>Walking shorts(^3) with authorized uniform blue-gray, black, or white socks</td>
<td></td>
</tr>
<tr>
<td>Navy blue necktab, or four-in-hand tie</td>
<td>Navy blue necktab, or four-in-hand tie</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Uniform slacks with uniform blue-gray or black socks; skirt, culottes or jumper,(^3) with uniform blue-gray, black, or white socks or skin-tone nylon stockings (not reimbursable)</td>
<td>Uniform slacks with uniform blue-gray or black socks; skirt, culottes or jumper,(^3) with uniform blue-gray, black, or white socks or skin-tone nylon stockings (not reimbursable)</td>
<td>Uniform slacks with uniform blue-gray or black socks; skirt, culottes or jumper,(^3) with uniform blue-gray, black, or white socks or skin-tone nylon stockings (not reimbursable)</td>
<td>Walking shorts(^3) with authorized uniform blue-gray, black, or white socks</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black belt</td>
<td>Black belt</td>
<td>Black belt</td>
<td>Black belt</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td>Black shoes (SR/USA label)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Optional Items

<p>| | | | | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Headgear: winter service cap, WAVE-style hat, baseball cap, parka-style hood, knit cap with convertible face mask, or visor</td>
<td>Headgear: summer service cap, helmet, baseball cap, WAVE-style hat, sun hat, or visor</td>
<td>Headgear: summer service cap, helmet, baseball cap, WAVE-style hat, sun hat, or visor</td>
<td>Headgear: summer service cap, helmet, baseball cap, WAVE-style hat, sun hat, or visor</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

---

**March 2021**

**797**
**Type 2 Uniforms**

**Type 2 Items**

Type 2 uniforms are worn by employees assigned to retail operations.

### Items for Men

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shirt</td>
<td>Long- or short-sleeve, dress style. Solid postal blue or blue-gray stripe, button-down collar. Reinforced name badge eyelets on right side</td>
</tr>
<tr>
<td>Knit (polo) shirt</td>
<td>Long- or short-sleeve light blue knit with dark blue interlock stitches. Dark blue ribbed collar and sleeve edge. Direct embroidered horizontal corporate emblem. Reinforced name badge eyelets on right side</td>
</tr>
<tr>
<td>Trousers</td>
<td>Dress style, all-season-weight fabric in postal navy blue and heather gray</td>
</tr>
<tr>
<td>Tie</td>
<td>Two patterns available with choice of four in-hand or clip-on style and regular or extra-long lengths; Postal Service logo in navy with red pin-dot style or red, white, and blue stars and stripes</td>
</tr>
<tr>
<td>Sweater</td>
<td>Cardigan, buttoned, unisex V-neck design with reverse jersey logo on front, solid blue, uncut buttonhole eyelets for name badge; sleeveless unisex V-neck pullover vest, reverse jersey logo on front, solid blue, uncut buttonhole eyelets for name badge</td>
</tr>
<tr>
<td>Socks</td>
<td>Calf-length, crew style, or quarter-length uniform blue-gray, white black, or white with blue stripes. Compression socks</td>
</tr>
</tbody>
</table>

---

**Female Combinations**

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bomber jacket</td>
<td>Bomber jacket</td>
</tr>
<tr>
<td>Rain gear</td>
<td>Rain gear</td>
</tr>
<tr>
<td>Windbreaker</td>
<td>Windbreaker</td>
</tr>
<tr>
<td>Parka</td>
<td>Vests</td>
</tr>
<tr>
<td>Black gloves</td>
<td>Vests</td>
</tr>
<tr>
<td>Windbreaker</td>
<td>Vests</td>
</tr>
<tr>
<td>Vest</td>
<td>Vests</td>
</tr>
<tr>
<td>Rain gear</td>
<td>Rain gear</td>
</tr>
<tr>
<td>Vest</td>
<td>Vests</td>
</tr>
<tr>
<td>Vest</td>
<td>Vests</td>
</tr>
<tr>
<td>Sweater</td>
<td>Sweater</td>
</tr>
<tr>
<td>Sweater</td>
<td>Sweater</td>
</tr>
<tr>
<td>Coveralls</td>
<td>Coveralls</td>
</tr>
<tr>
<td>Coveralls</td>
<td>Coveralls</td>
</tr>
<tr>
<td>Coveralls</td>
<td>Coveralls</td>
</tr>
</tbody>
</table>

1. Shirtjacs are not to be tucked in or worn with any outer garments (e.g., sweaters, jackets, etc.) except rain gear. They are not to be worn with ties.
2. Knit shirts are to be worn tucked in. They may be worn only with authorized sweaters or windbreakers.
3. Hems of walking shorts should not be more than 3 inches above mid-knee. Shorts must be worn only with uniform socks.
4. Craft tabs are worn only on bomber jackets and windbreakers. Bomber jackets may be purchased and worn with optional zip-in lining. Liners may not be worn alone as outer garments.
5. Vests may be worn with or without jackets or parkas; however, they must not be worn without shirts and ties.
6. Delivery personnel may not purchase or wear the retail service personnel sweater.
7. Coveralls are authorized for motor vehicle operators when exposed to dirty or toxic materials.
Items for Men

| Accessories | Leather belt, black with gold buckle, leather belt, black with silver logo buckle; name badge; silver logo tie bar |
| Optional items | Butcher-style apron, with vertical corporate emblem, navy blue; regulation shoes bearing SR/USA tag, black |

1. Unless approved by local management, the polo shirts must be tucked in and worn with authorized slacks, skirts, or skorts. A necktie is not to be worn with the knit shirt. This shirt may be layered under other authorized clothing.

2. The apron is nonreimbursable, although some offices may choose to provide retail service employees with aprons to protect their uniforms when working away from the retail counter. These aprons are not to be worn while working at the retail counter or in the lobby.

3. Footwear is reimbursable after the employee has completed at least 2 years of eligibility in the retail uniform program.

Items for Women

| Blouse | Long- or short-sleeve, dress style. Solid postal blue or blue-gray stripe, hidden placket button-down blouse with sports collar. Reinforced name badge eyelets on right side. Also available in maternity style |
| Knit (polo) shirt | Long- or short-sleeve light blue knit with dark blue interlock stitches. Dark blue ribbed collar and sleeve edge. Direct embroidered horizontal corporate emblem. Reinforced name badge eyelets on right side |
| Skirt, skort, slacks | Dress style, all-season-weight fabric in postal navy blue and heather gray. Skirts and slacks also available in maternity style |
| Jumper | V-neck, all-season-weight fabric, with vertical corporate emblem, worn with or without coordinated fabric belt with gold buckle, postal navy blue. Also available in maternity style |
| Tie | Knotted loop patterns with extender piece. Postal Service logo in navy with red pin-dot style or red, white, and blue stars and stripes |
| Sweater | Cardigan, buttoned, unisex V-neck design with reverse jersey logo on front, solid blue, uncut buttonhole eyelets for name badge; sleeveless unisex V-neck pullover vest, reverse jersey logo on front, solid blue, uncut buttonhole eyelets for name badge |
| Socks | Calf-length, crew style, or quarter-length uniform blue-gray, white black, or white with blue stripes. Compression socks |
| Accessories | Leather belt, black with gold buckle; leather belt, black with silver logo buckle; fabric belt, fabric coordinated for wear with jumper, skirt, skort, or slacks, navy blue with gold buckle; and name badge; silver logo button cover |
| Optional items | Butcher-style apron, with vertical corporate emblem, navy blue; regulation shoes bearing SR/USA tag, black |

1. Unless approved by local management, the polo shirts must be tucked in and worn with authorized slacks, skirts, or skorts. A necktie is not to be worn with the knit shirt. This shirt may be layered under other authorized clothing.

2. Skirts are to be no shorter than top of knee cap.

3. Silver logo button cover is worn in lieu of other ladies’ neckware.
4. The apron is nonreimbursable, although some offices may choose to provide retail service employees with aprons to protect their uniforms when working away from the retail counter. These aprons are not to be worn while working at the retail counter or in the lobby.

5. Footwear is reimbursable after the employee has completed at least 2 years of eligibility in the retail uniform program.

### 933.22 Type 2 Combinations

<table>
<thead>
<tr>
<th>Male Combination</th>
<th>Female Combinations</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Option No. 1</td>
</tr>
<tr>
<td>Shirt (long- or short-sleeve)¹</td>
<td>Shirt (long or short sleeve)</td>
</tr>
<tr>
<td>Tie and tie bar²</td>
<td>Tie or button cover²</td>
</tr>
<tr>
<td>Trousers</td>
<td>Slacks</td>
</tr>
<tr>
<td>Black belt</td>
<td>Black belt</td>
</tr>
</tbody>
</table>

**Optional Item**

<table>
<thead>
<tr>
<th>Vest</th>
<th>Vest</th>
<th>Vest</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sweater (emblem attached)⁴</td>
<td>Sweater (emblem attached)⁴</td>
<td>Sweater (emblem attached)⁴</td>
</tr>
<tr>
<td>Postal Service certified shoes</td>
<td>Postal Service certified shoes</td>
<td>Postal Service certified shoes</td>
</tr>
</tbody>
</table>

1. Men must wear shirts tucked into pants.
2. Tie design and color choice is at the discretion of the employee.
3. Women must wear hosiery with skirts and jumpers. Hosiery may be in natural skin tones or navy blue. Socks or hosiery can be worn with the skort.
4. Retail personnel may not purchase or wear the delivery personnel sweater.

### 933.3 Type 3 Uniform Items

Type 3 uniforms are worn by vehicle maintenance, custodial maintenance, mail handler, BMEU, and clerical employees eligible under 932.12 and 932.13.

<table>
<thead>
<tr>
<th>Items for Men and Women</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Jacket</strong></td>
</tr>
<tr>
<td>Utility, with or without liner, with horizontal corporate emblem, dark blue</td>
</tr>
<tr>
<td><strong>Jacket liner</strong></td>
</tr>
<tr>
<td>Zip-in</td>
</tr>
<tr>
<td><strong>Sweatshirt</strong></td>
</tr>
<tr>
<td>Hooded, zip-front, navy blue, with horizontal corporate emblem</td>
</tr>
<tr>
<td><strong>Sweater</strong></td>
</tr>
<tr>
<td>Zip-front, navy blue, with horizontal corporate emblem</td>
</tr>
<tr>
<td><strong>Vest</strong></td>
</tr>
<tr>
<td>Insulated, navy blue, with horizontal corporate emblem</td>
</tr>
<tr>
<td><strong>Shirt</strong></td>
</tr>
<tr>
<td>Long- or short-sleeve, light or dark blue; long- or short-sleeve denim; dark blue knit with horizontal corporate emblem; dark blue knit with embroidered horizontal corporate emblem; dark blue tee shirt with silk-screened horizontal corporate emblem¹</td>
</tr>
<tr>
<td><strong>Trousers</strong></td>
</tr>
<tr>
<td>Twill weave, dark blue</td>
</tr>
</tbody>
</table>
Type 4 Uniform Items

Type 4 uniforms are worn by security force police officers.

### Items for Men and Women

<table>
<thead>
<tr>
<th>Item</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coveralls</td>
<td>Authorized for and may be worn over the uniform by vehicle maintenance, custodial maintenance, BMEU, and clerical employees eligible under 932.12 and 932.13 during periods when they are exposed to dirty or toxic materials; dark blue</td>
</tr>
<tr>
<td>Belt</td>
<td>Leather belt, black with gold buckle; leather belt, black with silver logo buckle</td>
</tr>
<tr>
<td>Headgear</td>
<td>Baseball cap, summer or winter style, with vertical corporate emblem, postal blue; fur trooper cap, with vertical corporate emblem, postal blue</td>
</tr>
<tr>
<td>Socks</td>
<td>Calf-length, crew style, or quarter-length uniform blue-gray, white, black, or white with blue stripes. Compression socks – Authorized for and may be worn by vehicle maintenance, custodial maintenance, BMEU, and clerical employees eligible under 932.12 and 932.13</td>
</tr>
<tr>
<td>Shoes</td>
<td>Regulation shoes bearing SR/USA tag, black</td>
</tr>
<tr>
<td>Gloves</td>
<td>Leather or knit, black – Authorized for and may be worn by vehicle maintenance, custodial maintenance, BMEU, and clerical employees eligible under 932.12 and 932.13</td>
</tr>
</tbody>
</table>

1. Shirts are available in 100 percent cotton.
### Items for Men

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accessories</td>
<td>Sweater, commando style, postal security dark blue; turtleneck, mock turtleneck,(^1) dickie with postal police embroidered on neck, silver; belt, black; gloves, black</td>
</tr>
<tr>
<td>Headgear</td>
<td>Cap (uniform fabric), postal security dark blue; fur trooper cap, postal blue, baseball cap with postal police badge embroidered in silver(^2)</td>
</tr>
<tr>
<td>Rain gear</td>
<td>Raincoat, full-length, reversible black-to-orange; cap cover, waterproof, reversible black-to-orange; rubbers, overboots, galoshes, black</td>
</tr>
<tr>
<td>Body armor shell</td>
<td>One approved body armor shell or armored shirt per uniform allowance year as certified by the inspector in charge to the St. Louis Accounting Service Center</td>
</tr>
</tbody>
</table>

1. Turtleneck and mock turtleneck must be worn with long sleeve shirt or sweater. Turtleneck, mock turtleneck, and dickie available in moisture management.
2. Baseball caps may be worn only by craft employees when authorized by the Inspector-in-Charge, except that they may not be worn while working a fixed post.

