Summary of Changes

Handbook EL-312, *Employment and Placement*

Handbook EL-312, *Employment and Placement*, has been updated in this edition as follows:

<table>
<thead>
<tr>
<th>Chapter, subchapter, part, appendix, or section . . .</th>
<th>titled . . .</th>
<th>in Postal Bulletin issue number . . .</th>
<th>with an issue date of . . .</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Chapter 7, Assignment, Reassignment, and Promotion</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>74</td>
<td>EAS Positions</td>
<td>Revised to clarify Postal Service policy regarding Executive Administrative Schedule (EAS) positions and the supervisor selection process. Revisions reflect modifications to job postings and a reduction in the number of applications required for review committee action.</td>
<td>22639</td>
</tr>
<tr>
<td>75</td>
<td>Supervisor Selection Process</td>
<td>Revised to clarify Postal Service policy regarding Executive Administrative Schedule (EAS) positions and the supervisor selection process. Revisions reflect modifications to job postings and a reduction in the number of applications required for review committee action.</td>
<td>22639</td>
</tr>
<tr>
<td>77</td>
<td>Employment Restoration After Military Service</td>
<td>Revised to reflect updates in Postal Service policies related to the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA). Revisions also include updates to organizational department titles.</td>
<td>22642</td>
</tr>
</tbody>
</table>
A. Introduction. This issue of Handbook EL-312, Employment and Placement, was revised in March 2024. All previous editions of Handbook EL-312 are obsolete.

B. Explanation. This handbook provides employment and placement policy and procedures for the United States Postal Service. These instructions apply to the employment, placement, and assignment of career and noncareer bargaining employees, as well as headquarters, area, and field nonbargaining positions, including most supervisory, managerial, administrative, clerical, and postmaster positions under the following pay systems: (a) EAS, (b) Management Pay Band, and (c) Technical Pay Band. Selections for Attorney Compensation System positions are not covered in this handbook, and this handbook has limited application to the Postal Career Executive Service (PCES).


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

   DIRECTOR
   NATIONAL HUMAN RESOURCES
   US POSTAL SERVICE
   475 L’ENFANT PLAZA SW RM 1831
   WASHINGTON DC 20260-4201

E. Effective Date. This handbook is effective March 2024.

Simon Storey
Vice President
Human Resources
# Contents

Summary of Changes ................................................................. a

Transmittal Letter ................................................................. i

1 General ................................................................. 1
   11 Overview ............................................................................... 1
   111 Scope ................................................................................. 1
   112 Review and Approval .......................................................... 1
   113 Conditions on Use of Policy .................................................. 1
   114 Prohibition of Political Recommendations .............................. 1
       114.1 Exceptions ..................................................................... 1
       114.2 Penalties ....................................................................... 2
   115 Disabled and Disability .......................................................... 2

12 Responsibility ................................................................. 2
   121 Vice President, Employee Resource Management ....................... 2
       121.1 Selection, Evaluation, and Recognition .................................. 2
       121.2 Manager, National Test Administration Center ..................... 2
   122 Diversity Development .......................................................... 3
   123 District Managers ............................................................... 3
   124 Manager, Human Resources (District) ........................................ 3
   125 District Examination Administrators ......................................... 4
   126 Postal Inspection Service ....................................................... 4

13 Multicomponent Employment and Placement Process ................... 4

2 Recruitment ................................................................. 7
   21 Planning and Coordination ...................................................... 7
       211 Recruitment Strategies ...................................................... 7
           211.1 Forecasting ............................................................... 7
           211.2 EEO and Affirmative Action Considerations ........................ 8
           211.3 Evaluating Vacancies ................................................... 8
       212 Recruitment Options .......................................................... 8
           212.1 General ................................................................. 8
           212.2 Noncompetitive Hiring ............................................... 8
           212.3 Competitive Hiring ................................................... 9
   22 Conducting Recruitment Activities ........................................... 9
       221 Responsibilities ............................................................. 9
222 Publicizing Job Opportunities ................................................................. 9
  222.1 Advertising Policy ................................................................. 9
  222.2 Paid Advertisements ............................................................... 10
23 Sources of Recruitment ........................................................................ 10
  231 Applicability of These Instructions ................................................... 10
  232 Policy ........................................................................................... 11
    232.1 Nondiscrimination in Hiring ......................................................... 11
    232.2 Management Responsibility for Filling Vacancies ......................... 11
    232.3 Definitions Applicable to Recruitment ......................................... 11
    232.4 Internal Recruitment and Placement ............................................ 12
      232.41 General Provisions ............................................................... 12
      232.42 Bargaining Vacancies ............................................................ 12
      232.43 Supervisor and Other Nonbargaining Vacancies ....................... 12
    232.5 External Recruitment ............................................................... 13
      232.51 Use of External Recruitment .................................................. 13
      232.52 Positions Restricted to Applicants Eligible for Veterans’ Preference 13
    232.6 Reimbursement of Travel and Relocation Expenses ...................... 14
  233 Career Recruitment .......................................................................... 14
    233.1 Internal Placement of Bargaining Employees .................................. 14
      233.11 Internal Placement in General ............................................... 14
      233.12 Examination Requirements .................................................... 14
      233.13 Senior Qualified and Best Qualified Position Requirements ........ 15
      233.14 Medical Qualifications .......................................................... 15
      233.15 Maintenance Selection System Requirements ........................... 15
    233.2 Internal Placement of Nonbargaining Employees .......................... 15
    233.3 External Recruitment - Competitive and Noncompetitive ............... 15
      233.31 External Recruitment in General ............................................. 15
      233.32 Competitive Appointment ...................................................... 15
      233.33 Reinstatement and Reemployment ........................................... 15
      233.34 Transfer From Another Federal Entity ....................................... 20
      233.35 Dual Employment ................................................................. 23
      233.36 Noncompetitive Appointment of Veterans With 30 Percent or More Disability .......................... 24
      233.37 Noncompetitive Appointment of Veterans’ Recruitment Appointment Eligibles ........................................ 24
      233.38 Reemployment of Annuitants .................................................. 26
      233.39 Employment of People With Disabilities ................................. 27
  234 Noncareer Recruitment .................................................................... 27
    234.1 General Provisions ................................................................. 27
    234.2 Specific Rules ................................................................. 27
      234.21 Veterans’ Preference Rules ..................................................... 27
      234.22 Collective Bargaining Agreement Limitations ......................... 27
      234.23 Dual Employment ............................................................... 27
## Contents

318.4 Maintaining Local Inventory Control ......................................................... 47
318.5 Loss of Restricted Test Materials ............................................................. 47
318.6 Emergency Conditions ............................................................................. 47
  318.61 Handling an Emergency Evacuation ....................................................... 47
  318.62 Securing Test Materials ......................................................................... 47
  318.63 Returning to Examination Room and Rescheduling Applicants .............. 48
318.7 Entrance Examination Process .................................................................. 48
  321 Advanced Planning ...................................................................................... 48
  322 Announcement and Application Process .................................................... 48
    322.1 Competitive Nature of Entrance Examinations ....................................... 48
    322.2 Procedure for Opening Examinations .................................................... 48
      322.21 Announcing Examinations ................................................................ 48
      322.22 Announcement Period ...................................................................... 49
    322.3 Authorization to Administer Examinations ............................................. 49
    322.4 Processing Applications ........................................................................ 49
      322.41 Where to Apply ................................................................................. 50
      322.42 Accepting Applications .................................................................... 50
      322.43 Canceling Multiple Applications ....................................................... 50
    322.5 Eligibility for Examinations ................................................................... 50
      322.51 Applicants Not Yet Age 18 ................................................................. 50
      322.52 Applicants Likely to Gain Permanent Resident Status During the Period of Eligibility ................................................................. 50
    322.6 Participation of Career Postal Employees ............................................... 50
    322.7 Delayed and Reopened Examinations ..................................................... 50
      322.71 Delayed Application ......................................................................... 51
      322.72 Reopened Application ...................................................................... 53
      322.73 Verifying Entitlement ....................................................................... 53
      322.74 Limitations on Filing ........................................................................ 53
      322.75 Scheduling for Examination ............................................................. 53
  323 Final Preparation for Examination ............................................................. 53
    323.1 Condition of Facilities .......................................................................... 53
    323.2 Additional Site Considerations .............................................................. 54
    323.3 Before Scheduling Applicants ............................................................... 54
  324 Scheduling Process ...................................................................................... 54
    324.1 Overscheduling Applicants .................................................................... 54
    324.2 Examination Center or Location ............................................................. 54
    324.3 Telling Applicants What to Expect ......................................................... 54
    324.4 Applicants With Disabilities .................................................................. 55
  325 Admission to Examination Room .............................................................. 55
    325.1 Verbal Notice to Applicants — What to Expect ....................................... 55
    325.2 Authority for Admission ...................................................................... 55
    325.3 Items Required for Admission ............................................................... 55
    325.4 Applicant Identification Procedures ...................................................... 55
325.41 Checking Identification ................................................................. 55
325.42 Deterring Impersonation ............................................................... 55
325.5 Applicants Without Proper Authorization ..................................... 56
325.51 Admitting Applicants by Available Space ..................................... 56
325.52 Admitting Applicants Scheduled for a Different Day or Time .......... 56
325.53 Misplaced Admission Document .................................................. 56
325.6 Late Reporting Applicants ............................................................ 56
325.61 Conditions for Admission ........................................................... 56
325.62 Considerations and Instructions .................................................... 56
326 Test Administration Process ............................................................. 56
326.1 Using Directions for Conducting .................................................... 56
326.2 Uniform and Courteous Administration .......................................... 57
326.3 Items Allowed in the Examination Room ....................................... 57
326.31 Authorized Items ....................................................................... 57
326.32 Items and Behaviors Not Permitted .............................................. 57
326.4 Starting on Schedule .................................................................... 57
326.5 Handling Examination Materials .................................................. 57
326.51 Handling Answer Sheets ................................................................ 57
326.52 Incorrect Gridding of Answer Sheets ............................................ 57
326.53 Collecting Forms ........................................................................ 58
326.54 Distributing Test Booklets ............................................................ 58
326.55 Distributing One Test Booklet per Applicant ................................. 58
326.56 Discovering Insufficient Test Materials ......................................... 58
326.57 Discovering Errors in Test Materials ............................................ 59
326.6 Timing Examinations .................................................................... 59
326.61 Timing Accuracy ......................................................................... 59
326.62 Timing Procedures ...................................................................... 59
326.63 Completing Time Record Sheets .................................................. 59
326.7 Providing Correct Assistance to Applicants .................................... 60
326.8 Correct Gridding of Answers .......................................................... 60
326.9 Handling Exceptional Situations .................................................... 60
326.91 When Applicants Abandon Examinations ..................................... 60
326.92 Applicants Who Leave the Examination Room ............................... 60
327 Ending Examinations ....................................................................... 61
327.1 Ending the Examination ................................................................ 61
327.2 Collecting Test Material From Applicants ...................................... 61
327.3 Prohibiting Applicant Review of Completed Tests ........................... 61
327.4 Reviewing Answer Sheets After Examination .................................. 61
327.5 Verifying Inventory After Examination Has Concluded .................. 61
327.6 Returning Materials to NTAC .......................................................... 62
327.7 Disposition of Materials at Examination Center ............................... 62
327.71 Returning Unused and Reusable Test Materials .............................. 62
327.72 Destroying Job or Office Choice Sheets ......................................... 62
Contents

328  Processing Examination Results ................................................................. 62
  328.1  Scoring Answer Sheets ........................................................................... 62
  328.11  NTAC Scoring ....................................................................................... 62
  328.12  NTAC Ratings ....................................................................................... 62
  328.13  Data for the Hiring and Testing Subsystem ........................................... 62
  328.2  Transmittal of Register Records and Notices of Rating ........................ 62
        328.21  Arranging Ratings on Registers ....................................................... 62
        328.22  Arranging Notices of Rating and Alphabetical Records ................. 63
33  Inservice Examination Process ................................................................. 63
  331  Announcement and Application Process ................................................... 63
    331.1  Authorization to Administer Inservice Examinations ......................... 63
    331.11  National Examinations ..................................................................... 63
    331.12  Local Examinations ......................................................................... 63
    331.2  Announcement and Closing Dates ....................................................... 63
    331.3  Examination Opened at Two or More Installations ............................ 63
    331.4  Examiner Requirements .................................................................... 63
    331.41  Identifying Examiners ...................................................................... 63
    331.42  Number of Required Examination Personnel .................................... 63
  332  Examination Scheduling Process ............................................................. 64
    332.1  Scheduling Applicants ........................................................................ 64
    332.2  Scheduling Makeup Dates ................................................................... 64
  333  Examination Facility Requirements ......................................................... 64
  334  Examination Admission Process .............................................................. 64
    334.1  Preparing for Examinations .................................................................. 64
    334.2  Admitting Applicants .......................................................................... 64
  335  Conducting Examinations Properly ........................................................... 64
  336  Examination Submission Process ............................................................. 65
  337  Examination Results Processing ................................................................. 65
    337.1  Scoring Answer Sheets ....................................................................... 65
    337.2  Transmittal of Register Records and Notices of Rating ....................... 65
34  Special Examinations ..................................................................................... 65
  341  Scheduling Special Examinations ............................................................... 65
  342  Acceptable Reasons for Scheduling Special Examinations ....................... 65
  343  Unacceptable Reasons for Scheduling Special Examinations ................... 66
  344  Time Limit .................................................................................................. 66
35  Rated Applications ......................................................................................... 66
  351  Description ................................................................................................. 66
  352  Purpose ........................................................................................................ 66
  353  Administering Rated Application Examinations ......................................... 66
    353.1  Procedures ............................................................................................. 66
    353.11  Requesting Examination Announcements ......................................... 67
    353.12  Providing Knowledge, Skills, and Abilities Information ..................... 67
    353.13  Accepting and Forwarding Applications ............................................ 67