### Items for Women

<table>
<thead>
<tr>
<th>Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Uniform coat</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Overcoat</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Bomber jacket</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Emblem</td>
<td>Postal police officer shoulder patch</td>
</tr>
<tr>
<td>Rank insignia</td>
<td>Sergeant — embroidered or enameled stripes, blue, white, and black; Lieutenant — single gold metal bar; Captain — two connecting gold metal bars; Colonel — gold eagle</td>
</tr>
<tr>
<td>Uniform shirt (Regular Officer)</td>
<td>Long- or short-sleeve, postal security dark blue</td>
</tr>
<tr>
<td>Uniform shirt (Sergeant, Lieutenant, Captain, Colonel)</td>
<td>Long- or short-sleeve, postal security white</td>
</tr>
<tr>
<td>Tie</td>
<td>Four-in-hand, clip-on, solid postal security dark blue</td>
</tr>
<tr>
<td>T-shirt</td>
<td>Crew neck, moisture management, ribbed, solid jersey, or mesh, white, and postal security dark blue</td>
</tr>
<tr>
<td>Slacks</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Skirt</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Culottes</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Socks</td>
<td>Crew or over-the-calf, solid dark blue or dark blue with white soles</td>
</tr>
<tr>
<td>Shoes</td>
<td>Black leather regulation-type shoe or boot with plain toe, not over 8” in height from sole tops, with or without built-in safety toes, bearing SR/USA label. Shoes or boots must be capable of accepting a buff shine to obtain a glossy finish.</td>
</tr>
<tr>
<td>Battle Dress Utility Uniform</td>
<td>Postal security dark blue</td>
</tr>
<tr>
<td>Accessories</td>
<td>Sweater, commando style, postal security dark; turtleneck, mock turtleneck,(^1) dickie with postal police embroidered on neck, silver; belt, black; gloves, black</td>
</tr>
</tbody>
</table>
### Type 5 Uniform Items

#### Type 5a
Type 5a uniforms are worn by bargaining unit medical personnel.

<table>
<thead>
<tr>
<th>Items for Men</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Shirt</td>
<td>Medical style, white or optional colored</td>
</tr>
<tr>
<td>Trousers</td>
<td>Medical style, white or optional colored</td>
</tr>
<tr>
<td>Socks</td>
<td>White</td>
</tr>
<tr>
<td>Shoes</td>
<td>Consistent with USPS safety guidelines, white</td>
</tr>
<tr>
<td>Sweater</td>
<td>Optional, cardigan, white or navy blue</td>
</tr>
<tr>
<td>Lab coat</td>
<td>Optional, must be worn over uniform</td>
</tr>
<tr>
<td>Insignia</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Items for Women</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Dress</td>
<td>White</td>
</tr>
<tr>
<td>Top</td>
<td>Medical style, white or optional colored</td>
</tr>
<tr>
<td>Pants</td>
<td>Medical style, white or optional colored</td>
</tr>
<tr>
<td>Hose/socks</td>
<td>White</td>
</tr>
<tr>
<td>Shoes</td>
<td>Consistent with USPS safety guidelines, white</td>
</tr>
<tr>
<td>Sweater</td>
<td>Optional, cardigan, white or navy blue</td>
</tr>
<tr>
<td>Cap</td>
<td>Optional</td>
</tr>
<tr>
<td>Lab coat</td>
<td>Optional, must be worn over uniform</td>
</tr>
<tr>
<td>Insignia</td>
<td></td>
</tr>
</tbody>
</table>

#### Type 5b
Type 5b uniforms are worn by nonbargaining unit medical personnel.

<table>
<thead>
<tr>
<th>Item for Men and Women</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Lab coat</td>
<td>Optional, may be worn over personal clothes</td>
</tr>
</tbody>
</table>

### Type 6 Uniform Items
Certain supervisors may be eligible for a work clothes allowance (see 938).
933.7 Insignia

933.71 Stars

a. Who shall wear. Regular uniformed employees may, at their option, wear one or more stars, depending on their time in the service.

b. Significance of Stars. Stars indicate length of service. In computing length of service, credit is allowed for all career service. Stars are worn as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Stars</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>1 Silver</td>
</tr>
<tr>
<td>10</td>
<td>2 Silver</td>
</tr>
<tr>
<td>15</td>
<td>3 Silver</td>
</tr>
<tr>
<td>20</td>
<td>4 Silver</td>
</tr>
<tr>
<td>25</td>
<td>5 Silver</td>
</tr>
<tr>
<td>30</td>
<td>6 Silver</td>
</tr>
<tr>
<td>35</td>
<td>1 Gold</td>
</tr>
<tr>
<td>40</td>
<td>2 Gold</td>
</tr>
<tr>
<td>45</td>
<td>3 Gold</td>
</tr>
<tr>
<td>50</td>
<td>4 Gold</td>
</tr>
</tbody>
</table>

933.72 Other Insignia

Except as indicated below, other insignia may not be worn with the uniform. Officially authorized name badges are worn by retail service personnel as prescribed. An award emblem for safe driving or superior accomplishment, or other officially authorized insignia, may be worn on the left side of the cap. Employees not required to wear caps may wear the insignia on the lapel of the jacket.

933.8 Apparel Worn for Promotional Purposes

933.81 Authorized Use

933.811 Uniformed Employees

Only caps may be used as promotional items for uniformed employees, and they may be used only to promote Postal Service products or services. Designs must be consistent with the overall appearance of the uniform and must not contain extraneous decoration (e.g., gold leaf on the bill, commonly referred to as “scrambled eggs”). The senior vice president of Marketing must approve the designs. The use of pins and other insignia must be controlled and should not be required for uniformed employees.

933.812 Nonuniformed Employees

Items purchased for wear by nonuniformed employees may be of any design considered appropriate by the district manager.

933.813 Contract Uniform or Work Clothes Program

The policy for uniformed employees applies.
933.82 Source
All apparel items purchased with Postal Service funds for the purpose of promoting a product (e.g., Express Mail) or a program (e.g., safety) must be American made.

933.83 Payment
Payment for promotional items is not made from the Uniform Allowance Program.

933.84 Exceptions
The vice president of Labor Relations may grant exceptions to the policy.

934 Wearing of Uniform Items

934.1 Uniform Headgear

934.11 Optional Wear
For the following employees, the wearing of uniform headgear is at the option of the employee:

a. Area maintenance technician/specialist.
b. Letterbox mechanic.
c. Letter carrier.
d. Motor vehicle operator, tractor trailer operator, driving instructor.
e. Ramp clerk and transfer clerk, AMF.
f. Clerk/special delivery messenger.

934.12 Mandatory Wearing of Cap
Wearing of the cap is mandatory for (a) casual employees, (b) new employees who are not required to wear a uniform during the first 90 days of their employment, and (c) all other employees who are authorized only a cap as a means of identifying them with the Postal Service. No substitute headgear may be worn by these employees.

934.2 Cold Weather Items (Does not apply to Type 2 Uniforms)

934.21 Face Mask
In extremely cold climates, uniformed employees who are regularly assigned to outdoor duties for more than one-half of the time may purchase a face mask as an optional reimbursable item. The face mask must be dark blue with no ornamentation, in a wool blend or synthetic fabric. The use of this item shall be authorized by the installation head. This section does not apply to face masks that are part of the “knit watch cap.”

934.22 Neck/Chest Protector
Employees authorized to wear the neck/chest protector as part of the cold weather uniform are not required to wear a necktie when the neck/chest protector is being worn to protect them from cold weather. However, employees must replace the protector with a tie if they work inside a postal facility and are in view of the public.
934.23 **Sweaters**
A sweater may be worn as an outer garment. When so worn, the official emblem is permanently attached.

934.24 **Outer Garments**
Only authorized outer garments are to be worn on the street during duty hours. Jacket liners may not be worn as outer garments, and only employees who choose or have chosen to purchase the related jacket may purchase them.

934.3 **Warm Weather Items (Does not apply to Type 2 Uniforms)**

934.31 **Walking Shorts and Knee-Length Hose**
Walking shorts may be worn only with blue-gray or white with blue stripe crew socks or blue-gray, white with blue stripe, or black knee-length hose.

934.32 **Summer Shirt and Tie**
Where a convertible collar, short- or long-sleeve summer shirt is authorized, the tie is not necessarily required. The tie must be worn whenever a jacket or coat is worn. After consulting with representatives of affected employees at the Post Office, if the postmaster decides a tie is to be worn with the convertible collared summer shirt, the tie is worn by all affected employees at that Post Office. However, if the decision is that a tie need not be worn, individual employees who desire to wear the tie may do so even though the majority are without ties.

934.4 **Seasonal Changes of Uniform**
The head of an installation determines when seasonal changes of uniforms take place, with the exception of retail employees.

934.5 **Employees in Nonuniform Categories**
Employees not eligible for the retail service uniform allowance, but who have contact with the public and wish to identify themselves with the Postal Service, may purchase the retail uniform though reimbursement will not be provided. Uniform items obtained under these provisions may only be purchased at the option of the employees at no cost to the Postal Service, and may be worn only when performing retail duties.

934.6 **Prohibitions**
Wearing postal uniforms is prohibited under the following circumstances:

a. A person not connected with the letter carrier branch of the Postal Service who wears the uniform or badge worn by a city carrier is fined not more than $100, or imprisoned not more than 6 months, or both. When employees are separated from the Postal Service, all emblems, buttons, or other identifying insignia must be removed before the uniforms are discarded.

b. The uniform is not worn during or in connection with the furtherance of private employment or commercial interests.

c. The uniform is not worn under circumstances that would tend to bring discredit upon the Postal Service.
d. The uniform is not worn, except when authorized by the postmaster or Headquarters, when an employee participates in activities such as public speeches, interviews, picket lines, marches, rallies, or any public demonstration that may imply service sanction of the cause for which the demonstration or activity is being conducted.

Uniform and Work Clothes Allowances

935.1 When Allowances Take Effect

935.11 Anniversary Date

Allowances take effect on the earliest date an employee is required to wear the uniform following completion of the 90-day probationary period. This date is known as the employee’s anniversary date.

935.12 Transfers

When employees who have been receiving allowances in one uniformed category transfer or are reappointed to a different uniformed category within the allowance year, they start a new anniversary date, provided they are eligible in the new category on the date of assignment (see 935.251).

935.2 Adjustment for Certain Absences During Allowance Year

935.21 Absences From Uniform Category of 90 Days to 1 Year

935.211 Policy

Employees temporarily assigned to light duty assignments, OWCP absences, extended sick leave, or higher level detail for a period of 89 days or more that does not require wearing a uniform have their uniform allowance suspended for the time they are on this assignment. When such is the case, the following provisions apply:

a. A request for a personnel action to terminate the uniform allowance is submitted to the personnel office. The personnel office generates PS Form 50, Notification of Personnel Action, using Nature of Action (NOA) 903, Uniform Certification/Disallowance, to document the termination of allowance. (See Handbook EL-301, Guidelines for Processing Personnel Actions, for PS Form 50 processing instructions.)

b. Invoices showing purchase dates during the time an employee is in a nonuniform category may not be accepted for payment.

c. If the detail is terminated in less than a year after the last anniversary date, the allowance is redetermined by the postmaster as described in 935.23, and the employee retains the former anniversary date.

935.212 Suspension Instructions

A statement is inserted on the PS Form 50, NOA 903, Uniform Certification/Disallowance, that the uniform allowance is suspended for the period of the detail. When the detail is terminated and the employee is reassigned to a position that makes him or her again eligible for a uniform allowance, if the employee’s eligibility has been suspended for one year or more, a new PS Form 50, NOA 903, establishing the employee’s eligibility is prepared. If the suspension is for less than a year, a PS Form 8006, Uniform Allowance Code
Sheet (For Regular, Contract, or Work Clothes Program), must be completed and submitted to the St. Louis ASC.

935.22 Absences From Uniform Category Exceeding 1 Year
Employees on LWOP in excess of a year, or absent on military duty in excess of a year, who were eligible for uniform allowances immediately prior to their absence receive a new anniversary date for uniform allowances directly on return to a duty and pay status in a uniformed category. Other employees separated from a uniform category for periods in excess of 1 year are regarded as new employees and, therefore, entitled to the first-year allowances when reassigned to a uniform category.

935.23 Absences From Duty While in Uniform Category
An employee on LWOP, OWCP absence, extended sick leave, higher level detail, or military LWOP not in excess of 89 calendar days during a year of eligibility receives full allowance if otherwise eligible. If such leave exceeds 89 calendar days (not necessarily consecutive, but accumulative) during any uniform allowance year, the maximum allowance is reduced 10 percent for the 90 calendar days of LWOP and 10 percent for each full 30 calendar days of accumulative leave beyond the 90-day period. Recovery of earlier grants of allowance is not required, however, in achieving this reduction.

935.24 Reappointments
Eligible employees who are separated from a uniformed category and are later reappointed to a position in the same category within 1 year of their last anniversary date have their allowance redetermined as outlined in 935.23 and retain the former anniversary date.

935.25 Adjustment for Employees Who Transfer Crafts
935.251 Change to Another Uniform Category
An employee who has been receiving an annual allowance and later transfers to another uniformed category receives the allowance for newly eligible employees in that category. Any balance of the previous annual allowance is liquidated by the St. Louis ASC, and a new card is issued with the new allowance.

935.252 Transfer or Separation in Excess of 1 Year
An employee who transfers or separates from a uniformed category for a period exceeding 1 year and later returns to duty in a uniformed category is regarded as a newly eligible employee. The employee receives the increased first-year allowance.

935.26 Notification to Employee and Accounting Service Center
935.261 Determination of Eligibility
When an employee’s eligibility for a uniform allowance is uncertain, the installation head makes the decision. An employee is to be notified as soon as possible when his uniform status has changed.

935.262 Change in Eligibility
A change in assignment or eligibility that requires no other type of concurrent personnel action, but that changes eligibility for the uniform allowance, is recorded on PS Form 50 using NOA 902, Uniform Certification/Disallowance.
The form indicates the employee has either become or is no longer eligible for the uniform allowance. The postmaster notifies the personnel office whether the employee is newly eligible for a uniform allowance and is entitled to the additional first-year allowance (see 935.25). The personnel office generates a PS Form 50 notifying the employee of his or her eligibility for the uniform allowance. A Form 8006 must be completed and submitted to the St. Louis ASC.

936 Payments

936.1 Limitations on Payments

936.11 Total Yearly Payments
Total payments for an employee during an allowance year may not exceed the maximum allowance prescribed except as indicated in 935.25.

936.12 Insufficient Funds for Claims
Payment is not made for a purchase made in excess of an employee’s yearly allowance. Employees must be particularly careful not to have merchandise invoiced before their anniversary date if the current year’s allowance has been exhausted.

936.13 Related Expenses
Payment is neither claimed nor made for expenses involved in the purchase of secondhand items of uniform nor for cleaning, repairs, or alterations (except alterations made at the time of purchase for the sole purpose of ensuring proper fit).

936.14 Items Not Specified
All branches of service have specific detailed specifications for the style and color of their particular uniforms. Detailed specifications and styles are prescribed for both male and female uniform items of clothing in each specific category of employment. Payment is neither claimed nor made for any items of clothing that do not conform with the detailed male or female specifications and styles for the employee’s category of employment.