March 2024 ix
353.14 Scoring Applications .................................................. 67
353.15 Returning Material to Examination Center .......................... 67
353.2 Mailing Notices of Rating ........................................... 67
353.3 Registers ............................................................... 67

361 Authorization ............................................................... 67
362 Administering Performance Tests ........................................ 68
  362.1 Time of Administration ........................................... 68
  362.2 Administering the Tests ........................................... 68
    362.21 Personnel Administering the Test ............................ 68
    362.22 Rating Examinees ............................................. 68
  362.3 General Instructions for Examiners ............................... 68
    362.31 Reading Instructions Before Giving Performance Tests .... 68
    362.32 Prior Preparation ............................................. 68
    362.33 Recording Time .............................................. 68
  362.4 Examination Results ............................................. 68
    362.41 Notifying Examinees of Performance Test Results .......... 68
    362.42 Processing Test Results ..................................... 69
  362.5 Stenography Tests ................................................ 69
    362.51 Test Administration .......................................... 69
    362.52 Dictation Materials and Equipment .......................... 69
    362.53 Additional Procedural Guidance ............................. 69
  363 Computer-Based Tests ................................................ 69

371 Right of Review ....................................................... 70
372 Forwarding Requests to NTAC ........................................ 70
373 Review of Rating — Time Limitation ................................ 70
374 Review of Rating — Not Accepted From Applicants ................ 70
375 Review of Rating — Additional Qualifications ...................... 70

4 Processing External Vacancy Announcements and Veterans’ Preference Claims ........................................... 71

41 Introduction .............................................................. 71
  411 Definitions .......................................................... 71
  412 Responsibility ....................................................... 72
  413 Restricted Records ................................................ 72

42 Announcement and Application Process ............................... 73
  421 Announcing Vacancies ................................................ 73
    421.1 When to Announce Vacancies .................................. 73
    421.2 Announcement Period .......................................... 73
    421.3 Attracting Applicants ......................................... 73
    421.4 Area of Consideration ........................................ 73
    421.41 Area of Consideration Exceptions .......................... 74
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>421.42</td>
<td>Veterans Employment Opportunities Act</td>
<td>74</td>
</tr>
<tr>
<td>422</td>
<td>Entrance Examinations for Announced Vacancies</td>
<td>74</td>
</tr>
<tr>
<td>423</td>
<td>Processing Applications</td>
<td>74</td>
</tr>
<tr>
<td>423.1</td>
<td>Following Instructions on the Announcement</td>
<td>74</td>
</tr>
<tr>
<td>423.2</td>
<td>Accepting Applications</td>
<td>74</td>
</tr>
<tr>
<td>423.3</td>
<td>Allow Time to Complete the Assessment Process</td>
<td>75</td>
</tr>
<tr>
<td>423.4</td>
<td>Duplicate Applications</td>
<td>75</td>
</tr>
<tr>
<td>423.5</td>
<td>Reserved</td>
<td>75</td>
</tr>
<tr>
<td>43</td>
<td>Examination Results and Notices of Results</td>
<td>75</td>
</tr>
<tr>
<td>43.1</td>
<td>Notice of Results</td>
<td>75</td>
</tr>
<tr>
<td>43.2</td>
<td>Current Score Valid Until Expiration Date</td>
<td>75</td>
</tr>
<tr>
<td>43.3</td>
<td>Applicants Not Meeting Examination Requirement</td>
<td>75</td>
</tr>
<tr>
<td>43.3.1</td>
<td>Retest Optional</td>
<td>75</td>
</tr>
<tr>
<td>43.3.2</td>
<td>Retest Required</td>
<td>75</td>
</tr>
<tr>
<td>43.4</td>
<td>Applicants Who Achieve a Passing Score</td>
<td>76</td>
</tr>
<tr>
<td>43.4.1</td>
<td>Retest Optional</td>
<td>76</td>
</tr>
<tr>
<td>43.4.2</td>
<td>Retest Required</td>
<td>76</td>
</tr>
<tr>
<td>44</td>
<td>Determining the Order of Applicants on a Hiring List</td>
<td>76</td>
</tr>
<tr>
<td>44.1</td>
<td>Basic Order</td>
<td>76</td>
</tr>
<tr>
<td>44.1.1</td>
<td>Group 1, Applicants Claiming Preference Based on Compensable Disability</td>
<td>76</td>
</tr>
<tr>
<td>44.1.2</td>
<td>Group 2, All Other Eligibles in Order</td>
<td>76</td>
</tr>
<tr>
<td>44.2</td>
<td>Order for Jobs Restricted to Preference Eligibles</td>
<td>76</td>
</tr>
<tr>
<td>44.3</td>
<td>Order for EAS Scientific and Professional Positions</td>
<td>77</td>
</tr>
<tr>
<td>44.4</td>
<td>Order for General Application File</td>
<td>77</td>
</tr>
<tr>
<td>45</td>
<td>Other Applicant Processes</td>
<td>77</td>
</tr>
<tr>
<td>45.1</td>
<td>Change in Name, Address, or Veterans’ Preference Claim</td>
<td>77</td>
</tr>
<tr>
<td>45.2</td>
<td>Failure to Respond</td>
<td>77</td>
</tr>
<tr>
<td>46</td>
<td>Reserved</td>
<td>78</td>
</tr>
<tr>
<td>47</td>
<td>Reserved</td>
<td>78</td>
</tr>
<tr>
<td>48</td>
<td>Veterans’ Preference</td>
<td>78</td>
</tr>
<tr>
<td>48.1</td>
<td>Requirement</td>
<td>78</td>
</tr>
<tr>
<td>48.2</td>
<td>Authority to Adjudicate Veterans’ Preference</td>
<td>78</td>
</tr>
<tr>
<td>48.3</td>
<td>Kinds of Veterans’ Preference</td>
<td>78</td>
</tr>
<tr>
<td>48.3.1</td>
<td>No-Point Preference</td>
<td>78</td>
</tr>
<tr>
<td>48.3.2</td>
<td>Five-Point Preference</td>
<td>79</td>
</tr>
<tr>
<td>48.3.3</td>
<td>Ten-Point Preference</td>
<td>80</td>
</tr>
<tr>
<td>48.3.31</td>
<td>Disabled Veterans</td>
<td>80</td>
</tr>
<tr>
<td>48.3.32</td>
<td>Ten-Point Derived Preference (XP)</td>
<td>80</td>
</tr>
<tr>
<td>48.4</td>
<td>Proof of Preference Claimed</td>
<td>82</td>
</tr>
<tr>
<td>48.4.1</td>
<td>General</td>
<td>82</td>
</tr>
<tr>
<td>48.4.2</td>
<td>Proof for Sole Survivor Preference Claims</td>
<td>82</td>
</tr>
<tr>
<td>48.4.3</td>
<td>Proof for 5-Point Preference Claims</td>
<td>83</td>
</tr>
<tr>
<td>48.4.4</td>
<td>Proof for 10-Point Preference Claims</td>
<td>83</td>
</tr>
</tbody>
</table>
### Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>513.33</td>
<td>Conditions for Elevating Selection and Appointing Authority</td>
<td>104</td>
</tr>
<tr>
<td>513.34</td>
<td>Where Selection Restrictions Do Not Apply</td>
<td>104</td>
</tr>
<tr>
<td>513.35</td>
<td>Improper Recommendation From a Nonbargaining Employee</td>
<td>105</td>
</tr>
<tr>
<td>513.36</td>
<td>Consequences of Violations</td>
<td>105</td>
</tr>
<tr>
<td>513.4</td>
<td>Citizenship Policy</td>
<td>105</td>
</tr>
<tr>
<td>514</td>
<td>Application for Employment</td>
<td>105</td>
</tr>
<tr>
<td>514.1</td>
<td>Evaluating Employment History</td>
<td>106</td>
</tr>
<tr>
<td>514.11</td>
<td>Handling Removals From Postal Service or Other Federal Employment</td>
<td>106</td>
</tr>
<tr>
<td>514.12</td>
<td>Consideration of Other Unsatisfactory Service</td>
<td>106</td>
</tr>
<tr>
<td>514.13</td>
<td>Debarment</td>
<td>107</td>
</tr>
<tr>
<td>514.2</td>
<td>Assessing Military Service History</td>
<td>107</td>
</tr>
<tr>
<td>514.3</td>
<td>Assessing Criminal Conviction History</td>
<td>107</td>
</tr>
<tr>
<td>514.31</td>
<td>Policy</td>
<td>107</td>
</tr>
<tr>
<td>514.32</td>
<td>Restrictions on Inquiries</td>
<td>108</td>
</tr>
<tr>
<td>514.33</td>
<td>Obtaining Criminal Records Checks</td>
<td>108</td>
</tr>
<tr>
<td>514.34</td>
<td>Verifying Criminal Record Information</td>
<td>108</td>
</tr>
<tr>
<td>514.35</td>
<td>Using Arrest Records</td>
<td>109</td>
</tr>
<tr>
<td>514.36</td>
<td>Evaluating Conviction Records</td>
<td>109</td>
</tr>
<tr>
<td>514.37</td>
<td>Evaluating Employability of Applicants With Criminal Convictions</td>
<td>109</td>
</tr>
<tr>
<td>514.38</td>
<td>Additional Considerations</td>
<td>110</td>
</tr>
<tr>
<td>514.39</td>
<td>Post-Hire Policy</td>
<td>110</td>
</tr>
<tr>
<td>515</td>
<td>Selective Service System Registration Requirement</td>
<td>110</td>
</tr>
<tr>
<td>515.1</td>
<td>Definitions</td>
<td>110</td>
</tr>
<tr>
<td>515.2</td>
<td>Eligibility Requirements</td>
<td>111</td>
</tr>
<tr>
<td>515.21</td>
<td>Selective Service Registration Legal Requirements</td>
<td>111</td>
</tr>
<tr>
<td>515.22</td>
<td>Postal Service Employment Eligibility Requirements</td>
<td>112</td>
</tr>
<tr>
<td>515.3</td>
<td>Determination of Eligibility</td>
<td>113</td>
</tr>
<tr>
<td>515.31</td>
<td>Information Provided by Applicants</td>
<td>113</td>
</tr>
<tr>
<td>515.32</td>
<td>Applicants Who Do Not Certify Their Selective Service Registration</td>
<td>113</td>
</tr>
<tr>
<td>515.4</td>
<td>Processing of Applicants under Age 18</td>
<td>116</td>
</tr>
<tr>
<td>515.41</td>
<td>Applicants under Age 18 May Continue in Hiring Process</td>
<td>116</td>
</tr>
<tr>
<td>515.42</td>
<td>Written Proof of Registration or Exemption</td>
<td>116</td>
</tr>
<tr>
<td>515.43</td>
<td>Notice to Applicant</td>
<td>116</td>
</tr>
<tr>
<td>515.5</td>
<td>Unregistered Applicants on Terminal or Transitional Leave during Full-Time Active Duty in the Armed Forces</td>
<td>118</td>
</tr>
<tr>
<td>515.51</td>
<td>Applicants on Terminal or Transitional Leave</td>
<td>118</td>
</tr>
<tr>
<td>515.52</td>
<td>Written Proof of Registration or Exemption</td>
<td>118</td>
</tr>
<tr>
<td>515.53</td>
<td>Notice to Applicant</td>
<td>118</td>
</tr>
<tr>
<td>515.6</td>
<td>Verification of Selective Service Registration Status</td>
<td>120</td>
</tr>
<tr>
<td>515.7</td>
<td>Objections-to-Eligibles Procedures Not Applicable</td>
<td>120</td>
</tr>
<tr>
<td>516</td>
<td>Driving History</td>
<td>120</td>
</tr>
<tr>
<td>516.1</td>
<td>Policy</td>
<td>120</td>
</tr>
<tr>
<td>516.2</td>
<td>Form 2480, Driving Record — For Positions That Require Driving</td>
<td>120</td>
</tr>
</tbody>
</table>
Employment and Placement