936.15 Purchases Exceeding Allowances
Each employee is personally responsible to the authorized licensed vendor for all purchases exceeding his or her uniform allowance. In cases where employees purchase in excess of their full allowance or existing allowance balance, the full licensed vendor invoice is processed regardless of amount (even if records show a zero balance in the employee’s allowance). The St. Louis ASC pays only the maximum left in employee’s account and notifies the vendor why the remainder has not been paid.

936.2 Payment for Uniform Purchase After Separation of Employee
Payment to the vendor is not allowed if the following conditions exist:

a. The employee separates from the uniform program for any reason, including retirement, within 30 days following purchase of items of uniform wear that are not recognizable as distinctive uniform items.
unless worn with the basic outer garments of the uniform. In these cases notify both employee and specific vendor involved. Return the invoice to the vendor (see 936.32). Nondistinctive items include shoes, gloves, rubbers, galoshes, overboots, hose, face masks, pith helmets, and belts.

b. When there is evidence that, before making the purchase, the employee indicated an intention to separate from the uniform program for any reason, including retirement, involuntary separation, or bid to an assignment not requiring the same uniform category, do not process the invoice for payment. After placing a copy of the invoice in the employee's uniform file with the appropriate remarks, return the invoice to the vendor advising why it will not be honored.

936.3 Approval by Installation Head

936.31 Inspection of Purchases
The installation head may require the employee to present the uniform purchases for inspection within 10 working days from receipt of the uniform item. An employee who is unable to comply with this requirement because of being in an approved leave status may present the purchased items for inspection upon return to a work status. All items must contain the certificate label issued by the Postal Service Quality Control Office except as noted in 936.32. Discretion is exercised in permitting the purchase of excessive amounts of one-of-a-kind items, such as shoes, gloves, socks, and other civilian type items.

936.32 Purchases Not Meeting Regulations
If all or a portion of the merchandise presented in 936.31 is unacceptable because it does not conform to current postal regulations, the employees responsible for reviewing vendor invoices (see 936.53) returns the invoice to the vendor stating why it was unacceptable. The employee retains but does not wear the unacceptable merchandise and waits for instructions from the vendor.

936.33 Disallowing Payments
The district accounting office may disallow payment for excessively priced items, for items not needed for local climatic conditions, and for excessive amounts of civilian-type items.

936.34 Employee’s Responsibility for Excesses
The installation head cautions all employees that uniform purchases exceeding their current allowances are the employees' personal responsibilities.

936.35 Notification of Responsibility
Although not responsible for purchases made in excess of an employee’s uniform allowance, the Postal Service advises employees in writing of their responsibilities to make payment when notified of delinquencies.
936.4 **Separating Employees**

936.41 **Conditions for Nonpayment**

Invoices dated before an employee’s separation date and submitted for payment are processed for payment. However, they are not paid under any of the following conditions:

a. When purchases of uniform items not recognizable as distinctive uniform items were made within 30 days before separation (see 936.2a).

b. When there is evidence that before making the purchase the employee indicated an intention to separate for any reason, including retirement (see 936.2b).

936.42 **Addition to Form 337**

Postmasters and installation heads add “Uniform Allowance Invoices Submitted” on PS Form 337, *Clearance Record for Separated Employee*, as a write-in item.

936.43 **Employee Submission of Invoices**

When an employee who is leaving the Postal Service checks out, the postmaster, or other designated employee, asks the separating employee if any uniform purchases have been made during the past 30 days. If the answer is negative, complete the item in the same manner as the other items on the checkout sheet. If the answer is affirmative, contact the district accounting office and advise the employee accordingly.

936.5 **Payment to Licensed Vendors**

936.51 **Direct Payment**

Payment is made directly to licensed vendors.

936.52 **Employee Reimbursement**

Employees are not reimbursed for uniform purchases except for caps (see 932.21) and as provided for in 936.6 and 938.4.

936.53 **Examination of Invoice**

The Uniform Program office may require uniform vendors to provide documentation to ensure that purchases are reasonable under all circumstances and that they comply with postal regulations.

936.54 **Evidence of Purchase**

The vendor must keep itemized sales records of the individual transactions that include the employee’s name, date of purchase, and a description of the items in the transaction — including size, color, and unit price. These records must be maintained for auditing purposes for a minimum of 3 years after the date of purchase.

936.6 **Purchasing Procedures for Nurses’ Program**

936.61 **Eligibility**

Full-time and part-time nurses who have completed their probationary period receive a uniform reimbursement card following their uniform anniversary date. Part-time nurses who have not worked at least 1,560 hours in the
12-month period immediately before their anniversary date are not entitled to uniform reimbursement.

936.62 Procedures

936.621 Standard
Nurses may purchase uniforms from Postal Service licensed uniform vendors. Payment to the vendor is made in the same manner as that for other employees eligible for uniform allowances.

936.622 Optional
Nurses who have difficulty in locating a Postal Service licensed uniform vendor that provides nurses' uniforms may purchase their uniforms from any bona fide source in the following manner:

a. Nurses must present itemized invoices to the district Human Resources manager for review to ensure that items are authorized for reimbursement according to Article 26 of the National Agreement. Invoices must include the following information:
   (1) Name of employee.
   (2) Name of the firm from which the purchase was made.
   (3) Date of purchase.
   (4) Employee’s Employee Identification Number.
   (5) An itemized description of the items purchased, including size and color.
   (6) A statement by the employee certifying that the items listed were actually purchased, and an explanation why such purchase could not be made with a licensed uniform vendor.

b. The district Human Resources manager must submit the approved nurse’s itemized invoice to St. Louis Accounting Services for processing. The amount of the approved purchase will be deducted from the employee’s available allowance.

937 Uniform Vendors

937.1 Communication From Vendors
The district accounting office designates an employee to respond to all licensed vendor correspondence relating to employee uniform purchases. All correspondence that requires an answer must be received from the licensed vendor in the following manner:

a. Addressed to:
   UNIFORM CLERK
   C/O DISTRICT ACCOUNTING OFFICE
   [CITY] [STATE] [ZIP CODE].

b. In duplicate with self-addressed stamped return envelope.

c. Showing the employee’s name, the first seven digits of the employee’s Social Security number, the invoice number in question, the invoice amount, and the date of invoice.

d. Providing space for a reply.
937.2 **Access to Postal Premises**
Postmasters may permit a licensed vendor of official postal uniform items access to postal installations and their subinstallations as follows:

a. Licensed vendors or their representatives must present proper identification to postmasters or their designated representatives.

b. The location must have a lunchroom or other nonwork area space of sufficient size so that vendors and interested employees may conduct their business without interfering with postal activities.

c. Vendors must strictly adhere to local rules as to location, hours, etc., as required by local postmaster.

d. Vendors failing to meet requirements in 937.2 items a and c may be denied admission by the postmaster.

938 **Supervisor Work Clothes Program**

938.1 **Purpose**
A work clothes allowance is authorized for certain categories of supervisors whose duties require them to come in contact with dirty or toxic materials while supervising or inspecting the work of their subordinates.

938.2 **Eligibility**
The installation head is responsible for determining the individual supervisor’s eligibility for the allowance.

938.21 **Determined by Installation Head**
The installation head is responsible for determining the individual supervisor’s eligibility for the allowance.

938.3 **Acquisition of Work Clothing**

938.31 **Alternative Protective Items**
If the installation head determines that occasional use of such items as coveralls, smocks, or aprons meet the need, these items are purchased for the installation through the GSA FEDSTRIP catalog.

938.32 **Work Clothes Allowance**

938.321 **Reimbursement Limit**
If the installation head approves a work clothes allowance for an eligible supervisor, the supervisor is reimbursed for the actual cost of an initial purchase of two sets of work clothes (two shirts and two pairs of trousers). However, total reimbursement for both initial sets may not exceed $44. Work clothes may be purchased from any retail outlet.

938.322 **Types of Work Clothes**
Work clothes may be in any shade of blue, green, brown, or khaki. Although further specifications are not prescribed, it is recommended that the trousers be twill weave, polyester, cotton, durable press, or medium- or heavy-weight fabrics and that the shirts be poplin weave, polyester/cotton, or durable press fabrics.
Purchases Not Authorized
Reimbursement is not authorized for dress shirts, slacks, sport clothes, or any other types of garments that are not clearly identifiable as work clothes.

Replacements
Replacement work clothes may subsequently be authorized by the installation head on an as-needed basis in order that the supervisor maintain two complete sets. Reimbursement for replacements is limited to a maximum of $54 per year beginning on the anniversary date of the initial purchase.

Reimbursement Procedure
The installation head lists all eligible supervisors on Form 8006, Uniform Allowance Code Sheet, and submits the completed form to the designated DDE/DR site.

When set up on the Uniform Allowance Master File at the St. Louis ASC, a card Form 1961 is cut for each eligible supervisor.

When invoices for an eligible supervisor are processed for payment, vendor number 81886 should be used to ensure payment directly to the supervisor.

Authorized Exceptions

Footwear

Standard Specification
Employees purchasing footwear under the uniform and work clothes programs must ensure that the footwear meets Postal Service standard specifications and bears the SR/USA label.

Exceptions
Footwear must be purchased from a Postal Service-licensed vendor; however, exceptions to the certified footwear program may be granted, when appropriate (e.g., medical reasons, very unusual sizing restrictions), under the following guidelines:

a. Employees must submit their request for exception, in writing (with appropriate supporting documentation), to the district Human Resources manager. The employee’s request, whether approved or not, must be filed in his uniform folder.

b. When authorization is granted to purchase footwear from other than a Postal Service vendor, employees must present an itemized invoice to the uniform clerk at their facility. Invoices must include the name of the employee; the name of the firm from which the purchase was made; the date of purchase; the post office finance number; the employee’s anniversary date; the employee’s Social Security number; an itemized description of the items purchased including size and color; and a statement by the employee certifying that the items listed were actually purchased.

c. Installations process the purchase in the same manner as a vendor invoice except that 81886 is used for the vendor number. This provides payment to the employee.
940 Employee Assistance Program

941 Introduction

941.1 Purpose

941.11 General

The Employee Assistance Program (EAP) is a formal, voluntary, non-disciplinary program designed to assist employees and their immediate families in their efforts to resolve personal issues that may impact adversely on work performance, personal well-being, or both. Issues may include, but are not limited to:

a. Substance abuse;

b. Mental health issues such as depression, anxiety, and stress; and

c. Issues that involve family, marital, financial, and legal concerns.

Assistance is provided through:

a. Consultation,

b. Evaluation, counseling, and

c. Referral to community resources and treatment facilities.

941.12 Substance Abuse, Dependence, and Other Addictions

Substance abuse, dependence, and other addictions are serious health problems that can adversely affect an employee’s job performance and personal life. The EAP continues the Postal Service’s obligation under its collective bargaining agreements to provide a program for employees with these problems. EAP is not intended to alter or amend any of the rights or responsibilities of the Postal Service or its employees.

941.2 Definitions

Special terms used in this subchapter include the following:

a. **EAP counselor** — external and internal EAP counselors must have:

   1. An advanced degree from an accredited college or university in a discipline requiring coursework in counseling or intervention (i.e., Psychology, Social Work, Counseling, or Human Services); and

   2. A current state licensure to practice independently in the behavioral health field as a social worker, psychologist, professional counselor, or marriage and family therapist. External EAP counselors must also meet any other requirements of the relevant interagency agreement or contract.

b. **External EAP service provider** — an individual or group external to the Postal Service that provides EAP services through an interagency agreement or on a contractual basis.
c. **Family member** — any legal dependent of the employee, or anyone living in the employee’s household, with the exception of tenants or employees of the Postal Service employee who live in the household.

d. **Internal EAP** — an employee assistance program whose counselors are employed by the Postal Service.

e. **Management referral** — the referral of an employee to EAP by a supervisor or manager because the manager notices behavior that may indicate work performance issues or personal problems.

f. **Other addictions** — not addiction to drugs or alcohol, but addictive behaviors that may include excessive gambling, eating, and internet use as well as hypersexuality.

g. **Other problems** — problems such as depression, anxiety, gambling, and stress as well as emotional, family, marital, financial, and legal problems.

h. **Self-initiated referral** — an employee’s voluntary referral of him- or herself for assistance from EAP, made by directly contacting an EAP counselor.

i. **Substance abuse** — the excessive use of a substance, especially alcohol or a drug, that results in recurring negative life consequences, such as:
   1. Interpersonal conflicts;
   2. Failure to meet work, family, or school responsibilities; or
   3. Legal problems.

j. **Substance dependence** — commonly referred to as an addiction, it is characterized by:
   1. A need for increasing amounts of a substance to maintain desired effects;
   2. Withdrawal symptoms if drug-taking stops; and
   3. Preoccupation with activities related to substance use.

### 941.3 Policy

#### 941.31 Job Security

Participation in EAP is voluntary and will not jeopardize the employee’s job security or promotional opportunities.

#### 941.32 Limits to Protection

Although an employee’s voluntary participation in EAP counseling should be given favorable consideration in disciplinary action, participation in EAP does not limit management’s right to proceed with any contemplated disciplinary action for failure to meet acceptable standards of work performance, attendance, or conduct. Participation in EAP does not shield an employee from discipline or from prosecution for criminal activities.

#### 941.33 Confidentiality

Inquiries regarding participation in EAP counseling are confidential, pursuant to the provisions of 944.4. EAP records may not be placed in an employee’s official personnel folder (OPF).
941.34 **Reasonable Access**
The contractor providing counseling must endeavor to provide confidential counseling facilities within a reasonable driving distance from the employee’s work site or home, in accordance with the following guidelines:

a. The Postal Service will provide office space and furnishings for those sites that require counselors to be in postal locations.

b. Providing ready accessibility to face-to-face EAP counseling is desirable, but may not always be possible. Counselors may offer telephone counseling or request that the employee travel to the counselor’s office.

c. Reasonable hours and days, including coverage of all three tours, will be set by mutual agreement between the EAP consultant and the Human Resources manager.

d. Counselors may adjust their schedules to respond to crisis situations and to meet other needs, such as providing information sessions and visiting facilities.

941.35 **Scheduling**
The following guidelines apply to scheduling and whether EAP sessions take place on or off the clock:

a. An employee’s first visit to EAP is on the clock, whether the visit is initiated by management, the union representative, or the employee (unless the employee prefers to visit the EAP unit on his or her own time).

b. Subsequent consultations are on the employee’s own time.

c. If a reasonable period of time has elapsed since a management referral or a previously disclosed self-referral, the manager or supervisor may, on a case-by-case basis, approve an additional on-the-clock session.

d. To receive pay for an on-the-clock session, the employee must authorize the EAP provider to disclose his or her attendance to management.

942 **Program Elements**

942.1 **Education**
EAP counselors and subcontract counselors must provide information, training, or both periodically for all Postal Service employees to inform them about EAP services and the kinds of personal problems that can affect job performance or conduct.

942.2 **Problem Identification, Referrals, and Evaluation**

942.21 **Patterns of Behavior and Work Performance Problems**
Certain patterns of behavior and/or work performance can be indicative of problems affecting an employee. Deterioration in attendance, appearance, conduct, ability, or any combination of these factors may signal that the employee is experiencing a personal problem that may affect his or her job performance. These problems may include depression, anxiety, gambling,
emotional stress, and marital problems as well as substance abuse, dependence, or other addictions.

942.22 Referrals to EAP

942.221 Management Referrals
If a supervisor or manager observes any of the patterns listed in 942.21 or has some other reason to believe that the EAP could provide needed assistance to an employee, he or she may refer the employee to the EAP. Since participation is voluntary, the employee has the option to refuse the referral and cannot be disciplined for noncompliance.

Exception: If an employee has signed a Last Chance or Settlement Agreement that requires EAP participation, the employee can be disciplined for noncompliance under the terms of the agreement.

942.222 Referrals From Others
Fellow employees, union representatives, management association representatives, medical personnel, family members, or judicial and social service agencies may refer employees to the EAP. However, if any of these suggest or recommend that the employee seek EAP assistance, participation is always voluntary.

942.223 Self-Referrals
Employees who want help with any personal problem or concern are encouraged to seek assistance directly by personally contacting the EAP.

942.224 EAP Response
The following requirements apply:

a. EAP counselors must accept all referrals.

b. Face-to-face or telephone interview appointments must be available within a reasonable period from the time the request is made by the employee or family member.

c. Face-to-face and telephone appointments for urgent situations must be made consistent with need, regardless of the counselor's regularly scheduled hours.

d. Crisis counseling must be available by telephone 24 hours a day, 365 days a year.

942.23 Problem Evaluation
EAP counseling staff provides assessment services and arranges counseling for employees or family members or refers them to appropriate treatment resources.

942.3 Recovery Counseling and Resources

942.31 EAP Counseling Sites
EAP sites are staffed by EAP professionals trained to provide assessment, short-term counseling, and referral services to individuals who seek their assistance. Postal Service EAP sites are not equipped to provide detoxification or drug rehabilitation assistance, but they can make referrals to outside programs and treatment facilities for these problems. To provide convenient, ready access to EAP counseling services for all Postal Service
employees and their family members, a network of similarly qualified and capable affiliate counselors is available to provide EAP counseling services at other locations.

942.32 Residential and Community Resources
EAP counseling service providers:
  a. Maintain information about a variety of outside programs, treatment facilities, and resources available to employees and family members.
  b. Provide assistance with initial arrangements and appointments.

The cost of these programs or treatment facilities is borne by the employee or by the employee’s health insurance (pursuant to terms of the policy). In cases for which hospitalization or detoxification is recommended, the employee is responsible for requesting sick leave, leave without pay, annual leave, or advanced sick leave.

942.4 Follow-Up

942.41 Progress
If a manager or a supervisor has referred an employee to EAP counseling because of a job performance problem, that manager or supervisor shall continue to monitor the employee’s job performance.

942.42 Discontinuance of Participation
Whether an employee opts to continue or discontinue participation in EAP counseling, he or she is responsible for maintaining prescribed job performance standards.

942.43 Return to Work
If an employee is on leave from the Postal Service to participate in an outside rehabilitative program for mental health or substance abuse issues, the EAP counselor may, upon the employee’s request and authorization, monitor the course of rehabilitation and assist in any contemplated return to work.

942.5 Program Evaluation
The EAP must be evaluated annually or more often, as needed. The purpose of these evaluations is to measure the efficiency and effectiveness of the program and to ensure that it is operating within established policy.

943 Reinstatement of Recovered Employees

943.1 Policy

943.11 Consideration of Request
Managers should give serious consideration to a request for reinstatement from a recovered employee because the experience gained during previous postal employment could be a valuable asset to the Postal Service.

943.12 Consideration of Other Factors
In reviewing reinstatement requests, local management must consider the following factors:
  a. The former employee’s Postal Service work history.
b. The nature of the charges that led to removal or resignation.

### 943.13 Exceptions to Consideration for Reinstatement

When a former employee’s record reflects a criminal conviction or pending criminal charges, the procedures outlined in Handbook EL-312, Chapter 5, *Suitability*, must be followed. In addition, exceptions to reinstatement consideration are made when an employee has been removed from the Postal Service for any of the following reasons:

a. Theft of mail or Postal Service property.
b. Possession or sale of drugs while on duty.
c. Fraud against the Postal Service.
d. Assaults or threats against Postal Service personnel.

### 943.2 Eligibility

#### 943.21 Procedures

Reinstatement of an individual whose removal or resignation from the Postal Service is related to alcoholism, dependency on drugs, or other problems may be considered when the individual:

a. Submits a written request for reinstatement, accompanied by a signed authorization to release information, indicating the employee’s written consent to a waiver of federal regulations on confidentiality restrictions.
b. Is willing to accept reinstatement on the basis of continuing to successfully participate in a course of care or activity based on an EAP counselor’s recommendation.

#### 943.22 Management Responsibilities

Prior approval must be obtained before employing a former Postal Service or federal employee who:

a. Was removed from the Postal Service or other federal employment for cause; or
b. Resigned after being notified that charges proposing removal would be, or had been, issued.

Approval must be obtained from the district manager of Human Resources, the area manager of Human Resources, or the vice president of Employee Resource Management. For further information, see the Handbook EL-312, *Employment and Placement*, section on Handling Removals from Postal Service or Other Federal Employment.

### 943.3 Compliance With Agreements

If a former bargaining unit employee is reinstated to a bargaining unit position, employing officials must comply with all relevant provisions of applicable collective bargaining agreements in determining the employee’s seniority and other contractual rights.
EAP Counseling Records

Restricted Information

Restrict information is information with limitations on its access within the Postal Service and its disclosure outside the Postal Service consistent with the following federal laws:

b. The Health Insurance Portability and Accountability Act (HIPAA) of 1996.
c. The Public Health Service Act of 1944, as amended (see 944.4).

Policy

Information about EAP counseling participants is restricted information, which must be held in confidence and is subject to disclosure only as described in 944.4 and pursuant to the provisions of the federal laws listed in 944.1.

Custodians of Records

Postal Service Providers

When EAP services are provided by Postal Service employee counselors, counseling records are maintained by the counselor within the Privacy Act system of records, USPS 120.140, Personnel Records — Employee Assistance Program (EAP) Records. These records are subject to Postal Service policy and regulations, as follows:

a. Provisions of the Privacy Act as set forth in:
   (1) Title 39 CFR 266, Privacy of Information.
   (2) Handbook AS-353, Guide to Privacy, the Freedom of Information Act, and Records Management (including the appendix, Privacy Act System of Records).

b. Provisions of HIPAA regarding access, disclosure, amendment, and maintenance of records.

Private Providers

When EAP services are provided through an interagency agreement or a private vendor, the following requirements apply:

a. Each EAP counseling service provider is responsible for maintaining records on participants.

b. These counseling records are the property of the primary provider and maintained in a system of records.

c. The primary provider must maintain policies and procedures for safeguarding the confidentiality of client data and files and may be liable under the law for improper release of such information.

d. The primary provider agrees to assert any privilege allowed by law and to defend vigorously Postal Service and employee rights to confidentiality.
944.4 Disclosure

944.41 General

944.411 Usual Recipients

Information identifying substance abuse program participants, whether or not such information is recorded, may be disclosed as follows:

a. To medical personnel to the extent necessary to meet a bona fide medical emergency involving the EAP participant.

b. To qualified personnel, with the express written authorization of the vice president of Employee Resource Management, for purposes of conducting scientific research or program audits or evaluation. However, under no circumstances may any personally identifiable information be disclosed in the resulting evaluation, research, or audit reports.

c. To a court, under the following circumstances:
   (1) When authorized by a court order upon showing of good cause, such as when necessary to protect against an existing threat to life or threat of bodily injury, or in connection with the investigation or prosecution of a crime.
   (2) In litigation or an administrative proceeding when authorized by the trier of fact, when the EAP participant offers testimony or other evidence pertaining to the content of his or her EAP participation. Counsel should be contacted for assistance in evaluating the court order and in determining the extent to which information must be released.

d. To any person when the EAP participant gives prior written consent to disclose information. This consent specifies the nature and scope of the topics to be released, to whom information is to be released, the purpose of the disclosure, and the date on which the consent terminates.

e. To a person in any situation in which the EAP counselor has a duty to warn.

f. To an expert, consultant, or other individual who is under contract to the Postal Service to fulfill an agency function, but only to the extent necessary to fulfill that function, and in accordance with the Privacy Act restrictions of 39 CFR 266.6.

944.412 Limitation of Disclosure

In all cases cited in 944.411, only information that is absolutely necessary to satisfy the recipient’s business or medical need is to be disclosed.

944.42 Criminal Activity

944.421 EAP Records

EAP counseling records or personnel may not be used to initiate or substantiate any criminal charges against an EAP participant or to conduct any investigation of a participant, except as authorized by a court order for good cause.
944.422 Limitation of Confidentiality

If an employee who is an EAP counseling participant reveals the commission or intended commission of serious criminal activity, the EAP counselor is not prohibited from disclosing that information so long as the employee is not identified as an EAP counseling program participant. Confidentiality does not apply in any of the following cases:

a. A crime is committed on EAP premises or against EAP counselor personnel, or a threat to commit such a crime is made.

b. Incidents occur in which information must be reported as required by state law; for example, mandatory reporting of child abuse and/or neglect (elder/spouse abuse in some states).

c. For a disclosure that may be required by elements of the criminal justice system because they have referred employees who are EAP participants.
Appendix — Records Control Schedules

Introduction

Description: These Record Control schedules contain records retention and disposal information related to most of the records discussed in the Employee and Labor Relations Manual (ELM). Each record series listed should include the related papers and forms filed with it. The specific papers and forms mentioned in the series descriptions are illustrative but not all-inclusive. Some descriptions refer to forms that are obsolete. However, the forms were in use when retention and disposal authority was approved for those records. Therefore, the obsolete forms are still retained in the file, and they must be held in accordance with approved retention and disposal instructions.

Privacy Act systems of records are indicated by a numerical designation enclosed in parentheses (xxx.xxx) after the record series name. Descriptions of Privacy Act systems are contained in Handbook AS-353, Guide to Privacy and the Freedom of Information Act. Retention and disposal instructions for records and forms referenced in this manual can be found in the Administrative Support Manual (ASM), Section 89, Records Retention, or in the electronic Records and Information Management System (eRIMS) on the Intranet.

For records that may be stored at a Federal Records Center (FRC), the National Archives and Records Administration’s (NARA) job approval number is also provided. For example, the record: NC1-28-XX-YY/ZZ means the following:

- NC1 or N1 is FRC’s internal correspondence control symbol.
- 28 is the group of records to which all Postal Service records are assigned.
- XX is the fiscal year that retention and disposal instructions for the specific records series was submitted to NARA for approval.
- YY is the sequential number of the submission that fiscal year.
- ZZ is the sequential number of the records series on the records control schedule that was submitted to NARA for approval.

The official and approved name for the records series must be used when preparing XX for storage in a records center. Postal Service records control numbers (e.g., ACBX.00.03) are also shown. These numbers correspond with the numbers assigned under the RIMS operated by the Records Office. These numbers are used for internal Postal Service identification purposes only.
Appendix — Records Control Schedules

Disposal: Disposal procedures are described in ASM 895.3.

Cutoff: The cutoff is the date, period of time (e.g., weekly, A/P, monthly, or annually) or event after which a file should be closed to allow the orderly transfer to storage and ultimate disposal of a series of records. If no cutoff date is indicated, the series is cut off annually at December 31.

Questions: For questions concerning the records control schedules, contact:

RECORDS OFFICE
US POSTAL SERVICE
475 L’ENFANT PLZ SW
WASHINGTON DC 20260-5010

General Records

Program Administration

1. Correspondence Files.
   a. Subject files.

   Arrangement: Alphabetically, by subject.

   Description: Used to retain a record of the daily operations and administration of an office and to provide reference to current subjects.

   Cut off this file each calendar year; screen and bring forward current material; dispose of 1 year from the date of cutoff.

   NC1-28-78-6/6a
   ACBX.00.03

   b. Information Copies.

   All other correspondence and forms, reports, work papers, lists that accumulate in the performance of office housekeeping not filed by subject and not related to specific programs, projects, or investigative matters, and concerning matters for which other offices have primary responsibility.

   Cut off this file each calendar year; dispose of 1 year from the date of cutoff.

   NC1-28-78-6/6b
   ACBX.00.04

   c. Correspondence case files pertaining to specific programs or projects.

   If maintained separately from the program or project case file, move to an inactive file upon completion of the program or project, and dispose of when 2 years old. Otherwise, dispose of along with the program or project files.

   NC1-28-78-6/6c
   ACBX.00.05
2. **Reference Files.**

**Description:** Copies of documents that duplicate record copies filed elsewhere, documents that require no action, drafts, notes, feeder reports and other such papers, studies, and all documents related to the job.

Dispose of when superseded or no longer required for reference, whichever is sooner.

- NC1-28-78-6/3
  - ACBX.00.01

3. **Working Files.**

**Arrangement:** Alphabetically, by subject.

**Description:** Preliminary or rough drafts, notes, and other materials maintained for use in the development of a final product.

Dispose of when obsolete or no longer needed.