516.3 Driving Abstracts ................................................. 120
516.4 Table of Disqualifications ..................................... 120
516.5 Ineligibility Factors ............................................. 122
  516.51 General Disqualifying Factors .............................. 122
  516.52 Specific Disqualifying Factors .............................. 122
  516.53 Review of Driver’s License ................................. 123
517 Qualifying Tests .................................................. 124
  517.1 General .......................................................... 124
  517.2 Computerized Keyboard Tests ............................... 124
  517.3 Automotive Mechanic Bench Test ........................... 125
  517.4 Qualification Review — Candidate Supplemental Application ........................................ 125
  517.5 Driver’s License Review ...................................... 125
518 Illegal Drug Use and Drug Screening ............................ 126
  518.1 Policy ............................................................. 126
  518.2 Pre-Employment Drug Test ................................... 126
  518.3 Rescheduling a Pre-Employment Drug Test ................ 127
  518.4 Ineligible Applicants .......................................... 127
  518.5 Applicants for Commercial Driving Positions .......... 127
52 Determining Eligibility and Suitability ......................... 127
  521 Suitability Determination With Information Not From Application ........................................... 127
  522 Deciding Eligibility and Suitability .......................... 128
  523 Negative Eligibility or Suitability Decision ................ 129
  524 Applicant Request for Reconsideration ....................... 131
  525 Applicant Request for Reactivation ........................... 131
  526 Reversing Unfavorable Suitability Decision ................ 132
  527 Certifying the Suitability Decision ........................... 132
53 Other Suitability Issues ............................................ 132
  531 Questionable Suitability Cases ............................... 132
  532 Other Suitability Questions ..................................... 132
54 Preemployment Interview .......................................... 133
  541 General ............................................................. 133
  542 Selection, Training, and Preparation of Interviewers .... 133
  543 Conducting the Interview ....................................... 133
  544 Assessing English Competence ............................... 134
  545 Selection and Extension of Job Offer ......................... 134
  546 Right to Review for CPS Veterans ............................ 137
55 Eligibility to Work in the Postal Service ....................... 137
  551 Determining Eligibility at the Screening Stage ............. 137
  552 Determining Eligibility After a Job Offer ................... 137
    552.1 Completing OMB Form I-9 .................................. 138
    552.2 Reviewing Evidence to Determine U.S. Citizen, Lawful Permanent Resident Alien, or Citizen of Territory Status . ........................................ 138
56 New Hire Investigations .......................................... 139
  561 General ............................................................. 139
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>622.11</td>
<td>Applicants to Be Inactivated</td>
<td>160</td>
</tr>
<tr>
<td>622.12</td>
<td>Other Applicants Not Considered</td>
<td>161</td>
</tr>
<tr>
<td>622.13</td>
<td>Postal Employees Who Are Preference Eligibles</td>
<td>161</td>
</tr>
<tr>
<td>622.14</td>
<td>Changes on Hiring Worksheet When Veterans’ Preference Is Adjusted</td>
<td>161</td>
</tr>
<tr>
<td>622.2</td>
<td>Failure to Meet Eligibility, Suitability, or Job Requirement</td>
<td>161</td>
</tr>
<tr>
<td>622.21</td>
<td>Removal From Consideration</td>
<td>161</td>
</tr>
<tr>
<td>622.22</td>
<td>Applicants Without Satisfactory Driving Record</td>
<td>161</td>
</tr>
<tr>
<td>622.23</td>
<td>Applicants With Pending Criminal Charges</td>
<td>162</td>
</tr>
<tr>
<td>622.24</td>
<td>Eligibility Period for Disqualified Applicants</td>
<td>162</td>
</tr>
<tr>
<td>622.25</td>
<td>Unsuitable Applicants Not Selected</td>
<td>162</td>
</tr>
<tr>
<td>623</td>
<td>Selection From Three Highest Ranked Eligibles</td>
<td>162</td>
</tr>
<tr>
<td>624</td>
<td>Applying the Rule of Three in Selection</td>
<td>162</td>
</tr>
<tr>
<td>625</td>
<td>Selection Sequence</td>
<td>162</td>
</tr>
<tr>
<td>626</td>
<td>Selection Decision</td>
<td>162</td>
</tr>
<tr>
<td>627</td>
<td>Objection to or Pass Over of Preference Eligible</td>
<td>163</td>
</tr>
<tr>
<td>627.1</td>
<td>Preference Eligibles Except CPS</td>
<td>163</td>
</tr>
<tr>
<td>627.11</td>
<td>Preparation</td>
<td>163</td>
</tr>
<tr>
<td>627.12</td>
<td>Review and Concurrence</td>
<td>163</td>
</tr>
<tr>
<td>627.13</td>
<td>Reasons for Objection or Pass Over</td>
<td>163</td>
</tr>
<tr>
<td>627.14</td>
<td>Procedure</td>
<td>163</td>
</tr>
<tr>
<td>627.2</td>
<td>Veterans With 30 Percent or More Compensable Disability</td>
<td>164</td>
</tr>
<tr>
<td>627.21</td>
<td>General</td>
<td>164</td>
</tr>
<tr>
<td>627.22</td>
<td>Action by Installation</td>
<td>164</td>
</tr>
<tr>
<td>627.23</td>
<td>Action by District</td>
<td>164</td>
</tr>
<tr>
<td>627.24</td>
<td>Action by OPM</td>
<td>165</td>
</tr>
<tr>
<td>628</td>
<td>Updating Records</td>
<td>165</td>
</tr>
<tr>
<td>628.1</td>
<td>Codes to Be Used on Hiring Worksheet</td>
<td>165</td>
</tr>
<tr>
<td>628.2</td>
<td>Retention on Register</td>
<td>166</td>
</tr>
<tr>
<td>628.21</td>
<td>Applicants to Be Inactivated</td>
<td>166</td>
</tr>
<tr>
<td>628.22</td>
<td>Other Inactivation Rule</td>
<td>166</td>
</tr>
<tr>
<td>628.3</td>
<td>Processing Applicant Records</td>
<td>166</td>
</tr>
<tr>
<td>63</td>
<td>Auditing Selection Actions</td>
<td>167</td>
</tr>
<tr>
<td>631</td>
<td>General</td>
<td>167</td>
</tr>
<tr>
<td>632</td>
<td>Worksheet Audits</td>
<td>167</td>
</tr>
<tr>
<td>633</td>
<td>Return of Hiring Worksheets Without Selection</td>
<td>167</td>
</tr>
<tr>
<td>64</td>
<td>Official Personnel Folders</td>
<td>169</td>
</tr>
<tr>
<td>641</td>
<td>Create an Official or Merged Records Personnel Folder</td>
<td>169</td>
</tr>
<tr>
<td>642</td>
<td>Collect Appointment Support Documents</td>
<td>170</td>
</tr>
<tr>
<td>643</td>
<td>Organize Documents</td>
<td>171</td>
</tr>
<tr>
<td>644</td>
<td>Convert OPF to Electronic OPF (eOPF)</td>
<td>171</td>
</tr>
<tr>
<td>645</td>
<td>Obtain Documents From New Employees With an Existing eOPF</td>
<td>171</td>
</tr>
</tbody>
</table>
Chapter 7, Assignment, Reassignment, and Promotion

7.1 Introduction

7.1.1 Organization

7.1.2 Equal Employment Opportunity and Affirmative Employment Policy

7.1.3 Exclusions and Limitations

7.1.3.1 Exclusions

7.1.3.2 Limitations

7.1.4 Selection: Definitions and Philosophy

7.1.4.1 Definitions

7.1.4.2 Philosophy

7.1.4.3 Reasonable Accommodations in the Selection Process

7.1.5 Use of Penalty Mail for Applications

7.1.6 Positions Filled Temporarily

7.1.6.1 Temporary Assignments

7.1.6.1.1 Temporary Bargaining Assignments

7.1.6.1.2 Temporary Assignments to Nonbargaining Positions

7.1.6.1.3 Temporary Assignment to Higher Level — Bargaining

7.1.6.1.4 Temporary Assignment to Higher Level — Nonbargaining

7.1.6.2 Temporary Promotion and Promotion to a Temporary Position

7.1.6.2.1 Selection Procedures

7.1.6.2.2 Appointment Duration

7.1.6.2.3 Conditions of the Temporary Promotion

7.1.7 Positions Filled Permanently

7.1.7.1 Reassignment

7.1.7.2 Unassigned Employees

7.1.7.3 Promotion

7.1.7.3.1 Competitive Procedures

7.1.7.3.2 Exceptions to Competitive Procedures

7.1.7.4 Change to Lower Level

7.1.7.5 Absent Employees

7.1.7.5.1 Not on Active Military Duty

7.1.7.5.2 On Active Military Duty

7.1.8 Vacancy File

7.2 Bargaining Positions

7.2.1 Filling Positions

7.2.2 Conversion to Full-Time Status

7.2.3 Area of Consideration

7.2.4 Position Requirements

7.2.5 Special Requirements

7.2.5.1 Identification, Justification, and Documentation

7.2.5.2 Appropriate Special Requirements

7.2.5.3 Inappropriate Special Requirements

7.2.6 Posting Requirements
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>772.1</td>
<td>General</td>
<td>222</td>
</tr>
<tr>
<td>772.2</td>
<td>Notification of the Employee’s Rights and Obligations</td>
<td>222</td>
</tr>
<tr>
<td>772.3</td>
<td>Audit Trail</td>
<td>224</td>
</tr>
<tr>
<td>772.4</td>
<td>Personnel Action</td>
<td>224</td>
</tr>
<tr>
<td>773</td>
<td>Return to Work</td>
<td>225</td>
</tr>
<tr>
<td>774</td>
<td>Documentation Required to Return to Work</td>
<td>226</td>
</tr>
<tr>
<td>775</td>
<td>Reemployment Positions</td>
<td>227</td>
</tr>
<tr>
<td>775.1</td>
<td>General</td>
<td>227</td>
</tr>
<tr>
<td>775.2</td>
<td>Length of Service</td>
<td>227</td>
</tr>
<tr>
<td>775.3</td>
<td>Returnees with a Service-Connected Disability</td>
<td>228</td>
</tr>
<tr>
<td>775.4</td>
<td>Reasonable Effort to Qualify</td>
<td>229</td>
</tr>
<tr>
<td>776</td>
<td>Other Rights</td>
<td>229</td>
</tr>
<tr>
<td>776.1</td>
<td>General</td>
<td>229</td>
</tr>
<tr>
<td>776.2</td>
<td>Employee Benefits</td>
<td>230</td>
</tr>
<tr>
<td>776.3</td>
<td>Using Accrued Leave During Military Service</td>
<td>230</td>
</tr>
<tr>
<td>776.4</td>
<td>Employment Protection and Military Service Credit</td>
<td>230</td>
</tr>
<tr>
<td>777</td>
<td>Employment of Activated Employees — Guard or Reserve</td>
<td>231</td>
</tr>
<tr>
<td>777.1</td>
<td>Postal Service Employees on Active Military Duty</td>
<td>231</td>
</tr>
<tr>
<td>777.2</td>
<td>Employees on Terminal Military Leave</td>
<td>231</td>
</tr>
</tbody>
</table>

Appendix A — Sample Letters ........................................ 233

Appendix B — Sample Letters Nonbargaining .......................... 243

Appendix C — Sample Letters for Use With State Employment Office .... 247

Appendix D — Tracking Procedures and Sample Letters for Use With Dual Compensation Issues ........................................ 251

Appendix E — Legal and Regulatory Requirements .......................... 257

Appendix F — Conversion Tables for EAS Positions ....................... 259
Exhibits

Exhibit 233.34
Partial Listing of Non-Postal Federal Entities and Components That Have Only
Excepted Service Appointments ......................................................... 22
Exhibit 483
Service Requirements ........................................................................ 79
Exhibit 485
Wars, Campaigns, and Expeditions of the Armed Forces That Qualify for Veteran’s Preference . . . 84
Exhibit 512.22
Interview Sheet and Checklist and Post-Offer Checklist (page 1 of 3) ......................... 95
Exhibit 512.22
Interview Sheet and Checklist and Post-Offer Checklist (page 2 of 3) ......................... 96
Exhibit 512.22
Interview Sheet and Checklist and Post-Offer Checklist (page 3 of 3) ......................... 97
Exhibit 515.323
Notifying Applicant of Ineligibility Due to Failure to Establish Legal Exemption to Selective
Service Registration ....................................................................... 115
Exhibit 515.43
Notifying Applicant Under Age 18 of Duty to Provide Proof of Registration or Legal Exemption
to Selective Service ........................................................................ 117
Exhibit 515.5
Notification to Applicant Not Registered With Selective Service Due to Full-Time Active Duty
in the Armed Forces ....................................................................... 119
Exhibit 516.4
Table of Disqualifications ................................................................. 121
Exhibit 517.5
Driver’s License Review Checklist (Original to Preemployment Investigation File). ............... 126
Exhibit 522
Suitability Factors — Partial List of Reasons for Disqualification ......................... 128
Exhibit 523
Disqualification Processing .................................................................. 130
Exhibit 545
Interview Sheet and Checklist ............................................................ 135
Exhibit 59
Processing of Reappointments by Component ............................................... 154
Exhibit 615.6
Hiring Worksheet Log ........................................................................ 159
1 General

11 Overview

111 Scope
This handbook provides recruitment, examination, and selection policy and procedures for the United States Postal Service. These instructions apply to employment, placement, and assignment of career and noncareer field employees and promotion of career employees in districts and areas. This handbook has limited application to Postal Career Executive Service (PCES) and Headquarters employees.