- NC1-28-77-1/2
  - ACBX.00.02

4. **Speech Files.**

**Arrangement:** Alphabetically, by subject matter and cross-indexed by speaker’s name.

**Description:** Invitations to speak, schedules, drafts, work papers, artwork, and related correspondence.

a. Record copy of key speeches by senior USPS executives, concerning substantive issues such as policy, organizational, and procedural changes.

   Permanent. Cut off the file each 3 calendar years; transfer to FRC when 2 years old; offer to National Archives when 10 years old.

   - NC1-28-78-6/5a
     - ACBX.00.06

b. Reference copies of speeches, work papers, and schedules.

   Dispose of when 1 year old.

   - NC1-28-78-6/5b
     - ACBX.00.07

c. Other speeches and related materials.

   Dispose of when there is no further reference administrative value.

   - NC1-28-78-6/5c
     - ACBX.00.08

**Office Administration**

5. **Chronological, Reading, or Circulating Files.**

**Arrangement:** Chronologically, by date, without regard to subject.
Description: Copies of all types of communications. The communications in these files are copies of those filed elsewhere by subject or case.

Note: This item does not apply to the reading files of the Postmaster General.

Cut off this file each calendar year; dispose of 1 year from the date of cutoff.

NC1-28-78-6/4
ACCX.00.01


Description: Shorthand notes, stenographic notebooks, stenographic tapes, magcards, cassettes, and diskettes.

Dispose of shorthand and stenographic materials when notes have been transcribed; erase magnetic media when information contained thereon is no longer required for current operations.

NC1-28-77-1/5
ACCX.01.01


Description: Stencils, photographic plates, paper mats, etc.

Dispose of when no longer needed for duplicating purposes.

NC1-28-77-1/6
ACCX.00.03

8. Accountable Property Records (110.010).

Description: Records that are used for controlling issuance of accountable property such as equipment, credentials, and documents to individuals.

Sample Form: PS 296

Return to individual when accountability is terminated.

NC1-28-80-3/4
ACCX.03.01


Description: Extra or obsolete copies of such publications as the Headquarters telephone directory, regulations, instructions, manuals, guidance letters, copies of documents, reports, studies, publications or documentation from other government agencies or organizations not in current use, legislative publications and documents such as congressional directories, congressional records, legislative hearings, appropriations hearings, and the Federal Register.

Dispose of when superseded or no longer needed in current operations, whichever is sooner.

NC1-28-77-1/7
ACCX.00.05
Note: See Key Word Index at the end of this Appendix to locate records series information by item number.

Employee and Labor Relations Records

Personnel Planning

Position Management


   Arrangement: Numerically, by reference code number.

   Description: The memorandum is evidence that a position has been authorized to a certain organizational element or that an organizational unit has been established or changed.

   a. Record copy.

      Move to deletion file when position is no longer authorized. Cut off this file each calendar year; dispose of 10 years from date of cutoff. Do not transfer to FRC.

      NC1-28-79-4/92a
      EABC.03.01

   b. All other copies.

      Dispose of when no longer needed.

      NC1-2-79-4/92b
      EABC.03.02

Affirmative Action

2. Work Force Profile Statistics Files.

   Description: Statistics relating to race and sex of career employees, including postmasters, craft, promotions, accessions, and separations. Reports include quarterly work force profiles, goal monitoring reports.

   Use: To monitor progress of minority employees and affirmative action goals.

   a. Field copies.

      Cut off this file each calendar year; dispose of 5 years from date of cutoff by shredding or burning.

      NC1-28-79-4/77
      EADA.23.01

   b. Headquarters copies.

      Cut off this file each fiscal year; transfer to FRC when 10 years old; dispose of 15 years from date of cutoff by shredding or burning.

      N1-28-86-2/26
      EADA.23.02
3. **Equal Employment Opportunity (EEO) — General Files.**

**Description:** General correspondence and copies of regulations with related records pertaining to the Civil Rights Act of 1964, the EEO Act of 1972, the Rehabilitation Act of 1973, and any pertinent future legislation; and USPS EEO Committee meetings and records including minutes and reports.

   a. Field copies.

      Cut off this file each fiscal year; dispose of 3 years from date of cutoff. Do not transfer to FRC.

      **N1-28-86-2/27a** (Replaces NC1-28-79-4/78)

      **EADX.00.01**

   b. Headquarters copies.

      Cut off this file each fiscal year; retain copies of such documents permanently in order to maintain a historical record for the Postal Service. Do not transfer to FRC.

      **N1-28-86-2/27b**

      **EADX.00.02**


      (1) Field copies.

      Cut off each fiscal year. Dispose of 10 years from date of the plan.

      **EADX.11.01**

      (2) Headquarters copies.

      Cut off each fiscal year. Maintain copies of national plans for 15 years. Dispose of by burning or shredding.

      **N1-28-87-4/8A (2)**

      **EADX.11.02**


      Dispose of 5 years from date of the plan or when administrative purposes have been served, whichever is sooner.

      **N1-28-87-4/8B**

      **EADX.11.03**

5. **Equal Employment Opportunity (EEO) — Reports.**

**Description:** Copies of statistical reports to Equal Employment Opportunity Commission. Information in the reports consists of minority census data for regions and Headquarters, EEO inventory data, and other statistical analyses.

Cut off this file each fiscal year; dispose of 5 years from date of cutoff. May be retained beyond 5 years at Headquarters level, if deemed appropriate. Do not transfer to FRC.
Appendix — Records Control Schedules

NC1-28-79-4/80
EADX.25.01

   Description: Directory of EEO counselors/investigators and AA/EEO
   program coordinators and EEO service center personnel.
   Dispose of when superseded.
   NC1-28-79-4/81
   EADX.00.03

7. Women’s Program — Statistical Reports.
   a. Annual reports.
      Description: Statistical reports including workforce profiles,
      promotions, accessions, and separations.
      Cut off each fiscal year. Dispose of 15 years from date of
      report by burning or shredding.
      EADC.23.01
   b. Quarterly or special reports.
      Cut off the report file each fiscal year. Dispose of 1 year from
      date of cutoff.
      NC1-28-79-4/85b
      EADC.23.02

8. Women’s Program — Applications and Resumes.
   Arrangement: Alphabetically, by last name of applicant.
   Description: Copies of resumes and job applications (PS Form 991)
   from women seeking a position with the USPS, exclusive of copies
   maintained elsewhere within the USPS.
   Destroy after 1 year on file.
   NC1-28-79-4/86
   EADC.03.01

Employment Administration

Recruitment

   Arrangement: Case files, alphabetically, by name of applicant, within
   job title or code.
   Description: Correspondence, reports, working papers, resumes,
   applications, and other material pertaining to the operation and
   administration of recruitment and employment functions.
   a. Case files on vacant positions.
      Cut off file when position is filled or announcement is
      cancelled. Dispose of 6 months from date of cutoff.
      EBBX.12.08
   b. Successful applicant files (120.151).
Move PS Form 50B or PS Form 52, as appropriate, to the OPF. Cut off file when position is filled. Dispose of all other forms and papers 6 months after cut off.

NC1-28-79-4/24b
EBBX.12.07

c. Unsuccessful applicant files (120.151).  
   Cut off file when position is filled. Dispose of 6 months after cutoff.
   
   EBBX.12.06

d. List of active applicants (120.151).  
   Dispose of when no longer of value.

NC1-28-79-4/24d
EBBX.26.01

Selection

10. Vacancy Selection Files.

   Arrangement: Case files, numerically, by announcement number.

   Description: Vacancy announcement, application for promotion or assignment, promotion report, position description, and other supporting correspondence such as waiver authorization; if applicable, review committee’s recommendation memorandum, copies of letters to all nonselected applicants, and copy of offer letter to selectee.

   Sample Forms: PS 990, 991, 5938.

   Move to a closed file when selection has been made. Cut off this file each calendar year. Dispose of 2 years from date of cutoff.

   EBBX.12.02

11. PCES Application for Candidacy.

   Arrangement: Alphabetically, within year of application.

   Description: Application and other documents submitted by candidates for PCES Program. Includes screening sheet, group discussion and individual ratings, feedback summary, overall evaluation, executive evaluation panel’s recommendation.

   Sample Forms: PS 991, 992A, 992B, 2451A

   a. Recommended candidates. Dispose of 3 years after expiration of eligibility.

      EBEB.03.01

   b. Not Recommended candidates. Cut off the file upon determination of unsuitability; dispose of 3 years from date of cutoff.

      EBEB.03.02

12. Vacancy Files.

   Arrangement: Numerically, by vacancy announcement number.

   a. Vacancy case files maintained by the personnel office.
Appendix — Records Control Schedules

Description: Information such as the vacancy announcement, standard position description, names, position titles, and grades of all review committee members; applications; review committee’s recommendations memorandum to the selecting official signed by all committee members; copies of letters of nomination and letters to all disqualified and nonselected candidates; and name of candidate selected.

Sample Forms: PS 991, 991A, 991B.
Cut off the file upon selection; dispose of 2 years from date of cutoff.

NC1-28-79-4/28a
EBBD.12.01

b. Notes made by individual review committee members to assist in evaluating candidates.
Description: Such notes are considered the property of the committee member and not records of the USPS. They are not to be circulated among other committee members, other USPS personnel, nor are they to be included in the vacancy case file.
Dispose of immediately after they have served their purpose.

NC1-28-79-4/28b
EBBD.00.01

c. Vacancy Announcement Files.
Description: These files are located in the Human Resources Group. They result from announcements of vacancies throughout the USPS.
Move to a closed vacancy announcement file when vacancy has been filled. Cut off this file each calendar year; dispose of 2 years from date of cutoff.

NC1-28-79-4/28c
EBBD.12.02

13. Postmaster Selection.
a. Card Files.
Arrangement: Alphabetically, by post office name.
Description: 3x5 cards that record the succession of postmasters at a particular post office, showing status as postmaster, acting postmaster, or officer-in-charge. Also recorded are dates of appointments and terminations and reasons therefor. These cards replaced the Register of Appointments in 1971 and were superseded in October 1986 by the Automated Postmaster Tracking System.
Dispose of when data entry has been verified as correct.

EBBX.03.01
Appendix — Records Control Schedules

b. Appointment List.
   
   **Arrangement:** Numerically and by effective date of appointment list.
   
   **Description:** Postmaster selection appointment lists and minutes.
   
   Cut off the file each calendar year; dispose of 6 years from date of cutoff.
   
   NC1-28-79-4/30b
   EBBX.00.01

c. Complaint or Inquiry Files.
   
   **Arrangement:** Chronologically or by subject.
   
   **Description:** Correspondence created in conjunction with inquiries from the public, employees, contractors, business firms, or Congress regarding the USPS, its personnel, policies, relationships, or any other aspect of the Postal Service as regards postmaster selection.
   
   Cut off these files each calendar year; dispose of 5 years from date of cutoff, or when no longer of value for reference, whichever is sooner.
   
   NC1-28-79-4/32
   EBBX.11.02

d. Selection Case Files — Record Copy.
   
   **Arrangement:** Case files alphabetically by vacancy location.
   
   **Description:** Selecting official’s recommendation, review committee’s recommendations, comparative analysis and narrative evaluation of the applicants recommended, copy of vacancy announcement, information on the vacant office and applications of other candidates not recommended and other pertinent information.
   
   Move to closed selection file after each selection is made. Do not send to FRC. Cut off this file each calendar year. Dispose of 2 years from date of cut off unless an audit, investigation, or appeal is pending.
   
   EBBX.12.09

14. Preemployment Investigative Records (120.110).
   
   **Arrangement:** Alphabetically, by name of applicant.
   
   **Description:** Character references, local police records, drug history records, and other investigative reports such as National Agency Check and Inquiry (NACI). Includes PS Form 2591 of individuals not selected for employment.
   
   **Use:** To determine suitability for employment by USPS. These records are exclusive of records filed in the Official Personnel Folder (OPF).
   
   Retain for 5 years from the date the employee is initially found suitable for employment or 5 years from the date action was taken to deny or terminate employment. Send to the appropriate Federal Records Center (FRC) for an additional 5-years retention period.
EBBX.12.03

Arrangement: Case files, alphabetically, by name of applicant.
Description: Postings or bulletin notices announcing position, narratives, resumes, and interviews.
Use: To certify all EEO staff selections as consistent with OPM regulations and public law.
Sample Forms: PS 2591, 2497, 991, 442, and 1814.
Move to an inactive file when position becomes vacant. Cut off this inactive file each calendar year; dispose of 3 years from date of cutoff.

NC1-28-79-4/82
EBBX.12.04
16. Employment Registers (120.151).

Description: A series of 3 cards containing such information as name of applicant, post office name, Social Security number, date of examination, and final rating.

a. Notice of rating card.
   Forward to applicant.
   NC1-28-79-4/26a
   EBBB.00.01

b. Record card.
   Arrangement: Alphabetically, by name of applicant. Used to form a locator system. Transfer to FRC along with corresponding numerical card. See c below.
   NC1-28-79-4/26a
   EBBB.03.01

c. Register card.
   Arrangement: Numerically, by veteran preference and numerical rating.
   Description: Applicant name, post office name, Social Security number, date of exam, and final rating.
   Use: To develop hiring worksheets, reports, and audits of the hiring process. The reverse of this card is a chronological record of the eligible’s consideration and referrals in the selection process.
   Move to an inactive file upon hiring, declining of an offer, if USPS unable to locate eligible for a job offer, or upon expiration of eligibility (2 years). Screen the inactive file every 5 years; match cards that are 5 years old or more with corresponding card from the alphabetical file; transfer to an FRC. Dispose of when 10 years old.
   NC1-28-79-4/26c
   EBBB.03.02
17. Applications for Employment (120.151).

**Arrangement:** Alphabetically, by title of examination, in descending grade (test score) order, within examination.

**Description:** Employment applications submitted to post offices in response to vacancy announcements. The applications contain such information as name of applicant, employment background, Social Security number, address, and other personnel data.

**Sample Form:** PS 2591.

Dispose of upon expiration of eligibility. (Eligibility expires 2 years from the date of entrance on register, unless extended for an additional year at the request of the eligible.)

NC1-28-79-4/25

EBBX.03.03


**Arrangement:** Chronologically, by date of examination, batched by type of exam, or by research project identifier.

**Description:** Personnel research and test validation records may contain applicant and research demographic data; project identification codes; responses to or evaluation of, personnel assessment instruments; responses to organizational questionnaires; and other applicant or research subject work-related data. Reports generated contain aggregate statistics only.

a. Hard copy.

Move batch to a closed file upon processing. Cut off this file monthly. Dispose of 6 months from date of cutoff.

EBBA.03.01

b. Magnetic tape.

Maintain for 30 years. Do not transfer to FRC.

EBBA.30.01

19. Employee Assistance Program (EAP), Coordinator/Specialist Applications, and Interviews (120.140).

**Arrangement:** Alphabetically, by name within location.

**Description:** Resumes, applications, and interview forms for EAP counselor positions.

Dispose of 1 year from date of application.

NC1-28-79-4/36

EBBX.12.05
Placement

20. Employee Bidding Records (Bid for Preferred Assignment) (120.040).

**Arrangement:** Numerically, by seniority, within job number.

**Description:** Employee name, SSN, seniority, job title, and information on qualifications such as schemes and driving.

**Use:** To match vacant positions and qualified candidates. (Article 37, National Agreement.)

**Sample Form:** PS 1717.

Move to a closed file when vacancy is filled. Cut off this file monthly; dispose of 6 months from date of cutoff. (Where records become part of a grievance case file, dispose of with the case file.)

NC1-28-79-2/1
EBCX.03.01

21. Applications for Master Instructor Positions (120.151).

(Positions are with Managerial Training System (MTS) – a formal job-related program for USPS supervisors in selected occupation codes.)

**Arrangement:** Case files, alphabetically, by functional area.

**Description:** Application forms, estimates of potential, notes, and recommendations.

**Sample Forms:** PS 2591

Cut off the files with each selection; dispose of 3 years from date of cutoff.

N1-28-86-2/28 (Replaces NC1-28-79-4/47)
EBCX.12.01

Development

22. Management Training Program Records (120.152).

**Arrangement:** Case files, alphabetically, by name of trainee.

a. Trainee’s individual files.

**Description:** Copies of personnel actions, certificates, and other material found in the OPF.

Move to a closed file when trainee leaves the program. Cut off this file each calendar year; dispose of 5 years from date of cutoff.

NC1-28-79-4/33a
EBDX.12.01

b. Trainee travel files.

**Description:** Copies of travel advances, vouchers, and supporting records such as bills for lodging, car rentals, and other receipts.
Move to a closed file when trainee leaves the program. Cut off this file each calendar year; dispose of 1 year from date of cutoff.

NC1-28-79-4/33b
EBDX.12.02

c. Travel files of postal managers in connection with the program.

**Arrangement:** Alphabetically, by name of manager.

Cut off this file each calendar year. Dispose of 1 year from date of cutoff.

NC1-28-79-4/33c
EBDX.12.03

23. **Nominations for Executive Leadership Files (120.152).**

**Arrangement:** Alphabetically, by name.

**Description:** Nominations, recommendations, and other related documents.

Move to a closed file upon selection. Cut off this file each calendar year; dispose of 1 year from date of cutoff.

NC1-28-79-4/51
EBDX.12.04

**Evaluation**

24. **Merit Performance Evaluation File (120.153).**

**Arrangement:** Case files, alphabetically, within fiscal year, by organizational unit.

**Description:** Audit sheets, performance ratings, self-appraisals, statements of goals and objectives, and related correspondence.

**Sample Forms:** PS 2452A, 2452B, 2452C, 2456.

Cut off the file each fiscal year; dispose of 5 years from date of cutoff.

N1-28-86-2/29 (Replaces NC1-28-79-4/94a)
EBEC.12.01

**Employee Complaints**

25. **Equal Employment Opportunity (EEO) Discrimination Complaint Cases.**

a. Precomplaint counseling (030.010).

**Arrangement:** Alphabetically, by name.

**Description:** EEO counselor files of informal employee discrimination complaints.

**Use:** In resolution of EEO complaints before formal complaints are filed.

Move to a closed file upon final adjustment at the counselor level or when a formal complaint is filed. Cut off this file each calendar year; dispose of 1 year from date of cutoff. Do not transfer to FRC.
N1-28-86-2/30a (Replaces NC1-28-83-2/35a)  
EBFD.12.04

b. Official complaint file (030.010).
   **Arrangement:** Case files, alphabetically, by name, within location.
   **Description:** Complaints with related correspondence, reports, exhibits, withdrawal notices, copies of decisions, records of hearings and meetings, and other records as described in 29 CFR 1613.222.
   **Use:** To process EEO complaints.
   Move to a closed file upon resolution. Cut off this file each calendar year; dispose of 4 years from date of cutoff.

NC1-28-83-2/35b (Replaces NC1-28-79-4/72)  
EBFD.12.01
c. Appeal case files (030.030).
   **Arrangement:** Alphabetically, by name.
   **Description:** Cases appealed to the Equal Employment Opportunity Commission. Includes Inspection Service cases appealed to the Commission.
   Move to a closed case file upon final decision. Cut off this file each calendar year; dispose of 4 years from date of cutoff.

NC1-28-83-2/35c  
EBFD.12.02
d. Copies of official complaint files (030.010).
   Dispose of 1 year after resolution of case. Do not transfer to FRC.

N1-28-86-2/30b  
EBFD.12.03
e. Selected appeals case files (030.030).
   **Arrangement:** Alphabetically, by name.
   **Description:** Selected case files that reflect new or unusual precedents related to EEO, which are useful for training or reference purposes.
   Move to an inactive file upon final decision. Cut off this file each calendar year; maintain in office; dispose of 4 years from date of cutoff, or when they have no further use for reference, training, or similar purpose, whichever is longer.
   Do not transfer to FRC.

N1-28-86-2/30c  
EBFD.12.05

   **Arrangement:** Alphabetically, by name of complainant.
   **Description:** Background records not filed in the official discrimination complaint case files.
Move to a closed file upon final decision. Cut off this file each calendar year; dispose of 2 years from date of cutoff.

**NC1-28-79-4/74**  
**EBFD.00.01**

### 27. Equal Employment Opportunity (EEO) — Class Complaint Litigation Files (030.010, 030.030).

**Arrangement:** Alphabetically, by complainant name.  
**Description:** Copies of documents used by the Postal Service in litigating an EEO discrimination class complaint. Includes copy of the formal complaint, depositions, interrogatories background material, memoranda, and a copy of the settlement agreement or final court order.

Move to a closed file upon final adjudication, cut off the closed file each calendar year. Transfer to FRC 3 years after cutoff. Dispose of 20 years from date of cutoff.

**EBFD.12.06**

### Disciplinary/Adverse Actions

#### 28. Adverse Actions, Discipline, Grievances, and Appeals of Nonbargaining-Unit Employees (120.036).

**Arrangement:** Case files, alphabetically, by employee name.  
**Description:** Notice of proposed action, reply, summary of oral reply, employee notice of appeal, hearing proceedings, appeal decisions, notice of actions, investigative reports, and related records, decisions, and papers resulting from appeals to the Merit Systems Protection Board.

**Use:** To document grievance and appeal procedures for employees not covered by a collective-bargaining agreement.

Move to a closed case file upon receipt of final decision. Cut off this file each calendar year; transfer to FRC 3 years after cutoff; dispose of 7 years from date of cutoff.

**N1-28-86-2/31** (Replaces NC1-28-83-2/32)  
**EBHX.12.02**


**a. Initial Decision.**

**Arrangement:** Alphabetically, by MSPB Regional Office and, within office, alphabetically by appellant name.  
**Description:** Copies of initial decisions from MSPB Regional offices on appeals of agency decisions. Includes name of appellant, case number, analysis and findings, and decision.

Cut off the file each calendar year; dispose of 5 years from date of cutoff.

**EBFD.03.01**

**b. Final orders and related records.**

**Arrangement:** Alphabetically, by appellant name.
**Description:** Copies of MSPB initial decision, appellant’s petition for review, cross-petitions, responses, hearing transcripts, and briefing papers.

**Use:** To support the Postal Service position before the MSPB concerning adverse actions and restoration to duty decisions.

Move to a closed file upon final decision. Cut off the closed file each calendar year; dispose of 10 years from date of cutoff.

**EBFD.12.07**

30. **Adverse Actions Appeals (120.230).**

**Arrangement:** Case files, alphabetically, by name of litigant.

**Description:** Copies of original adverse actions, discipline, grievance, and appeals case files of nonbargaining-unit employees. They concern employees involved in veteran’s appeals and other adverse action appeals. Files also contain formal pleadings, memorandums of law, and other relevant documents such as case notes, case analyses, and telephone records.

Move to a closed file upon final decision. Cut off this file each calendar year; transfer to FRC when 3 years old; dispose of 7 years from date of cutoff.

**N1-28-86-2/32** *(Replaces NC1-28-83-2/33)*

**EBHX.12.01**

31. **Logs or Indexes of Disciplinary and Contract Grievances, and Adverse Action Cases.**

Maintain and dispose of with the records to which they pertain.

**NC1-28-83-2/34**

**EBHX.26.01**

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**Health and Employee Services**

**Safety**

32. **Reports and Records (Headquarters — Safety Performance Management)**

**Arrangement:** Headquarters, Area, Cluster, District, Plant, local; by accounting period, month, or annually.

**Description:** PS Form 1769; OSHA Form 300, Log of Work-Related Injuries and Illnesses; OSHA Form 300A, Summary of Work-Related Injuries and Illnesses; and OSHA Form 301, Injury and Illness Incident Report.

**Use:** Meet statutory and internal recordkeeping requirements

Cut off this file each calendar year; transfer to FRC 3 years after cutoff; dispose of 5 years from date of cutoff.

**N1-28-86-2/33** *(Replaces NC1-28-83-2/11)*

**ECAE.00.01**
33. **PS Form 1769, Accident Report (ELRIC)**

*Description:* PS Form 1769 is completed by the supervisor and sent to the supporting Safety Office for entry into the Human Resources Information System (HRIS).

*Use:* To enter accident data into Postal Service Accident Reporting System.

Cut off this file each calendar year; transfer to FRC 3 years from date of cutoff; and dispose of 5 years from date of cutoff.

N1-28-88-5/2
ECAE.01.01

34. **Accident Report Records (Local)**

*Arrangement:* Chronologically by installation or name of injured employee.

*Description:* Records pertaining to local accidents. These reports pertain to all types of accidents, including fire, motor vehicles, customer on property, and industrial.

*Use:* To meet statutory requirements under OSHA 1904. Also used to access and analyze accident trends and accident cost.

*Sample Forms:* PS Form 1769 and OSHA 301.

Cut off this file at end of each fiscal year; dispose of 6 years from date of cutoff. Do not transfer to FRC.

N1-28-86-2/34
ECAE.00.02

35. **Fatality/Serious Accident Investigative Boards and Reports**

*Arrangement:* Chronologically by installation or name of injured employee.

*Description:* Investigations of fatalities and serious accidents, which include findings, reviews of actions taken, and recommendations.

*Use:* Accident investigation and prevention.

Cut off this file each fiscal year; transfer to FRC when 3 years old; dispose of 6 years from date of cutoff.

N1-28-86-2/35 (Replaces NC1-28-83-2/12)
ECAE.00.03

36. **Vehicle Accident Investigation and Tort Claims Records**

(Maintained by Tort Claims Administration)

*Arrangement:* Case files, numerically, by accident case number, by fiscal year.

a. **Case files.**

*Description:* Records that result from a claim being filed that alleges personal injury or damage that exceeds $10. Also consists of driver’s accident report, investigation worksheet, statements of witnesses, analyst report, correspondence, summary of claims, examiner’s report showing disapproval or award of damages.

*Use:* For investigation, adjudication, and litigation.
Sample Forms: SF 91, 94, and 95; PS 1700, 1769, 1902, 2106, 2198, 4523, 4570, and 4586.

Move to a closed accident investigation case file upon award or disapproval. Cut off this file each fiscal year; dispose of 6 years from date of cutoff.

NC1-28-83-2/47
ECAE.03.01

b. Other vehicle accident case files.
Description: Where damages are under $10.00, where no claim is filed, or where there is no damage or injury.
Cut off the file each fiscal year; dispose of 5 years from date of cutoff.

NC1-28-83-2/47a
ECAE.03.02

37. Safety Program Evaluation Records, Inspection Checklists, and Other Administrative Papers

Arrangement: Program evaluation records in terms of data and reports are maintained in the Safety Toolkit database. Safety personnel enter program evaluation findings into the Safety Toolkit application. Chronologically by date.

Description: Facility program evaluation data is provided in a variety of report formats in the Safety Toolkit. Reports focus on implementation and performance of facility safety and health programs in seven major categories and 24 subcategories. Inspection reports on deficiencies, safety hazards, and other types of safety inspections, including any logs.

Use: To determine safety program performance, identify program elements that need improvement, and suggest alternatives for improvement, program effectiveness, and detecting potential causes of accidents.

Sample Forms: Program evaluation checklists available electronically in the Safety Toolkit or from the Safety Resources Page. PS Forms 1767 and 1773.
Cut off this file at end of each fiscal year; dispose of 6 years from date of cutoff.

NC1-28-83-2/13
ECAB.00.01

38. Safety and Health Inspections Records

Arrangement: Safety and Health inspection records in terms of data and reports are maintained in the Safety Toolkit database. Safety personnel enter inspection findings into the Inspections Module of the Safety Toolkit application.

Description: The Safety Toolkit Inspections Module provides a wide variety of reports on the identification of deficiencies (safety hazards), provides timelines for hazard abatement, and enables responsible personnel to track and verify the status of hazard abatement activities.
Use: To identify safety and health deficiencies in facilities and track the correction of these deficiencies.

Sample Forms: Safety and Health inspection checklists are available electronically in the Safety Toolkit and from the Safety Resources Page.

Cut off this file at end of each fiscal year; dispose of 6 years from date of cutoff.

39. Employee Report of Hazard, Unsafe Condition or Practice

Arrangement: Employee reports are entered in the Safety Toolkit Hazard Log Module or maintained chronologically in hard copy at Postal Service facilities.

Description: The Safety Toolkit Hazard Log Module provides a variety of reports based upon the data entered in response to employee reports of hazards. Facilities that do not use the Safety Toolkit maintain copies of PS Form 1767 and report summary data on PS Form 1773, Hazard Log.

Use: To provide a mechanism for employees to report workplace hazards and for management to track and ensure abatement of the hazards reported.

Sample Forms: PS Forms 1767 and 1773.