112 Review and Approval
The establishment of recruitment, examination, and selection policy and procedures is under the authority of the vice president of Employee Resource Management. Approval authority for actions described in this handbook rests with area and district Human Resources managers. The exceptions are that districts must have the approval of the National Test Administration Center (NTAC) in order to:

a. Establish or change an area eligibility register or mega register.
b. Make other changes to registers according to published instructions.
c. Allow for newly selected examiners to give examinations. NTAC provides certificates for this purpose.

113 Conditions on Use of Policy
The Employee and Labor Relations Manual (ELM) and appropriate collective bargaining agreements also provide policy and guidance in employment and placement. District and area employees should not follow procedures described in this handbook if they conflict with the provisions of current or future collective bargaining agreements.

114 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.

114.1 Exceptions
Statements relating solely to character and residence are permitted, but every other kind of statement or recommendation is prohibited unless it is:
114.2 Employment and Placement

a. Requested by the Postal Service and consists solely of an evaluation of the work performance, ability, aptitude, and general qualifications of an individual.

b. Requested by a government representative investigating the individual's loyalty, suitability, or character.

114.2 Penalties

Anyone who requests or solicits a prohibited statement or recommendation is subject to disqualification from the Postal Service and anyone in the Postal Service who accepts such a statement may be suspended or removed from employment.

115 Disabled and Disability

The words “disabled” and “disability” are found in many statutes, rules, and regulations. They are used by the Department of Labor, the Department of Veterans Affairs, the Equal Employment Opportunity Commission, Office of Personnel Management, and the Social Security Administration, among others. Their meaning, however, differs based on the source statute, rule, or regulation that defines what the word means. For example, an individual “disabled” as defined by the Office of Workers’ Compensation Programs statute may not meet the definition of “disabled” under the Rehabilitation Act of 1973. The meaning of these words is controlled by the context in which they are used.

12 Responsibility

121 Vice President, Employee Resource Management

121.1 Selection, Evaluation, and Recognition

This Headquarters unit develops policies and procedures for recruitment, examination, selection, appointment, and promotion of employees. Selection, Evaluation, and Recognition is also responsible for the following activities:

a. Developing instructions to guide the selection and designation of examiners to administer examinations, and to operate NTAC.

b. Developing and validating examinations and other selection instruments, including qualification standards and their applications.

c. Disseminating instructions, assistance, and technical guidance to area and district human resources personnel to administer policies and programs related to employment and placement.

121.2 Manager, National Test Administration Center

The manager of NTAC is responsible for the following activities:

a. Stocking examination materials and distributing examination supplies to districts.

b. Scoring examinations and generating results.
c. Maintaining electronic files and other appropriate records of examination results.

d. Reporting possible loss or compromise of examination materials to the manager of Selection, Evaluation, and Recognition, or designated representative.

e. Certifying examiners and providing functional instruction to examiners.

122 Diversity Development
To help ensure that recruitment, retention, and promotion practices draw upon and support the communities served by the Postal Service, Diversity Development implements special emphasis programs and other affirmative employment plans to capture the unique contributions that applicants and employees have to offer. To enhance and improve workforce management, Diversity Development is responsible for the following activities:

a. Developing and implementing recruitment and hiring strategies for increasing the employability of underrepresented groups, including women, minorities, and people with disabilities.

b. Establishing retention initiatives to reduce diverse workforce turnover.

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

d. Identifying and eradicating employment barriers for minority and female applicants.

123 District Managers
District managers implement national policy and procedures within their districts. They may withdraw or restrict for cause the appointing authority of postmasters and other installation heads. As required, district managers assist managers within their jurisdictions to develop specialized recruitment and selection methods and institute necessary corrective action based on evidence of discrepancy. The district manager approves expansion of the area of consideration for EAS positions involving the payment of relocation benefits, if the district manager is in the next level of management above the vacancy. District managers ensure that special emphasis employment programs are administered appropriately.

124 Manager, Human Resources (District)
The Manager, Human Resources (District), is responsible for:

a. Assisting selecting officials in determining appropriate areas of consideration and setting up review committees for providing meaningful promotional opportunities.

b. Ensuring that appointments and promotions comply with requirements and restrictions, both statutory and regulatory.

c. Planning and conducting appropriate ongoing recruitment efforts to meet local needs.

d. Planning, opening, announcing, and publicizing examinations for recruitment to meet staffing needs of the district.
e. Providing facilities and personnel required for administration of examinations.
f. Providing resources for fair and reasonable evaluations of applicants to ensure that they are personally and medically suitable for employment.

125 District Examination Administrators

Examination administrators are responsible for the following activities:

a. Furnishing information, accepting applications, and scheduling applicants to take examinations.
b. Administering examinations according to the directions provided by NTAC.
c. Ordering and storing adequate supplies of examination materials and providing for their security.
d. Reporting irregularities, loss of examination materials, and possible compromises of examinations to the district manager and to NTAC.
e. Ensuring that any employee placed in charge of an examination as an examiner is qualified, properly trained, and certified by NTAC.
f. Making provisions for special scoring of entrance examinations, when directed by NTAC.
g. Replying to inquiries concerning the functions of the examination center, and preparing and submitting reports as required.
h. Maintaining registers and issuing Hiring Worksheets, as required.

126 Postal Inspection Service

Postal inspectors may investigate any area related to recruitment, examinations, and selections including, but not limited to:

a. Alleged or suspected cheating during examinations.
b. Falsification of information pertaining to employment.
c. Lost or stolen examination material, unsecured material, and other breaches of security.

13 Multicomponent Employment and Placement Process

Employment and placement in the Postal Service is a multicomponent process. Each of the following components provides employing officials with opportunities to identify individuals who meet eligibility requirements and possess necessary skills, abilities, and personal qualities to successfully fill specific career and noncareer positions in the Postal Service.

<table>
<thead>
<tr>
<th>Component</th>
<th>Covered in:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recruitment process</td>
<td>Chapter 2</td>
</tr>
<tr>
<td>Examinations process</td>
<td>Chapter 3</td>
</tr>
<tr>
<td>Hiring Lists</td>
<td>Chapter 4</td>
</tr>
<tr>
<td>Component</td>
<td>Covered in:</td>
</tr>
<tr>
<td>-----------------------------------------------------</td>
<td>--------------------------------------</td>
</tr>
<tr>
<td>Determination of eligibility/qualification requirements</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Application review</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Realistic job preview</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Drug Screening</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Interview</td>
<td>Chapter 6</td>
</tr>
<tr>
<td>Selection</td>
<td>Chapter 6</td>
</tr>
<tr>
<td>Job offer</td>
<td>Chapter 6</td>
</tr>
<tr>
<td>Special Agency Checks</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Medical suitability assessment</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Reasonable accommodation, if applicable</td>
<td>Chapter 5 and Handbook EL-307</td>
</tr>
<tr>
<td>New Employee Orientation</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Probationary Period</td>
<td>Chapter 5</td>
</tr>
<tr>
<td>Assignment, Reassignment, and Promotion</td>
<td>Chapter 7</td>
</tr>
</tbody>
</table>
2 Recruitment

21 Planning and Coordination

211 Recruitment Strategies

Recruitment is the development and maintenance of sufficient human resources. Recruitment involves attracting a diverse pool of qualified persons for potential Postal Service employment.

Effective recruitment strategies are the foundation of the hiring process. This process involves establishing hiring goals in advance of recruiting efforts. Interaction with Operations and review of hiring plans must be completed before a recruitment strategy can be developed. Local management must also fully evaluate its need to hire before implementing recruitment efforts. This process involves, but is not limited to, coordinating recruiting strategies with diversity development specialists, forecasting future hiring needs, assessing existing applicant pools, considering other hiring options, and reviewing upcoming organizational changes and complement reports.

How, when, and where recruitment activities take place are also important decisions in the planning process. The methods and techniques that are used help determine how successful the recruitment effort will be in attracting sufficient numbers of qualified applicants.

211.1 Forecasting

The installation head is responsible for forecasting the recruitment requirements in the installation in sufficient time to assure that there are qualified persons available for appointment. In so doing, consideration must be given to the:

a. Number of anticipated vacancies.
b. Special and/or technical skills requirements and pay.
c. Inclusiveness and representation of all groups of the prospective applicant pool.
d. Available internal labor market (internal advancement options).
e. Recruitment budget and projected costs.
f. Available external labor market (size, age, and applicant response rate of existing hiring register).
g. Suitability determinations of existing applicants.
h. Organizational and/or operational changes.
i. Projected loss of current employees.
While the installation head is responsible for forecasting recruitment needs, local management from all organizational functions must work together in assessing how changing operational needs will affect recruitment needs. Proper use of the installation hiring plan is essential to quality decisions about bringing new employees into the workforce. If an insufficient number of qualified eligibles exists, arrangements must be made to open the examination. When making arrangements to open an entrance examination, diversity development personnel must be alerted to provide lead time for affirmative employment efforts. Whenever possible, this notification should be made at least 60 days in advance of the examination opening.

211.2 EEO and Affirmative Action Considerations

Recruitment efforts must reflect the Postal Service’s commitment to affirmative recruitment and to fair and equitable examination and hiring procedures, and they must respond to changing demographics (population characteristics). These efforts must also be tailored to the policies, procedures, and needs of the Postal Service. All executives, managers, and supervisors share in responsibility for the successful implementation and management of an equal employment opportunity program that includes affirmative action recruitment, selection, and placement. Upon notification of a request to open an entrance examination, appropriate steps must be taken to employ strategies that promote fairness and opportunities to maintain an inclusive workforce.

211.3 Evaluating Vacancies

When a vacancy is anticipated, the installation head must determine if a continuing need exists for the position. Consideration must be given to whether the personnel complement can be adjusted downward by one vacant position through the elimination of the position. If a decision is made to eliminate a position, action is taken to revert the position according to the appropriate provision of the National Agreement.

212 Recruitment Options

212.1 General

When career vacancies cannot be filled internally by employees being reassigned, promoted, changed to lower level, or converted to career (see 232.4), external hiring may be authorized. External hiring may be noncompetitive or competitive (see 212.2 and 212.3).

212.2 Noncompetitive Hiring

Noncompetitive hiring options include the following:

a. The reinstatement of eligible former Postal Service or federal employees (see 233.33);
b. The transfer of career or career-conditional employees from other federal agencies (see 233.33);
c. The appointment of veterans with 30 percent or more disabilities, or the appointment of Veterans' Readjustment Appointment (VRA) eligibles (see 233.35 and 233.36); and
Recruitment

222.1

March 2024

9

d. The Postal Service’s program for employment of persons with severe disabilities. For more information, see 235.4, Noncompetitive Career Hiring of Persons With Severe Disabilities, and Handbook EL-307, Reasonable Accommodation, An Interactive Process.

Regardless of the choice of action, the appointee must meet the qualification standards of the position.

212.3 Competitive Hiring


a. Recruitment activities (see 22) may be planned and coordinated to attract qualified applicants.

b. Applicants are ranked by final score and selections are made from a Hiring List (see 623).

c. Selected applicants must:

1. Be qualified for the position’s requirements;
2. Be determined as eligible for employment; and
3. Meet the suitability requirements (see Chapter 6).

If the applicant claims veterans’ preference, their qualifying basic score is increased by 5 or 10 points, if appropriate (see 48, Veterans Preference).

22 Conducting Recruitment Activities

221 Responsibilities

Recruiters, staffing specialists, and designated Postal Service hiring officials are responsible for conducting recruitment and hiring activities in accordance with applicable laws and regulations, which will provide the Postal Service with the best qualified applicants.

222 Publicizing Job Opportunities

222.1 Advertising Policy

Internal and external advertising will communicate:

a. Postal Service commitment to provide equal employment opportunities for all applicants regardless of race, color, sex (including pregnancy, sexual orientation, and gender identity, including transgender status), national origin, religion, age (40 or over), genetic information, disability, veterans’ status, or retaliation for engaging in EEO-protected activity as provided by law; and

b. Use of special hiring processes, where appropriate.