Cut off this file at end of each fiscal year; dispose of 6 years from date of cutoff.

NC1-28-83-2/47b
ECAE.26.01

40. Occupational Safety and Health Administration Inspection Reports and Letters Concerning Corrections of Violations

Arrangement: Chronologically by citation or complaint number. Files are maintained at the supporting District/PC Safety Office and Legal Office.

Description: OSHA citations, employee complaint letters referred by OSHA to the Postal Service, supporting documents, and all correspondence of a legal nature between the Postal Service and OSHA. Letters concerning corrections of violations, copies of hazard correction lists, notices of unsafe or unhealthy working conditions, complaints, findings, names of persons participating, notes, and other documentation.

Sample Form: OSHA-2H.

Use: To document compliance with OSHA procedures and to document abatement of hazards identified in citations and employee complaints referred to the Postal Service by OSHA. Cut off this file at end of each fiscal year; dispose of 6 years from date of cutoff.

NC1-28-83-2/14
ECAA.00.01

41. Accident Analyses and Studies

Arrangement: Chronologically.
**Appendix — Records Control Schedules**

**Description:** Studies, other statistical reports, and analyses.

**Use:** To study accident trends, make comparisons, identify, and correct accident causes.

**Sample Form:** None

Move to a closed file when study or analysis is complete. Cut off this file at end of each fiscal year; dispose of 6 years from date of cutoff.

NC1-28-83-2/15  
ECAE.23.01

**42. Mail Piece Spill or Leak Incident Reports, PS Form 1770**

**Arrangement:** Chronologically.

**Description:** Information describing the type of incident, packaging, and damage assessment.

a. Local offices.

   **Sample Form:** PS Form 1770 (original).

   ECAE.00.07


   **Use:** To develop incident statistics and trends.

   **Sample Form:** PS Form 1770 (copies).

   ECAE.00.08

c. Local Inspector-in-Charge.

   **Use:** For necessary follow-up action on incidents.

   **Sample Form:** PS Form 1770 (copy).

   ECAE.00.09

   Cut off the file at end of each fiscal year; dispose of 6 years from date of cutoff.

**43. Safety Inspection Reports by the Postal Service Office of Inspector General (OIG), Inspection Service, or the Government Accountability Office (GAO)**

**Arrangement:** Chronologically.

**Description:** Reports of inspections of the Postal Service Safety Program and Postal Service facilities by the Postal Service OIG, OSHA, GAO, the Postal Service Inspection Service, or the safety staff.

**Use:** As a basis for evaluation of and improvement of the Postal Service Safety Program.

Cut off the file each fiscal year; dispose of 3 years from the date of cutoff. Do not transfer to FRC.

**Medical**

**44. Employee Exposure Records (Air Sampling Surveys in Facilities).**

**Description:** Analyses of employee exposure records and surveys and records of environmental monitoring of the facility. These records relate to facility air sampling/monitoring and do not contain individually identifiable employee records.
Appendix — Records Control Schedules

Cut off the file each calendar year; dispose of 30 years from the date of cutoff.

ECAA.00.02

45. **Employee Assistance Program (EAP) History Record Card.**
   - **Arrangement:** Alphabetically, by client’s name.
   - **Description:** Client information found on PS 2545.
   - **Use:** To track status, study history, and to establish and update individual records.
     a. History Record Card (120.140).
        Move to a closed file when case is closed. Cut off this file each calendar year; dispose of 25 years from date of cutoff. Do not transfer to FRC.
        ECBD.03.05
     b. History Record Card (ELRIC copy).
        **Arrangement:** Chronologically, by date of entry (daily batch method).
        Dispose of after second reporting cycle.
        N1-28-88-1/11 (Replaces NC1-28-79-4/38b)
        ECBD.01.01

46. **Employee Assistance Program (EAP) Correspondence and Reports.**
   - **Arrangement:** Alphabetically, by installation.
   - **Description:** General correspondence and reports, such as the Accounting Period Activity Report.
   - **Use:** For administering the EAP Program.
   - **Sample Form:** PS 2546.
   Cut off the file each calendar year; dispose of 3 years from date of cutoff.
   ECBD.11.03

47. **Employee Assistance Program (EAP) Case Number Assignment Sheets.**
   - **Arrangement:** Chronologically.
   - **Description:** Master sheets for the assignment of case numbers, and other personnel data for control and tracking.
        Move to a file of completed assignment sheets when last entry is made. Cut off this file each calendar year; dispose of 25 years from date of cutoff. Do not transfer to FRC.
        N1-28-88-1/12 (Replaces NC1-28-79-4/41)
        ECBD.26.01
b. Daily log.
   Cut off this file each calendar year; dispose of when 1 year old.
   NC1-28-88-1/9
   ECBD.26.02

48. Employee Assistance Program (EAP) Case Files (120.140).
   Arrangement: Case files, alphabetically, by client last name.
   Description: Referrals and other correspondence, quarterly evaluation worksheet, participation agreement, disciplinary action, and case history.
   Use: To monitor client participation and progress.
   Sample Forms: PS Forms 2545 (front page), 2588, 2592, 2597, 1267.
   a. Client case files — records of deceased persons.
      Remove from active file upon death of client. Cut off this file each calendar year; dispose of 1 year from date of cutoff.
      N1-28-88-1/14 (Replaces NC1-28-79-4/42a)
      ECBD.12.04
   b. Persons successfully completing the program.
      Move to a completed file upon completion of program. Cut off this file each calendar year; dispose of 3 years from date of cutoff.
      N1-28-88-1/6 (Replaces NC1-28-79-4/42b)
      ECBD.12.05
   c. Persons dropped from the program for reasons of termination of employment, retirement, or transfer.
      Move to an inactive file upon termination, retirement, or transfer. Cut off this file each calendar year; dispose of 3 years from date of cutoff.
      N1-28-88-1/7 (Replaces NC1-28-79-4/42c)
      ECBD.12.06

Injured on Duty

49. Employee Injury — Office of Workers' Compensation Program (OWCP) Case Files (120.098).
   Arrangement: Case files, alphabetically, by last name of employee.
   Description: Copies of Department of Labor forms, medical information, claims, and other supporting documentation to include correspondence, payment, and accounting records.
   Use: To provide benefits and a record for audit and review.
   Sample Forms: CA 1, 2, 2a, 3, 4, 5, 5b, 6, 7/20, 8/20, 10, 11, 13, 16, 17, 35A-35G; OWCP 1500; PS 202, 2490, 2491, 2556, 2557, 2559, 2560, 2562, 2572, 2572A, 2573, and 2577.
   Move to an inactive file when employee leaves the Postal Service. Cut off this file each calendar year; transfer to FRC when 5 years old; dispose of 30 years from date of cutoff.
Appendix — Records Control Schedules

NC1-28-83-3/1 (Replaces NC1-28-79-4/59)
ECCB.12.01

50. Health Benefits Refund Records.
   Description: Quarterly claims from post offices showing individual injury compensation and health benefits premiums deducted by OWCP at the federal rate. Printouts generated from information supplied on PS Form 202 are filed to provide information by finance number, list of people paid for the quarter, payment amount, and address of payee. Cut off this file each calendar year; dispose of 10 years from date of cutoff or termination of the program, whichever is sooner. Do not transfer to FRC.

   NC1-28-79-4/95
   ECCB.11.01

Employee Communications

51. Standards of Conduct Files.
   Description: Correspondence, memorandums, and other records relating to codes of ethics and standards of conduct. Dispose of when obsolete or superseded.

   NC1-28-79-4/87
   ECDX.11.01

Suggestions and Incentive Awards

52. Employee Suggestion Program Files (120.050).
   Arrangement: Case files, by suggesters’ names, or by suggestion number.
   Description: Suggestion forms, evaluations, and other related papers such as administrative reviews and evidence of any payments made.
   Use: To monitor the performance of certain adopted measures or modifications.
      a. Adopted suggestions.
         (1) Record copies.
            Move to a closed file upon adoption or approval. Cut off this file each fiscal year; dispose of 4 years from date of cutoff.
            
            NC1-28-79-4/65a(1)
            ECAE.12.01
         
         (2) All other copies.
            Move to a closed file upon adoption or approval. Cut off this file each fiscal year; dispose of 2 years from date of cutoff.
            
            NC1-28-79-4/65a(2)
            ECAE.12.02
      b. Disapproved suggestions.
Move to a disapproved file upon disapproval. Cut off this file each fiscal year; dispose of 2 years from date of cutoff.

NC1-28-79-4/65b
ECAE.12.03

53. Incentive Award Files.

Arrangement: Case files, chronologically within region, by award type or name.

Description: Recommendations, nominations, evidence of any payments made, and related correspondence.

Move to a closed file upon approval or disapproval. Cut off this file each calendar year; dispose of 4 years from date of cutoff.

NC1-28-79-4/66
ECEB.00.01

54. Incentive Award Program Reports.

Description: Statistical reports pertaining to the operation of the Incentive Awards Program.

Cut off this file each fiscal year; dispose of 3 years from the date of cutoff.

NC1-28-79-4/67
ECEB.23.01

55. Length of Service Awards Files (120.100).

Description: Correspondence, memorandums, reports, computations of service, and lists.

Cut off this file each calendar year; dispose of 1 year from date of cutoff.

NC1-28-79-4/68
ECEB.00.03

56. Postal Career Executive Service (PCES) Awards and Statistics (120.100).

a. Special achievement award records.

Arrangement: Alphabetically, by employee name.

Description: Annual special achievement awards documentation for headquarters and field PCES personnel.

Cut off the file each calendar year; dispose of 5 years from date of cutoff.

ECEB.03.01

b. Special achievement awards statistics.

Description: Statistical reports, other summaries, and Postal Leader articles pertaining to the PCES Achievement Award program.

Cut off the file each calendar year; dispose of 10 years from date of cutoff.

ECEB.23.02
c. Minority statistics.

**Arrangement:** Chronologically.

**Description:** Quarters 1–4 Minority Statistical report on PCES personnel including numbers, percentages, and reassignment statistics.

1. Quarters 1–4.
   - Cut off the file each calendar year; dispose of 5 years from date of cutoff.
   - [EADA.23.03](#)

2. Printouts.
   - Cut off the file each calendar year; dispose of 5 years after cutoff.
   - [EADA.23.04](#)

57. **Non-USPS Awards.**

**Arrangement:** Case files by award name or sponsor.

**Description:** Correspondence or memorandums pertaining to awards from other government agencies or private organizations.

Cut off this file each calendar year; dispose of 2 years from date of cutoff.

- [NC1-28-79-4/69](#)
- [ECEB.00.04](#)

58. **Letters of Commendation and Appreciation (120.100).**

**Description:** Copies of letters recognizing length of service and retirement letters of appreciation and commendation for performance, excluding copies filed in the OPF.

Cut off this file each calendar year; dispose of 2 years from date of cutoff.

- [NC1-28-79-4/70](#)
- [ECEB.00.05](#)

**Food Services/Parking**

59. **Headquarters Car Pool Coordination and Parking Records.**

**Description:** Paper and machine-readable files. Paper files include applications, correspondence, violations, and photographs. Machine-readable files consist of information from the application file, such as name, space number, principal and other drivers’ license numbers, and home addresses.

a. Application case files.

**Arrangement:** Numerically, by parking space number.

**Use:** To develop history of individual parking space and to house paperwork.

Retain until next carpool/parking space revalidation program is completed, then destroy.

- [ECFX.12.01](#)
b. Machine-readable files (100.010).
    **Arrangement:** Accessed by name, tag number, office location, and space number.
    **Use:** In daily car pool and parking administration. Immediately remove all information when employee surrenders space.
    
    N1-28-86-2/37b/c
    ECFX.35.01

c. Accounting reports generated in Office of Headquarters Services.
    **Use:** To reconcile and monitor accounts. Dispose of after audit.
    
    ECFX.24.01

d. Other miscellaneous reports in Office of Headquarters Services.
    **Use:** To administer parking program. Dispose of when no longer needed for reference or when 1 year old, whichever is sooner.
    
    N1-28-86-2/37e
    ECFX.23.01

e. Violations maintained in applications case file.
    Screen this file annually, dispose of all violation notices when 1 year old.
    
    N1-28-86-2/37f
    ECFX.04.01

f. Medical files maintained by the medical officer (120.090).
    **Arrangement:** Alphabetically, by employee’s name.
    **Use:** To assign handicapped parking spaces. Dispose of 1 year from date of termination of assignment. Do not transfer to FRC.
    
    N1-28-86-2/37g
    ECFX.12.04

**Record Keeping**

60. **Employee Housing Requests.**
    **Description:** Forms requesting USPS assistance in housing matters, such as rental or purchase. Dispose of when 1 year old.
    
    NC1-28-79-4/76
    ECGX.11.01

61. **Personnel Work Sheets.**
    **Arrangement:** Chronologically, batched by day, at Employee and Labor Relations Information Centers.
    **Description:** Work sheets and associated reports containing personnel data identical to that found in the Official Personnel Folder.
Use: To enter information for hires and change information for current employees into the automated PS Form 50 system.
Dispose of 30 days after a new PS Form 50 is issued.

NC1-28-80-3/8
ECGX.01.01

   a. Upon separation from the Postal Service for purpose of employment by another government agency.
      Transfer folder to gaining Federal agency.
      NC1-28-79-4/20a
      ECGX.12.04

   b. Upon separation from the federal service for purposes such as retirement, military service (active duty), or employment in the private sector.
      Transfer folder to National Personnel Records Center (NPRC), St. Louis, MO, 90 days after separation. NPRC will destroy 75 years after the birth date of employee or 60 years after the date of the earliest document in the folder if the date of birth cannot be ascertained, provided the employee has been separated for at least 5 years.
      NC1-28-79-4/20b
      ECGX.12.10

63. Temporary Records of Individual Employees (120.070).
Description: Records filed on the left side of the Official Personnel Folder in accordance with USPS regulations.
Dispose of when 2 years old, upon separation, or upon transfer of employee, whichever is sooner.

NC1-28-79-4/21
ECGX.12.05

64. Supervisors' Personnel Records (120.190).
Description: Duplicate copies of individuals’ employment records and other records maintained at the supervisor’s discretion. May include copies of correspondence, personnel action forms, disciplinary records, and other related material.
      Dispose of when 1 year old if there has been no disciplinary action initiated against the employee during the period.
      NC1-28-80-3/7a
      ECGX.12.06

   b. Letters of warning.
      Dispose of when 2 years old if there has been no disciplinary action initiated against the employee during the period.
      NC1-28-80-3/7b
      ECGX.12.07
c. All other records.
   Dispose of immediately upon termination of supervisor/employee relationship.