Installation heads and diversity development personnel will help communicate this message. When advertising externally, Human Resources may, consistent with postal regulations, do the following:

a. Post announcements in federal, state, and municipal buildings open to the public.
b. Send press releases to newspapers and other periodicals, including those directed toward women, minorities, veterans, and people with disabilities.

c. Supply information to public and nonprofit employment services and to other social service agencies, veterans’ organizations, state employment agencies, and organizations that represent special emphasis groups (see 222.1b).

d. Use public service advertisements or spots on radio or television to reach the members of the community.

e. Advertise on the Internet.

f. Partner with appropriate State Employment and Job Service Offices to:
   (1) Promote maximum publicity of recruitment efforts; and
   (2) Increase the pool of qualified applicants through the employment service network.

g. Conduct and participate in job fairs, open houses, or other recruitment activities to reach the community.

### 222.2 Paid Advertisements

All reasonable non-funded recruitment efforts must be made before using funded recruitment activities unless:

a. Prior authorization is given to use funded activities; or

b. Recruitment costs are met by partnering with federally funded state employment service agencies.

The manager, Human Resources, may approve the use of paid advertisements when:

a. Insufficient numbers of qualified applicants have been recruited using non-funded recruitment methods.

b. Insufficient numbers of qualified applicants have been recruited from special emphasis groups.

### 23 Sources of Recruitment

#### 231 Applicability of These Instructions

These instructions apply to internal and external recruitment for the Postal Service but not to contracts for services such as job cleaning, community post offices, or highway contract routes.
Policy

232.1 Nondiscrimination in Hiring
It is Postal Service policy not to discriminate in personnel decisions on the basis of:

a. Race, color, sex (including pregnancy, sexual orientation, and gender identity, including transgender status), national origin, religion, age (40 or over), genetic information, disability, or retaliation for engaging in EEO-protected activity as provided by law; or

b. Other non-meritorious factors, such as political affiliation; marital status; status as a parent; and past, present, or future military service.

232.2 Management Responsibility for Filling Vacancies
Forecasting short- and long-term recruitment requirements is one of management’s most important responsibilities. Within budgetary restrictions, managers must determine which vacancies are operationally essential. Managers must also allow adequate lead time for internal job postings and to recruit for external postings when internal sources do not identify a sufficient number of eligible, qualified applicants.

232.3 Definitions Applicable to Recruitment
The following definitions apply to the subject of recruitment:

a. Recruitment — the process of attracting suitable applicants for employment consideration.

b. Selection — the identification of those applicants who best meet the requirements of the position by reviewing their suitability and qualifications.

c. Qualification standards — official statements of knowledge, skills, and abilities (KSAs). These standards establish the minimum requirements that all applicants for Postal Service positions must meet.

d. Hiring List — a list of qualified applicants arranged in descending order for employment consideration, based on numerical scores determined by examination ratings, the evaluation of KSAs, or both, with veterans’ preference points added to the scores of those who claim them. The scores of those veterans’ preference applicants who receive compensation for service-connected disabilities of 10 percent or greater resulting from active military duty are considered ahead of those for all other eligibles.

e. Appointing official — the Postmaster, Human Resources official, or other nonbargaining employee who is authorized to make appointments in the Postal Service.

f. Career appointment — the selection for one of the career positions, including full-time, part-time regular, and part-time flexible positions — both FLSA-exempt and nonexempt. Such appointments are without time limitation. Career employees are eligible for annual and sick leave, health insurance, life insurance, and retirement benefits (see 233, Career Recruitment).
g. **Noncareer appointment** — the selection for one of the noncareer positions, including, but not limited to, Casual, Rural Carrier Associate (RCA), Postmaster Relief (PMR), Postal Support Employee (PSE), City Carrier Assistant (CCA), and Mail Handler Assistant (MHA) positions. Noncareer employee appointments and reappointments are often subject to time limitations and restrictions defined in the appropriate collective bargaining agreements. Noncareer employees are not eligible for life insurance or retirement benefits; however, they are subject to the provisions of the *Federal Employees’ Compensation Act* (FECA) (see 234, Noncareer Recruitment).

h. **Honorable conditions discharge** — a discharge or release from active duty service in the Armed Forces where the character of service is honorable, under honorable conditions, or general. Though an under honorable conditions or general discharge is acceptable for veterans’ preference or Veterans Recruitment Appointment, it indicates that there was a derogatory reason for the discharge that requires investigation during suitability screening (see 514.2). Discharges that are other than honorable, undesirable, bad conduct, and dishonorable do not meet the honorable conditions discharge requirement.

### 232.4 Internal Recruitment and Placement

#### 232.41 General Provisions

Most career vacancies within a Postal Service installation are filled internally by reassignment, promotion, or a change to lower level of qualified career employees who are designated the successful bidders or applicants. An employee in a permanent rehabilitation position has the same rights to pursue promotional and advancement opportunities as other employees. When positions cannot be filled by employees who are on the payroll of the installation with the vacancy, secondary consideration must be given to qualified career applicants from other installations within an expanded geographic area subject to appropriate collective bargaining agreement provisions.

#### 232.42 Bargaining Vacancies

The appropriate collective bargaining agreement governs the following:

a. The internal placement sequence for bargaining vacancies.

b. Conversions to career and reassignments from other installations.

After applying the provisions of the appropriate collective bargaining agreement, the remaining bargaining vacancies may be filled by one or more of the external methods described in 233.3, *External Recruitment - Competitive and Noncompetitive*.

#### 232.43 Supervisor and Other Nonbargaining Vacancies

The Supervisor Selection Process is outlined in Part 75 and placement procedures for filling other nonbargaining vacancies are outlined in Chapter 7, *Assignment, Reassignment, and Promotion*.
232.5 **External Recruitment**

232.51 **Use of External Recruitment**

External recruitment is required when essential residual bargaining vacancies are anticipated. External recruitment is also used to fill certain nonbargaining positions when there is no adequate internal applicant pool. This applies particularly to nonbargaining positions that require specialty degrees such as engineering or medicine.

232.52 **Positions Restricted to Applicants Eligible for Veterans’ Preference**

The Postal Service restricts certain positions, whether career or noncareer, to applicants eligible for veterans’ preference under the Veterans’ Preference Act of 1944. This rule applies only to appointments from external recruitment sources, whether competitive or noncompetitive. The Postal Service has restricted the following positions:

- Building maintenance custodian.
- Custodian laborer.
- Custodian.
- Laborer custodial.
- Postal police officer.

Appointing officials may consider applicants who are not entitled to veterans’ preference only when preference eligibles are not available for appointment. Appointing officials must ensure that:

- They attempt to recruit preference eligibles.
- They exhaust the list of preference eligible applicants for the vacancy.

Districts have two options when recruiting externally to fill restricted positions:

<table>
<thead>
<tr>
<th>Use this option...</th>
<th>if...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Restrict competition to preference eligibles only.</td>
<td>Experience has shown that normal public notice will provide enough preference eligible candidates.</td>
</tr>
<tr>
<td>Accept applications from preference eligibles and nonpreference eligibles, but refer nonpreference eligibles for employment consideration only when there are no preference eligibles.</td>
<td>Experience has shown that normal public notice will not provide enough preference eligible candidates.</td>
</tr>
</tbody>
</table>

**Note:** A public notice for a restricted position must have a statement explaining if the Postal Service will accept applications from nonpreference eligibles, and if so, that the Postal Service will not consider the applications, if preference eligibles are available.

**Exception:** The rule of restricting positions for applicants eligible for veterans’ preference:

- Does not apply when the Postal Service fills restricted positions through internal career placements such as promotion, reassignment, or change to lower level.
- Does apply when the Postal Service fills such positions through reinstatement and transfer from another agency.
232.6 **Reimbursement of Travel and Relocation Expenses**
If in the best interest of the Postal Service, employees and prospective employees may be authorized reimbursement for travel and relocation expenses, consistent with the provisions of Handbook F-15, *Travel and Relocation*.

233 **Career Recruitment**

233.1 **Internal Placement of Bargaining Employees**

233.11 **Internal Placement in General**
Fill bargaining vacancies within an installation by promotion, reassignment, change to lower level, or conversion to career of the successful bidder or applicant. You must consider the following policies:

- Observe the appropriate collective bargaining agreements when filling bargaining positions.

233.12 **Examination Requirements**
An employee bidding on or applying for a bargaining position must meet the current entrance examination requirements. The following substitution rules are in effect with regard to qualifying examinations:

a. *Demonstrated work performance.* Career employees who hold or have held any position for a minimum period of 1 year for which Battery Examination 473 is the examination requirement are deemed as meeting the examination requirement when they apply for another Battery Examination 473 position. When reviewing the qualifications of an employee who requests a reassignment, change to a lower level, or promotion to a position for which Examination 473 is required, the employee’s history is reviewed to determine if he or she has the requisite demonstrated work performance for the substitution. If the employee possesses the minimum period of 1 year of service in an Examination 473 position, then the employee meets the Examination 473 requirement and no further inquiry about the examination requirement should be made.

b. *Obsolete examinations.* Examinations 400, 440, 450, 710 (when it was given for Markup Clerk, Automated Only), 470 (Group 1), and 470 (Group 2) are obsolete. However, a career employee bidding on or applying for a bargaining position who qualified on an old examination is permanently qualified for the position(s) covered by that examination.

c. *Clerk craft interlevel bidding.* See current Memorandum of Understanding in American Postal Workers Union National Agreement for bidding without regard to entrance examination of position being bid. Bidders or voluntary transferees must meet all other provisions of the relevant qualification standard.
233.13 **Senior Qualified and Best Qualified Position Requirements**

Senior qualified positions are those awarded to the senior qualified, eligible bidder. Best qualified positions are those awarded to the applicant whose total qualifications, rated against the job requirements, best meets the qualifications for the position as determined by management. Bargaining qualification standards are available on the Postal Service Intranet.

233.14 **Medical Qualifications**

A medical assessment for internal bidders and applicants is administered only when the physical requirements for the new position are more demanding than the physical requirements for the old position. However, no such assessment is required if an employee is being reassigned from another installation to the identical position in the new installation.

233.15 **Maintenance Selection System Requirements**

The Maintenance Selection System (MSS), which is described in Handbook EL-304, *Maintenance Selection System*, is designed to ensure the selection and promotion of maintenance personnel through a uniform application of position qualification requirements.

233.2 **Internal Placement of Nonbargaining Employees**

Reserved.

233.3 **External Recruitment - Competitive and Noncompetitive**

233.31 **External Recruitment in General**

When the appointing official cannot fill a vacancy through the internal placement of employees, the appointing official can post the vacancy externally on [http://about.usps.com/careers/welcome.htm](http://about.usps.com/careers/welcome.htm) (see Chapter 4). Applications are accepted and processed through the Postal Service’s online application management system. In addition, appointing officials:

a. May use additional recruitment activities to attract qualified applicants.

b. May fill bargaining and nonbargaining vacancies using the noncompetitive sources listed in 233.33 through 233.39, as appropriate and in accordance with the applicable national agreement.

233.32 **Competitive Appointment**

A competitive appointment is when a selection is made from applicants who respond to an announcement posted on [http://about.usps.com/careers/welcome.htm](http://about.usps.com/careers/welcome.htm). Current career postal employees, regardless of position or location, are ineligible for selection for externally announced vacancies. Current noncareer employees are eligible to apply and compete for externally-announced vacancies.

233.33 **Reinstatement and Reemployment**

233.331 **Reinstatement and Reemployment in General**

The Postal Service may fill a career position by reinstatement, which is the noncompetitive appointment of an individual with reinstatement eligibility. **Exception:** See 232.52, *Positions Restricted to Applicants Eligible for Veterans’ Preference.*
233.332 Employment and Placement

a. A career position can be filled by reinstatement under 233.331 through 233.334 without first posting an external vacancy announcement since this is a noncompetitive appointment.

b. The applicable procedures in Management Instruction EL-500-2010-4, *Contracting With Individuals or Rehiring Into Career Nonbargaining Positions*, must be complied with in respect to reinstatement of an individual.

c. A displaced federal employee, as defined by the Office of Personnel Management’s regulations, has reinstatement eligibility if he or she meets the requirements of 233.332 through 233.334. However, a displaced federal employee does not have a right to priority selection to any career position in the Postal Service.

d. An individual with reinstatement eligibility who is not reinstated to a career position under 233.331 through 233.334 may be appointed to that position on some other noncompetitive basis or on a competitive basis.

233.332 Service Requirement for Reinstatement

An individual has reinstatement eligibility if he or she meets one of the following two service requirements stated in items a. or b.; the requirements of 233.333; and any applicable requirements of 233.334:

a. The individual previously served for any period of time in career appointment(s) in the Postal Service.

   (1) An individual is ineligible for reinstatement if his or her previous service was only in noncareer appointment(s) in the Postal Service.

   (2) Examples of current and past Postal Service noncareer appointment types:

      (a) Temporary employee;
      (b) Transitional employee;
      (c) Casual employee;
      (d) Postal support employee;
      (e) Temporary relief carrier;
      (f) Rural carrier associate;
      (g) Rural carrier relief;
      (h) Substitute rural carrier;
      (i) Auxiliary rural carrier;
      (j) City carrier assistant;
      (k) Mail handler assistant;
      (l) Postmaster relief/leave replacement;
      (m) Postmaster relief (Remotely Managed Post Office); and
      (n) Postmaster relief (Part Time Post Office).
b. The individual previously served for any period of time in other federal entities in career-conditional or career appointment(s) in the competitive service.

(1) Individuals hired into a permanent position in other federal entities are hired under one of the following three types of appointments:

(a) Competitive service appointment.

(i) Most individuals hired into the competitive service are appointed under a career-conditional appointment and converted to a career appointment after serving 3 years of substantially continuous, creditable service.

(ii) In limited cases, individuals are hired into the competitive service directly under a career appointment rather than under a career-conditional appointment.

(b) Excepted service appointment.

(c) Senior Executive Service (SES) appointment.

(2) An individual who previously served in only excepted service and/or SES appointment(s) in other federal entities is ineligible for reinstatement to a career position in the Postal Service.

(3) Many non-postal federal entities have a combination of competitive service, excepted service, and/or SES appointments.

(a) Some non-postal federal entities have only excepted service appointments, while some have component(s) that have only excepted service appointments.

(b) Exhibit 233.34 contains a partial list of non-postal federal entities and components that have only excepted service appointments.

(4) The type of appointment under which an individual served in another federal entity is often indicated on the records documenting the individual's appointment, e.g., the Standard Form 50, Notification of Personnel Action, used by many other federal entities.

233.333 Qualification Requirements for Reinstatement

In order to have reinstatement eligibility for a particular career position, an individual must meet all of the qualification requirements for the position, including any examination(s).

233.334 Time Limit for Reinstatement

Even if an individual meets the requirements in 233.332 through 233.333, there may be a time limit on his or her reinstatement eligibility, depending on the following factors:

a. Veterans' preference eligible: no time limit on reinstatement eligibility. There is no time limit on reinstatement eligibility of an individual who is veterans' preference eligible.
Note: For the purpose of reinstatement eligibility, an individual is considered to be veterans’ preference eligible if he or she meets the statutory and regulatory requirements for veterans’ preference eligibility status on or before the effective date of reinstatement. The individual need not have met those requirements on the effective date of his or her separation from the last career appointment in the Postal Service or last competitive service appointment in another federal entity upon which reinstatement eligibility is based.

b. Non-veterans’ preference eligible:

(1) With 3 or more years of substantially continuous creditable service: no time limit on reinstatement eligibility.

There is no time limit on reinstatement eligibility of an individual who is non-veterans’ preference eligible but previously completed 3 or more years of substantially continuous (i.e., no break in service of more than 3 calendar days) creditable service in:

(a) Postal Service career appointment(s);
(b) Competitive service appointment(s) in other federal entity(ies); or
(c) A combination of paragraphs (a) and (b).

(2) Without 3 or more years of substantially continuous creditable service: 3-year time limit on reinstatement eligibility.

An individual who is non-veterans’ preference eligible and who does not meet the 3 or more years of substantially continuous creditable service requirement stated in paragraph 233.334b.1 has reinstatement eligibility for only the 3 years following the date of his or her separation from the following:

(a) The last career appointment in the Postal Service upon which reinstatement eligibility is based; or
(b) The last competitive service appointment in another federal entity upon which reinstatement eligibility is based.

233.335 Reinstatement Following RIF-Related Separation

In addition to reinstatement under 233.331 through 233.334, a former Postal Service career nonbargaining employee may be reinstated (i.e., noncompetitively appointed) to certain positions under certain conditions following a reduction in force (RIF)-related separation under the provisions set forth in Employee and Labor Relations Manual (ELM), 354.27, Establishing a Reinstatement List.

a. The applicable procedures set forth in Management Instruction EL-500-2010-4, Contracting With Individuals or Rehiring Into Career Nonbargaining Positions, also must be complied with in respect to this type of reinstatement.

b. A former Postal Service career nonbargaining employee who is not reinstated under ELM 354.27 to a position following a RIF-related separation may be appointed to that position on some other noncompetitive basis or on a competitive basis.
Reinstatement and Other Reemployment of Annuitants

An individual who separated from the Postal Service or another federal entity and is receiving an annuity under the Civil Service Retirement System (CSRS) or Federal Employees' Retirement System (FERS) may be, as applicable:

a. Reinstated to a career position under 233.331 through 233.334, except as limited therein;

b. Reinstated to a position under 233.335, except as limited therein; or

c. Otherwise reemployed by competitive appointment or noncompetitive appointment in any career position for which he or she meets all of the qualification requirements for the position, including any currently-required examination(s) (see also 233.38). Exception: For positions usually restricted to veterans' preference, see 232.52, Positions Restricted to Applicants Eligible for Veterans' Preference, for certain positions usually restricted to veterans' preference eligible applicants when filled from external recruitment sources.

Exception: Individuals who separated from the Postal Service or other federal entity and are receiving an annuity under the CSRS or FERS special provisions for law enforcement officers cannot after reaching the age of 60 be reinstated or otherwise reemployed in “primary” positions involving the actual performance of law enforcement duties. The applicable procedures set forth in the following policies also must be complied with in respect to reinstatement or other reemployment of a CSRS or FERS annuitant:

a. 233.37, Reemployment of Annuitants; and

b. Management Instruction EL-500-2010-4, Contracting With Individuals or Rehiring Into Career Nonbargaining Positions.

Eligibility and Suitability Screening for Reinstatement or Other Reemployment

Each CSRS or FERS annuitant or other individual who may be or has been reinstated or otherwise reemployed under 233.331 through 233.336 is subject to the Postal Service’s eligibility and suitability screening process.

Reemployment Rights Under USERRA or FECA

a. USERRA

A current or former Postal Service employee may have reemployment rights to a career position under the Uniformed Services Employment and Reemployment Rights Act of 1994, as amended (USERRA), following completion of active duty in a uniformed service (see 77, Employment Restoration After Military Service).

b. FECA

A current or former Postal Service employee may have reemployment rights to a career position under the Federal Employees’ Compensation Act, as amended (FECA), following recovery from a compensable on-duty injury (see Employee and Labor Relations Manual, 540, Injury Compensation Program, and Handbook EL-505, Injury Compensation).
233.339  **New or Completion of Probationary Period Upon Reinstatement or Other Reemployment**

The following policies govern whether an individual is required to serve a new probationary period or complete the remainder of his or her probationary period upon reinstatement or other reemployment to a career position:

a. Reemployment under USERRA:
   (1) [584, Employee Evaluation]; and
   (2) [77, Employment Restoration After Military Service].

b. Reemployment under FECA:
   (1) [584, Employee Evaluation];
   (2) Employee and Labor Relations Manual, 540, Injury Compensation Program; and
   (3) Handbook EL-505, Injury Compensation.

c. Other reinstatement and reemployment under [233.331] through [233.336]:
   (1) [584, Employee Evaluation].

233.34  **Transfer From Another Federal Entity**

233.341  **Transfer In General**

The Postal Service may choose to fill a career position by transfer, which is the appointment on a noncompetitive basis of an individual:

a. Without a break in service of a single workday, and
b. With transfer eligibility.

**Exception:** See [232.52], Positions Restricted to Applicants Eligible for Veterans' Preference.

A career position can be filled by transfer without first posting a vacancy announcement externally since a transfer is a noncompetitive appointment.

**Note:** A displaced federal employee, as defined by the Office of Personnel Management’s regulations, has transfer eligibility if he or she meets the requirements of [233.342] through [233.343]. However, a displaced federal employee does not have a right to priority selection to any career position in the Postal Service.

233.342  **Service Requirement**

An individual has transfer eligibility if he or she is currently serving for any period of time in another federal entity in a career-conditional or career appointment in the competitive service and meets the requirements of [233.343].

Individuals hired into a permanent position in other federal entities are hired under one of the following three types of appointments:

a. Competitive service appointment.
   (1) Most individuals hired into the competitive service are appointed under a career-conditional appointment and converted to a career appointment after serving 3 years of substantially continuous creditable service.
(2) In limited cases, individuals are hired into the competitive service directly under a career appointment rather than under a career-conditional appointment.

b. Excepted service appointment.

c. Senior Executive Service (SES) appointment.

An individual who is currently serving in an excepted service or SES appointment in another federal entity does not have transfer eligibility to a career position in the Postal Service, even if he or she previously served in a federal entity in a career-conditional or career appointment in the competitive service.

Many non-postal federal entities have a combination of competitive service, excepted service, and/or SES appointments.

a. Some non-postal federal entities have only excepted service appointments, while some have component(s) that have only excepted service appointments.

b. Exhibit 233.34 contains a partial list of non-postal federal entities and components that have only excepted service appointments.

The type of appointment under which an individual served in another federal entity is often indicated on the records documenting the individual’s appointment, e.g., the Standard Form 50, Notification of Personnel Action, used by many other federal entities.

233.343 Qualification Requirements

In order to have transfer eligibility for a particular career position, an individual must meet all of the qualification requirements for the position, including any examination(s).

233.344 Eligibility and Suitability Screening

Each individual who may be or has been transferred from another federal entity is subject to the Postal Service’s eligibility and suitability screening process.

233.345 New Probationary Period

The provisions of 584, Employee Evaluation, govern whether an individual is required to serve a new probationary period upon transfer to a career position from another federal entity.
Exhibit 233.34
Partial Listing of Non-Postal Federal Entities and Components That Have Only Excepted Service Appointments

An individual who previously served in only excepted service and/or Senior Executive Service (SES) appointment(s) in other federal entities is not eligible for reinstatement to a Postal Service career position (see 233.33). An individual who is currently serving in an excepted service or SES appointment in another federal entity is not eligible for transfer to a Postal Service career position, even if he or she previously served in a federal entity in a career-conditional or career appointment in the competitive service (see 233.34).

The following table is a partial list of non-postal federal entities and components that have only excepted service appointments. The type of appointment under which an individual served in another federal entity is often indicated on the records documenting the individual’s appointment, e.g., the Standard Form 50, Notification of Personnel Action, used by many other federal entities.

<table>
<thead>
<tr>
<th>Entity or Component</th>
<th>Type of Appointment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amtrak (National Railroad Passenger Corp.)</td>
<td>International Broadcasting Bureau</td>
</tr>
<tr>
<td>Administrative Office of the United States Courts</td>
<td>International Trade Administration (ITA is a component of the Dept. of Commerce)</td>
</tr>
<tr>
<td>Animal and Plant Health Inspection Service (APHIS is a component of the Dept. of Agriculture)</td>
<td>Judicial Panel on Multidistrict Litigation</td>
</tr>
<tr>
<td>Botanic Garden</td>
<td>Library of Congress</td>
</tr>
<tr>
<td>Capitol Police</td>
<td>National Nuclear Security Administration (NNSA is a component of the Dept. of Energy)</td>
</tr>
<tr>
<td>Central Intelligence Agency</td>
<td>National Park Foundation</td>
</tr>
<tr>
<td>Circuit Courts of Appeals</td>
<td>National Security Agency (NSA is a component of the Dept. of Defense)</td>
</tr>
<tr>
<td>Commission on Presidential Scholars</td>
<td>Northwest Power and Conservation Council</td>
</tr>
<tr>
<td>Court of Appeals for the Armed Forces</td>
<td>Nuclear Regulatory Commission</td>
</tr>
<tr>
<td>Court of Appeals for Veterans Claims</td>
<td>Office of Government Ethics</td>
</tr>
<tr>
<td>Court of Federal Claims</td>
<td>Panama Canal Commission</td>
</tr>
<tr>
<td>Court of International Trade</td>
<td>Patent and Trademark Office (PTO is a component of the Dept. of Commerce)</td>
</tr>
<tr>
<td>Defense Intelligence Agency (DIA is a component of the Dept. of Defense)</td>
<td>Peace Corps</td>
</tr>
<tr>
<td>Delaware River Basin Commission</td>
<td>Postal Regulatory Commission</td>
</tr>
<tr>
<td>District Courts (including Bankruptcy Courts)</td>
<td>Secret Service (the Secret Service is a component of the Dept. of Homeland Security)</td>
</tr>
<tr>
<td>Election Assistance Commission</td>
<td>Senate</td>
</tr>
<tr>
<td>Federal Aviation Administration (the FAA is a component of the Dept. of Transportation)</td>
<td>Sentencing Commission</td>
</tr>
<tr>
<td>Federal Bureau of Investigation (the FBI is a component of the Dept. of Justice)</td>
<td>Social Security Advisory Board</td>
</tr>
<tr>
<td>Federal Emergency Management Agency (FEMA is a component of the Dept. of Homeland Security)</td>
<td>Supreme Court of the United States</td>
</tr>
<tr>
<td>Federal Judicial Center</td>
<td>Susquehanna River Basin Commission</td>
</tr>
<tr>
<td>Federal Laboratory Consortium for Technology Transfer</td>
<td>Tax Court</td>
</tr>
<tr>
<td>Federal Reserve System</td>
<td>Tennessee Valley Authority</td>
</tr>
<tr>
<td>Foreign Agricultural Service (FAS is a component of the Dept. of Agriculture)</td>
<td>Transportation Security Administration (including the Federal Air Marshal Service) (TSA is a component of the Dept. of Homeland Security)</td>
</tr>
<tr>
<td>Foreign Service (the Foreign Service is a component of the Dept. of State)</td>
<td>United States Agency for International Development (USAID is a component of the Dept. of State)</td>
</tr>
<tr>
<td>General Services Administration</td>
<td>United States Mission to the United Nations (the United States Mission to the United Nations is a component of the Dept. of State)</td>
</tr>
<tr>
<td>Health Services Research and Development Service (HSR&amp;DS is a component of the Dept. of Veterans Affairs)</td>
<td>Valles Caldera Trust</td>
</tr>
<tr>
<td>House of Representatives</td>
<td></td>
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</tbody>
</table>
233.35 **Dual Employment**

233.351 **General**

The types of dual employment in 233.352 through 233.353 are valid or invalid in the Postal Service as indicated.