   NC1-28-80-3/7c (Replaces NC1-28-77-1/3)
   ECGX.12.02

65. Service Record Cards (120.070).

   Description: Standard Form 7 or its equivalent.
   Use: To document employee’s PS Form 50 history.

   Move to an inactive file upon separation or transfer of the employee.
   Cut off this file each calendar year; dispose of 3 years from date of cutoff.

   NC1-28-79-4/23
   ECGX.03.01

66. Financial Disclosure Reports for Executive Branch Personnel
    (120.060).

   Arrangement: Alphabetically by last name of employee, and by year of submission.
   Description: Public financial disclosure reports (SF 278) and related documents submitted by senior level employees as required by Ethics in Government Act of 1978 (PL-521). Includes changes and additions.
   Use: For compliance with Ethics in Government Act and for reviews of possible conflict of interest violations.

   Dispose of 6 years from date of receipt unless needed in connection with pending investigation; then dispose of along with investigative file. Do not transfer to FRC.

   N1-28-87-5/6a (Replaces NC1-28-79-4/88)
   GFXX.03.01

67. PS Forms 2417 and 2418, Confidential Statements of Employment and Financial Interests — (120.060).

   Arrangement: Alphabetically by last name of employee.
   Description: Confidential statements of employment and financial interests, supplemental statements, and related documents submitted annually by certain Law Department employees as required by the Ethics in Government Act.
   Use: For compliance with Ethics in Government Act and for reviews of possible conflict of interest violations.

   Dispose of 2 years after employee is no longer subject to reporting requirements. Destroy by shredding. Do not transfer to FRC.

   N1-28-87-5/6b (Replaces NC1-28-79-4/88)
   GFXX.03.02

68. Motor Vehicle Operators’ Records (120.170, 120.210).

   Arrangement: Case files, alphabetically, by driver’s name.
   Description: Records relating to individual employee operation of Postal Service-owned or -leased vehicles; including driver tests,
licenses, safe driving, accidents, necessary medical information, and any related correspondence.

**Sample Forms:** PS 1543, 1768, 2480, 2548, 4584, 5908, 5909, 5932; OF-346, V-11P.

Upon separation, expiration of license, rescission of authorization, or transfer of driver into a non-driving status, or transfer (unless requested by new installation or agency), move to an inactive file. Cut off this file each fiscal year; dispose of 4 years from date of cutoff.

**NC1-28-83-2/46**
**ECGX.12.01**

69. **Combined Federal Campaign Records.**

**Description:** General campaign records, statistical reports, record copy of coordinator and keyworker's report by offices, and other related documents.

Cut off the file each calendar year; dispose of 4 years from date of cutoff.

**NC1-28-78-6/2**
**ECGX.11.02**

**Training**

**Career Development**

70. **Training Aids.**

**Arrangement:** Sequentially, by 7-digit course number.

**Description:** Copies of manuals, syllabuses, textbooks, and lesson plans developed according to the American Council on Education (ACE); and other training aids developed by a USPS training facility, other agencies, or private institutions.

Cut off when course is dropped from curriculum; dispose of when no longer needed for reference or instruction purposes.

**NC1-28-79-4/48a(2)**
**EDBB.00.01**

71. **Employee Training Files (120.152).**

**Description:** Correspondence, memorandums, reports, and other records relating to the availability of training and employee participation in Postal or non-Postal training programs.

**Sample Forms:** PS 1734, 1782, 2432, 2548, 3132.

Cut off this file each calendar year; dispose of 5 years from date of cutoff.

**NC1-28-79-4/48c**
**EDBX.12.01**

72. **Technical Training Center Class Records.**

a. **Class folders.**

   **Arrangement:** Chronologically, by course number and name.
Appendix — Records Control Schedules

**Description:** Student records: course number, test results and cross reference to tests administered, individual and course grade averages, counseling, and leave records. Store in locked cabinets in local storage room. Do not send to FRC. Cut off this file at end of fiscal year. Dispose of 3 years from date of cutoff.

*N1-28-86-2/65*

**EDAB.00.01**

b. Registrar’s office folders.

**Arrangement:** Numerically, by course offering number (course title, date, and number).

**Description:** Training requests, authorizations and class rosters. Contains student’s name, Social Security number, duty station, and final grade. Contains a record of training (PS Form 1734) for students who complete course and withdrawal/failure form for individuals not completing course. Cut off this file at end of the fiscal year; dispose of 1 year from date of cutoff.

*N1-28-86-2/66*

**EDAB.00.02**

c. Registrar’s office magnetic tape (120.120, 120.121, 120.152, 120.153)

**Arrangement:** Alphabetically, by name and Social Security number (within class).

**Description:** Information from class rosters. Consists of name, Social Security number, final grade, duty station, course number, and title. Connected by terminal to database at the William F. Bolger Management Academy.

**Use:** For various statistical analyses and transcript requests. Cut off at end of each class. Maintain for 30 years. Do not send to FRC.

**EDAB.30.01**

**73. Technical Training Center Test Records.**

**Arrangement:** Chronologically, by date and course number.

**Description:** Senior instructor created tests and test validation information (pre- and post-test analysis data).

Cut off this file at end of each fiscal year. Dispose of 5 years from date of cutoff. Do not send to FRC.

*N1-28-86-2/67*

**EDAB.00.03**
Labor Relations

Collective Bargaining

74. USPS-Union Negotiation Files.
   Arrangement: Numerically, by article number of the National Agreement.
   Description: Correspondence, notes, memorandums, and other material pertaining to USPS-union contract negotiations.
   Use: For preparation for future collective bargaining negotiations and for arbitrations.
   Cut off this file upon termination of the contract; dispose of 50 years from date of cutoff, or when no longer needed for reference, whichever is later. Do not send to FRC.
   EEAX.00.01

Contract Administration

75. Minutes of Meetings: Joint Labor/Management. (Committees such as EAP, Safety and Health, and scheme committees are established pursuant to Articles of the National Agreement.)
   Arrangement: Chronologically.
   Description: Minutes of joint meetings of labor/management committees at both the national and field levels.
   a. National level.
      Cut off this file upon termination of the contract; transfer to FRC when 10 years old; dispose of 20 years from date of cutoff.
      NC1-28-79-4/98
      EEBX.03.01
   b. Field level.
      Cut off this file at the end of each calendar year; dispose of 5 years from date of cutoff. Do not transfer to FRC.
      N1-28-86-2/38
      EEBX.03.02

76. Bulk Mail Center Labor Negotiations.
   Arrangement: Alphabetically, by BMC name.
   Description: Records pertaining to the Labor Relations involvement in setting up the Bulk Mail Centers. Includes staffing plans and changes, correspondence, and documents resulting from local labor/management negotiations.
   Use: To document labor/management agreements relating to BMCs.
   Cut off this file when no longer needed for reference or research.
   Dispose of 2 years after cutoff.
   EEAX.00.02
77. Disciplinary and Contract Grievances and Appeals of Bargaining-Unit Employees.

**Arrangement:** Case files, numerically, by case number.

**Description:** Notices of disciplinary action, standard grievance forms from the unions, statements of fact, statements of witnesses and supervisors, copies of supporting records from other USPS files, summaries, decisions, union corrections or additions, appeal requests, papers that result from an appeal to the Merit Systems Protection Board, and other pertinent papers.

**Use:** To document grievances and appeals for employees covered by the collective-bargaining agreements. (Articles 15 and 16.)

**Sample Forms:** PS 2608, 2609, 2610.

Move to a closed case file upon receipt of final decision. Cut off this file upon expiration of the National Agreement. Do not send to FRC; dispose of when 7 years old.

**Note:** No disposal is to occur without approval of the Director, Office of Grievance and Arbitration.

78. Arbitration Case Files.

**Arrangement:** Case files, numerically, by case number.

**Description:** Copies of original disciplinary and contract grievances, and appeals of bargaining-unit employees. Includes formal pleadings, memorandums of law, and other relevant documents such as case analyses, notes, and telephone records.

**Use:** To provide legal advice and representation to the Postal Service.

a. Disciplinary and contract application cases (national and field level).

   Move to a closed case file upon receipt of final decision. Cut off this file each calendar year.

   Transfer to FRC 7 years after cutoff; dispose of 15 years from date of cutoff.

   **N1-28-86-2/40** (Replaces NC1-28-83-2/30)

   **EEBX.12.01**

b. Contract interpretation cases (national level).

   Move to a closed file upon receipt of final decision. Cut off this file upon expiration of the agreement; transfer to FRC when 7 years old; dispose of 15 years from date of cutoff.

   **NC1-28-83-2/31b**

   **EEBX.12.04**

c. Court actions.

   Move to a closed file upon receipt of final decision. Cut off this file upon expiration of the agreement; transfer to FRC when 7 years old; dispose of 15 years from date of cutoff.

   **N1-28-86-2/39b**

   **EEBX.12.05**
79. **PS Form 186, Directives Clearance Files — Labor Relations Issues.**

   **Arrangement:** Chronologically.

   **Description:** Copies of PS 186 packages from other Headquarters departments relating to proposed program changes that have labor relations implications. Include background papers and correspondence.

   **Use:** To notify unions of proposed policy or program changes affecting bargaining unit employees.

   Cut off this file at the end of each calendar year. Transfer to storage 2 years after cutoff. Dispose of 4 years after cutoff.

   **EEBX.03.03**

### Compensation

#### Job Evaluation

80. **Position Evaluations — Files on Nonbargaining Positions.**

   a. Record copy.

   **Arrangement:** Case files, by occupation code.

   **Description:** Position evaluations and descriptions of established positions including job title, series, grade, duties, and responsibilities. Requests for reviews (PS 6802), letters of appeal, letters from management, worksheets, decision letters, and fact sheets from USPS and from associations representing postmasters and supervisors.

   Move to an inactive file when position is abolished. Cut off this file each calendar year; transfer to FRC when 2 years old; dispose of 10 years from date of cutoff.

   **NC1-28-79-4/90a(1)**

   **EFAA.12.01**

   b. Incumbency data — reports on nonbargaining positions.

   **Arrangement:** Numerically, by occupation code sequence.

   **Description:** Statistical survey and listing of individuals in job descriptions by occupation code sequence. Reports are issued bimonthly.

   Dispose of when superseded.

   **NC1-28-79-4/90c**

   **EFAA.22.02**

81. **Position Evaluations and Related Files — Bargaining Positions (Employees covered by a formal bargaining agreement).**

   Record copy of position descriptions. Files describing established positions including title, series, grade, duties, occupation codes, responsibilities of incumbents, reference materials used to develop position descriptions, correspondence on bargaining positions utilization and authorization, reports such as master occupation code lists, job evaluation information and statistical surveys.
Move to an inactive file when position is abolished or description is superseded. Cut off this file each calendar year; transfer to FRC when 5 years old; dispose of 10 years from date of cutoff.

**NC1-28-79-4/91a(1)**
**EFAB.12.02**

### Administration

82. **Wage and Salary Administration Records — Pay Consultations with Management Organizations.**

**Description:** All background information, wage comparability data, correspondence, data requested by and furnished to management organizations, and pay package decisions and articles issued.

Cut off these files upon termination of the Agreement to which they pertain; dispose of 50 years from date of cutoff.

**EFCB.11.01**

83. **Unemployment Compensation.**

a. **Claims Files.**

**Arrangement:** Chronologically, by date of action.

**Description:** Wage and separation information from USPS and correspondence from state unemployment agencies.

**Use:** To verify employment and unemployment in order to determine compensation. If appealed, this becomes the appeals file.

**Sample Form:** PS 6803.

Move to a closed file upon award or denial of compensation or expiration of appeal date. Cut off this file each accounting period; dispose of 3 years from date of cutoff.

**EFCF.03.01**

b. **Appeals Files.**

**Arrangement:** Case files, alphabetically, by name of claimant.

**Description:** Forms and correspondence from state agencies, to include notices of appeals hearing, copies of transcripts, decision letters, evidence, court orders, through all levels of appeals.

**Use:** To defend the Postal Service position in unemployment compensation appeals.

**Sample Form:** PS 6803.

Move to a closed file upon final determination or expiration of appeal date; dispose of 6 years, 3 months from date of cutoff.

**EFCF.12.01**
84. **Uniform Program Records.**

**Description:** Correspondence and other information pertaining to the USPS Uniform Program.

a. Special correspondence dealing with items of uniform equipment, arranged by equipment.  
Cut off this file each calendar year; dispose of 2 years from date of cutoff.  
   
   **NC1-28-79-4/43a**  
   **EFCX.11.01**

b. Complete set of published uniform specifications: USPS quality control standards, arranged in numerical sequence. (The history of USPS uniform items is presently retained at Natick Laboratories, Department of the Army, U.S. Army Research and Development Command, Natick, MA 01760-5000.)  
Dispose of when superseded or no longer needed for reference.  
   
   **NC1-28-79-4/43b**  
   **EFCX.12.01**

c. Uniform vendor files consisting of vendors’ applications, copies of signed code of ethics, and related records.  
Move to an inactive file upon terminating vendor and USPS association. Cut off this file each calendar year; dispose of 1 year from date of cutoff.  
   
   **NC1-28-79-4/43c**  
   **EFCX.12.02**

85. **Uniform Allowance Payment Records (050.040).**

a. District accounting office copies.  
**Arrangement:** By pay period. No other sortation required.  
**Description:** Batches of invoices submitted by uniform vendors requesting payment for uniform items supplied to postal employees eligible for uniform allowances.  
   
   **EFCX.03.01**

Cut off the file at the end of each calendar year; dispose of two (2) years from the date of cutoff.

b. Post office case files.  
**Arrangement:** Alphabetically by employee last name. Move to an inactive file when problem is resolved.  
**Description:** Correspondence, copies of bills and invoices, and related papers resulting from post office research of employee problems or questions regarding the Uniform Allowance Program.  
Cut off the inactive file at the end of the calendar year; dispose of two (2) years from the date of cutoff.  
   
   **EFCX.12.03**
# Appendix — Records Control Schedules

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