233.352 **Between the Postal Service and the Private Sector**

An applicant working in the private sector may be dually employed as a career Postal Service employee, provided that the private sector job does not adversely impact postal operations or represent a conflict of interest. See ELM section 661.42, Conflicts of Interest — Employment.

233.353 **Between the Postal Service and Other Federal Organizations**

A career civilian employee of another federal agency, except as provided below, may be employed as a career Postal Service employee, provided that the employee is available to work the hours of the postal position and meets one of the following conditions:

a. Selected competitively for a career position from a Hiring List (see 233.31).

b. Eligible for noncompetitive appointment (see 233.33, 233.34, 233.36, 233.37 or 233.39).

A civilian employee of another federal agency who is performing active military service at the time of consideration may be considered and selected, but not appointed to the Postal Service until the employee has been reemployed under the provisions of the Uniformed Services Employment and Reemployment Rights Act (USERRA) by the employee’s federal agency. The selected applicant may be transferred to the Postal Service only after completing all administrative requirements associated with reemployment by the employee’s agency, provided that the selected applicant meets suitability requirements at the time of appointment. If the selected applicant is not eligible for reemployment under USERRA, and is not reemployed by his or her agency following completion of military service, the selected applicant will be appointed in the Postal Service provided the applicant meets suitability requirements at the time of appointment.

A qualified applicant serving in the uniformed services, as defined in 38 U.S.C. § 4303(16), on active military duty, who is not a career civilian employee of another federal agency, may not be rejected for career employment wholly or in part because active duty prevents him or her from starting work on a particular date. The applicant may be selected for a career position and appointed following separation from active military service provided that the applicant meets suitability requirements at the time of appointment. Separation from active duty includes, for this purpose, the period when the applicant is on terminal or transitional leave and an unofficial or uncertified copy of DD Form 214, Certificate of Release or Discharge from Active Duty, has been provided and reviewed. All three military branches provide a separating service person with an unofficial or uncertified copy of the DD Form 214 or qualifying statement of service when they depart on terminal leave. This form reflects the character of service. After the separation date, the veteran receives the final certified copy of the DD Form 214.
233.36 **Noncompetitive Appointment of Veterans With 30 Percent or More Disability**

233.361 **General**
Veterans with 30 percent or more service-connected disability are a noncompetitive source of recruitment to fill career and noncareer entry-level positions. This authority must not be used to fill rural carrier associate or career rural carrier vacancies, career positions filled through the Maintenance Selection System, or any data conversion operator position in remote encoding centers. Use of this authority is discretionary; no one is entitled to a 30 percent or more disabled appointment.

233.362 **Use of 30 Percent or More Disabled Veterans to Fill Career Positions**
A veteran who is 30 percent or more disabled and is currently working as a casual or temporary employee may be considered for noncompetitive conversion to a career vacancy. This authority must not be used to fill career rural carrier vacancies, career positions filled through the Maintenance Selection System, or career data conversion operator positions in remote encoding centers. The veteran with 30 percent or more disabled status must have worked in the temporary appointment for at least 60 days and must meet the qualification requirements of the position, including any examination. Appointing officials may, but are not obligated to, administer examinations noncompetitively, if it is determined that applicants are otherwise suitable candidates. An eligible entrance or noncompetitive rating for the appropriate examination is acceptable.

When a current casual or temporary employee who is 30 percent or more disabled is not available, a former casual or temporary employee or other person who is 30 percent or more disabled may be given a direct career appointment.

233.363 **Eligibility for 30 Percent or More Disabled Appointment**
The 30 percent authority applies to veterans who either:

a. Retired from active military service with a disability rating of 30 percent or more, or

b. Were rated by the Department of Veterans Affairs (VA) as having a compensable service-connected disability of 30 percent or more.

Eligibility for 30 percent or more disability must be determined by verifying the disability percentage and entitlement to veterans’ preference prior to giving a job offer.

233.37 **Noncompetitive Appointment of Veterans’ Recruitment Appointment Eligibles**

233.371 **General**
A Veterans’ Recruitment Appointment (VRA) is a noncompetitive source of recruitment to fill career and noncareer entry-level positions. This authority must not be used to fill rural carrier associate or career rural carrier vacancies, career positions filled through the Maintenance Selection System, or any data conversion operator position in remote encoding centers. Use of the VRA authority is discretionary; no one is entitled to a VRA appointment.
233.372 **Use of VRA Authority to Fill Career Positions**

A VRA eligible who is currently working as a casual or temporary employee may be considered for noncompetitive conversion to a career vacancy. The authority may not be used to fill career rural carrier vacancies, positions filled through the Maintenance Selection System, or career data conversion operator positions in remote encoding centers. The VRA eligible must have worked in the temporary appointment for at least 60 days and must meet the qualification requirements of the position, including any examination. Appointing officials may, but are not obligated to, administer examinations noncompetitively, if it is determined that applicants are otherwise suitable candidates. An eligible entrance or noncompetitive rating for the appropriate examination is acceptable.

When a current casual or temporary employee who is a VRA eligible is not available, a former casual or temporary employee or other person who is VRA eligible may be given a direct career appointment. When filling positions restricted to applicants entitled to veterans’ preference, VRA eligibles must also meet the requirements for veterans’ preference.

233.373 **Considering VRA Applicants with Veterans’ Preference**

VRA eligibles do not necessarily meet the eligibility requirements for veterans’ preference. When there is more than one VRA candidate, applicants eligible for VRA with veterans’ preference must be considered in group order, as follows:

a. **Group 1.** Veterans eligible for 10-point preference who have a compensable service-connected disability of 10 percent or more.

b. **Group 2.** All other veterans eligible for 10-point preference.

c. **Group 3.** Veterans eligible for 5-point preference.

d. **Group 4.** Veterans not eligible for veterans’ preference.

233.374 **Eligibility for a Veterans’ Recruitment Appointment**

VRA authority applies to veterans who were discharged or released from active duty service in the Armed Forces. To be eligible under this authority, an applicant must be one of the following:

a. A disabled veteran.

b. A veteran who served on active duty in the Armed Forces during a war, or in a campaign or expedition for which a campaign badge has been authorized.

c. A veteran who, while serving on active duty in the Armed Forces, participated in a United States military operation for which an Armed Forces Service Medal was awarded. (The Armed Forces Service Medal was established effective June 1, 1992, under Executive Order 12985 on January 11, 1996.)

d. A recently separated veteran (eligible only during the 3-year period that began on the veteran’s date of discharge or release from active duty).
Eligibility for VRA must be verified prior to giving a job offer.

**Note:** Not all 5-point preference eligible veterans are eligible for a VRA appointment. For example:

a. A veteran served during the Vietnam era (for more than 180 consecutive days after January 31, 1955, and before October 15, 1976) but did not (1) receive a service-connected disability, (2) an Armed Forces Service medal, or (3) a campaign or expeditionary medal. This veteran is entitled to a 5-point veterans’ preference, but is not eligible for a VRA appointment.

b. A veteran served during the Gulf War from August 2, 1990, through January 2, 1992. This veteran is eligible for veterans’ preference solely on the basis of that service. However, the veteran’s service during that time period, in and of itself, does not confer VRA eligibility. In addition, the veteran must meet one of the four VRA eligibility criteria listed above.

### 233.38 Reemployment of Annuitants

Before a retired postal or other federal agency employee receiving an annuity from the Office of Personnel Management (OPM) under the Civil Service Retirement System or Federal Employees’ Retirement System may be reemployed, approval must be obtained from the district Human Resources manager for a district position, the area Human Resources manager for an area office position, or the vice president of Employee Resource Management for headquarters and headquarters–related units.

When an annuitant is reemployed, if the annuity continues, the amount applicable to the period of reemployment is offset, or reduced, from the reemployed annuitant’s salary. This offset is required by 5 U.S.C. 8344 and 8468; the Postal Service has no discretion to apply the offset or not. If an annuitant is reemployed, OPM must be notified of the reemployment and determines the effect of reemployment on the employee’s annuity and/or the employee’s salary. The annuitant may not be appointed until he or she has provided the annuity amount received from OPM, so the correct offset can be applied and appropriate coding can be included on personnel actions to identify the employee as a reemployed annuitant. The only exception is described in Management Instruction EL-500-2010-4, *Contracting with Individuals or Rehiring into Career Nonbargaining Positions*.

The full implications of this mandatory offset should be discussed in detail with the applicant before effecting reemployment. Annuitants may be referred to these materials for additional information:

- Information on the Social Security Administration’s website ([http://www.ssa.gov/](http://www.ssa.gov/)), including, but not limited to, the following:
  2. The “How Work Affects Your Benefits” pamphlet at [http://www.ssa.gov/retirement/retirement.htm](http://www.ssa.gov/retirement/retirement.htm); and

See 234.72 for restrictions on placing reemployed annuitants into temporary noncareer Postmaster Relief positions.

233.39 Employment of People With Disabilities
See 235.

234 Noncareer Recruitment

234.1 General Provisions
All applicants for casual, temporary, and noncareer indefinite positions are subject to the usual terms and conditions of employment, including personal and medical suitability screening. In addition, restricting certain positions to applicants entitled to veteran preference must be observed, as well as appropriate collective bargaining agreement limitations.

234.2 Specific Rules

234.21 Veterans’ Preference Rules
Veterans’ preference must be recognized in the rating, ranking, and selecting of external applicants for career and noncareer employment. Applicants for temporary appointment to skilled positions may be hired from hiring lists organized in examination score order where veterans’ preference is applied (see 234.4, Skilled and Technical Positions). When no examination ranking is used for selection, all external applicants for noncareer employment must be considered in priority group order, as described in 444.

234.22 Collective Bargaining Agreement Limitations
Noncareer bargaining-unit employees may be hired only within the limitations outlined in Article 7 of the appropriate collective bargaining agreement.

234.23 Dual Employment

234.231 General
Under certain circumstances, an employee may be appointed to more than one noncareer position in the Postal Service. This is known as a dual appointment.

a. The primary purpose of dual appointments is to improve the opportunity of employees who provide relief or leave replacement service. For example, to gain further employment and to minimize unemployment compensation expense:

(1) A Rural Carrier Associate could hold a dual appointment as a casual Mail Handler, and

(2) A Postmaster relief (PMR) may hold a dual appointment in more than one 2-hour Remotely Managed Post Office or 6-hour Part Time Post Office.

b. Dual appointments also enable the Postal Service to utilize available experienced employees instead of new hires.
In addition, the types of dual employment in 234.232 through 234.233 are valid or invalid in the Postal Service as indicated.

234.232 **Between the Postal Service and Other Federal Agencies**

An applicant who works for another federal agency and is under either the Civil Service Retirement System (CSRS) or Federal Employees’ Retirement System (FERS) may not be hired by the Postal Service for a temporary or noncareer position unless the applicant is willing to relinquish the other agency position and have at least a 4–calendar–day break in service before appointment to the postal position. Applicants who participate in CSRS or FERS who are unwilling to relinquish the position that entitles them to participate in one of these retirement systems are ineligible for noncareer postal employment. This ineligibility includes federal employees under CSRS or FERS on leave without pay or in a furlough status. An applicant who works for another federal agency and who is not under CSRS or FERS may be considered for a temporary or noncareer position, provided that the applicant is available to work the hours required by the Postal Service.

234.233 **During Applicant’s Active Duty in the Uniformed Services**

A qualified applicant for a noncareer position who is on active military duty in the Uniformed Services, as defined in 38 U.S.C. § 4303(16), may not be rejected for employment wholly or in part because active duty prevents him or her from starting work on a particular date. The applicant may be selected for the noncareer position and appointed following separation from active military service provided that the applicant meets suitability requirements at the time of appointment and the applicant would still be employed had he or she been appointed at the time of initial selection. Separation from active duty includes, for this purpose, the period when the applicant is on terminal or transitional leave and an *unofficial or uncertified* copy of the DD Form 214 or qualifying statement of service has been provided and reviewed. All three military branches provide a separating service person with an unofficial or uncertified copy of the DD Form 214 when he or she departs on terminal leave. This form reflects the character of service. After the separation date, the veteran receives the final certified copy of the DD Form 214.

234.24 **Use of 30 Percent Disabled Veteran and VRA Authorities to Fill Temporary Positions**

Disabled veterans who are 30 percent or more disabled (see 233.36) and VRA eligibles (see 233.37) may be recruited to fill temporary or noncareer positions, except positions that specifically require that selections be made competitively (e.g., Postal Support Employee, City Carrier Assistant, Mail Handler Assistant, and Rural Carrier Associate). When filling positions restricted to applicants entitled to veterans’ preference, VRA eligibles must also meet the requirements for veterans’ preference.

234.3 **Noncareer Employee Recruitment Sources**

Noncareer positions may be filled as described in 234 within the limitations noted. Where multiple sources are listed, appointing officials should rely on current local conditions and past recruitment experience in determining which methods will produce the required results.
234.4 Skilled and Technical Positions
When offices are recruiting noncareer employees for skilled and technical positions, applicants must meet the appropriate qualifications and screening requirements associated with the skills needed. The following are examples of skilled and technical noncareer positions:
- PSE Automotive Mechanic.
- PSE Automotive Technician.
- PSE Tractor–Trailer Operator.
- PSE Motor Vehicle Operator.

234.5 Rural Carrier Associate
A rural carrier associate (RCA) may be reassigned to another installation. A RCA, who has completed the probationary period and then submits a written request for reassignment, may be reassigned to RCA vacancies at other offices. A regular rural carrier who wants to relocate because of a spouse's relocation or because of personal hardship may be reassigned as a rural carrier associate, provided there is a leave replacement vacancy in the office where the regular carrier seeks relocation. The regular carrier must resign the career position and take at least a 6–calendar–day break in service before appointment as RCA (see Memorandum of Understanding 10, Appointment of Regular Carrier to RCA Upon Relocation, National USPS–NRLCA Agreement). Otherwise, RCAs must be hired from a competitive hiring list.

234.6 Casual Positions
234.61 General
Both competitive and noncompetitive recruitment sources may be needed to produce a highly qualified, diverse applicant pool from which to fill casual vacancies.

234.62 Competitive Recruitment Sources for Casual Vacancies
Vacancies for casual positions may be posted externally on http://about.usps.com/careers/welcome.htm (see 421).

234.63 Noncompetitive Recruitment Sources for Casual Vacancies
234.631 Former Postal or Federal Employees With Reinstatement Eligibility
Under this authority, applicants eligible for career reinstatement can also be considered for casual positions. For rules, see 233.33, Reinstatement and Reemployment.

234.632 Former Casual Special Recruitment Authority
For this recruitment authority, a former casual is one who at the time of application had a casual appointment within the current calendar year or either of the two preceding calendar years, had a satisfactory work performance during the last period of casual employment, and was initially appointed as the result of a competitive recruitment effort. For example, applications solicited from the general public or an approved noncompetitive recruitment referral such as Student Program or State Employment Service that recognized veterans' preference requirements are competitive efforts. Applicants who meet this definition may be considered for casual vacancies.
ahead of applicants in the general application file. Former casuals who do not meet these requirements must be considered along with other general application file applicants. Veterans’ preference groupings must be observed (see 234.21).

234.633 **Student Program**

Students who are enrolled or accepted for enrollment on a full-time basis during the regular school year in an accredited institution of higher learning — including universities, colleges, vocational schools, and technical schools — can be considered for appointment as casual and temporary employees. Student applicants must meet the following eligibility requirements:

a. Applicants must be at least 18 years of age.

b. Applicants must provide documentation certifying enrollment, or acceptance for enrollment, in an institution of higher learning on a full-time basis during the regular school year.

Students employed under this authority are terminated if they drop out of school for any reason, or if they are unable to furnish satisfactory evidence of enrollment for the next scheduled term. Veterans’ preference groupings must be observed (see 444).

234.634 **State Employment Service**

Persons currently unemployed and listed on the rolls of the state unemployment compensation office as actively seeking employment may be considered for employment in casual and temporary positions when referred to the Postal Service by the state. Persons referred under this authority must meet the following eligibility requirements:

a. Applicants must be at least 18 years of age, or they must be high school graduates who are no less than 16 years of age.

b. Applicants must be appropriately referred by the state unemployment compensation office.

Prior approval to use this hiring authority must be obtained from the district Human Resources manager. When approval is obtained, a postal representative should file a written notice of intent to use this authority with the state employment office, using Sample Letter C-1, Appendix C. Certification letters (see Sample Letter C-2, Appendix C) must be filed on the right side of the official personnel folder of each individual hired under this authority. When selections are made under this authority, veterans’ preference groupings must be observed (see 234.21).

234.635 **Employment of People With Disabilities**

The noncompetitive process of employment of people with severe disabilities can be used to hire for casual and other temporary positions. See 235.4 for procedures.

234.64 **Student Program**

Students who are enrolled or accepted for enrollment on a full-time basis during the regular school year in an accredited institution of higher learning — including universities, colleges, vocational schools, and technical schools — can be considered for appointment as casual and temporary
employees. Student applicants must meet the following eligibility requirements:

a. Applicants must be at least 18 years of age.

b. Applicants must provide documentation certifying enrollment, or acceptance for enrollment, in an institution of higher learning on a full-time basis during the regular school year.

Students employed under this authority are terminated if they drop out of school for any reason, or if they are unable to furnish satisfactory evidence of enrollment for the next scheduled term. Veterans’ preference groupings must be observed (see 234.21).

234.65 State Employment Service

Persons currently unemployed and listed on the rolls of the state unemployment compensation office as actively seeking employment may be considered for employment in casual and temporary positions when referred to the Postal Service by the state. Persons referred under this authority must meet the following eligibility requirements:

a. Applicants must be at least 18 years of age, or they must be high school graduates who are no less than 16 years of age.

b. Applicants must be appropriately referred by the state unemployment compensation office.

Prior approval to use this hiring authority must be obtained from the district Human Resources manager. When approval is obtained, a postal representative should file a written notice of intent to use this authority with the state unemployment office, using Sample Letter C-1, Appendix C. Certification letters (see Sample Letter C-2, Appendix C) must be filed on the right side of the official personnel folder of each individual hired under this authority. When selections are made under this authority, veterans’ preference groupings must be observed (see 234.21).

234.66 Register of Eligibles

Appointing officials may query their registers to determine whether eligibles are interested in noncareer employment. In addition, the registers of nearby installations may be queried in accordance with procedure (see 442).

234.67 Employment of People With Disabilities

The noncompetitive process of employment of people with severe disabilities can be used to hire for casual and other temporary positions. See 235.4 for procedures.

234.7 Postmaster Relief (Remotely Managed Post Office) or Postmaster Relief (Part Time Post Office)

234.71 Postmaster Relief Staffing

A Postmaster Relief (Remotely Managed Post Office (RMPO)), hereinafter “PMR”, staffs RMPOs that have part-time retail hours of 2 hours per day. A Postmaster Relief (Part Time Post Office (PTPO)), hereinafter “PMR”, relieves a Part Time Postmaster in PTPOs that have part-time retail hours of 6 hours per day. More than one PMR can be assigned to a 2-hour RMPO or 6-hour
PTPO, and PMRs are eligible for reassignment to other PMR positions. See \ref{234.72} for special authority to hire annuitants for the position of PMR.

\section*{234.72 Reemployment of Postal Service Annuitants as PMR}

When normal internal and external recruitment efforts for PMR positions fail to attract qualified individuals, appointing officials may request authorization from the district Human Resources manager to recruit Postal Service retirees to serve in PMR positions. A retired Postal Service applicant can work in this position for a period limited to 180 days in a calendar year without an offset to his or her annuity under a dual compensation waiver granted by the Office of Personnel Management. \textit{The waiver applies to this position only, and it may be used only when normal recruitment sources fail to identify qualified applicants. This authority does not allow an assignment to any career position or to any other temporary position.}

Key points of this recruitment alternative are:

\begin{enumerate}
\item This hiring authority can be used only:
  \begin{enumerate}
  \item With the approval of the district Human Resources manager; and
  \item When normal recruitment does not yield qualified applicants for a PMR position.
  \end{enumerate}
\item Appointing officials must continue recruiting efforts for PMR positions occupied by annuitants with a dual compensation waiver.
\item This authority limits employment to appointments of no more than 359 calendar days, and:
  \begin{enumerate}
  \item Within this period, an annuitant may work no more than 180 days in a calendar year. Any days worked beyond 180 in a calendar year are subject to an offset of salary.
  \item Postmasters and annuitants must carefully monitor work schedules to ensure appointments are terminated at:
    \begin{enumerate}
    \item The end of 180 days of actual work; or
    \item The end of 365 calendar days, whichever comes first.
    \end{enumerate}
  \item If it is necessary to employ the services of an annuitant for more than one 359-calendar-day appointment, then a 6-calendar-day break in service is required between appointments.
  \end{enumerate}
\item Hiring officials must comply with special administrative and reporting requirements when employing annuitants to fill PMR positions (see Appendix \ref{D}, Tracking Procedures and Sample Letters for Use With Dual Compensation Issues).
\item When calculating the 180 days worked in a calendar year, calculate the number in actual days. Do not calculate the number of hours that would equal 180 days.
\item Any amount of work on a given day qualifies as one day of work.
\end{enumerate}

\section*{235 Employment of People With Disabilities}

\subsection*{235.1 Policy}

It is Postal Service policy to provide employment opportunities to qualified applicants with disabilities. This is accomplished through competitive and
noncompetitive processes. A qualified individual with a disability is one who, with or without reasonable accommodation, can perform the essential functions of the job in question without posing a direct threat of harm to the individual or others.

235.2 Reasonable Accommodation

235.21 General

The Postal Service is required to make reasonable accommodation to known physical and mental limitations of qualified individuals with disabilities unless the accommodation would impose an undue hardship on postal operations. Factors to consider in determining whether an undue financial hardship exists include the following:

a. The nature and cost of the accommodation.
b. The overall financial resources of the facility.
c. The number and composition of the workforce at the facility.
d. The effect on expenses and resources.

An accommodation can impose an undue hardship when it alters the fundamental nature of the business or operations. Factors to consider in this context include the following:

a. Type of operations conducted.
b. Composition and functions of the workforce.
c. Geographic separateness and administrative or fiscal relationship of the facility to the Postal Service.
d. Impact upon the operations of the facility, specifically compliance with safety rules and policies.
e. Impact on other employees’ abilities to perform their jobs.
f. Impact on the facility’s ability to conduct business.

Refer to Handbook EL-307, Reasonable Accommodations, An Interactive Process, for additional information to assist in the case-by-case decision making process.

235.22 Performance, Attendance, and Conduct Standards

The Postal Service requires the same performance and standards of conduct from employees with disabilities as it does from other employees after all barriers have been removed.

235.23 Deaf or Hard of Hearing Applicants and Employees

Management has an obligation to reasonably accommodate deaf and hard of hearing employees and applicants who request assistance in communicating with or understanding others in work-related situations. See Handbook EL-307, Exhibit 3-1 and Exhibit 5-1, for examples of accommodation.

235.3 Competitive Hiring of Persons With Severe Disabilities

235.31 Recruitment

It is the responsibility of installation heads to actively recruit individuals with targeted disabilities into the workforce in order to meet the Postal Service’s goals in accordance with Equal Employment Opportunity Commission
(EEOC) Office of Personnel Management guidelines. Specific information on these goals and those persons responsible for action items necessary to meet statutory and legal requirements can be found in the *Affirmative Employment Program Plan for Individuals with Disabilities* and the *Disabled Veterans Affirmative Employment Plan*, which are updated yearly.

Targeted disabilities are those identified by the EEOC for emphasis in affirmative employment program planning. The disabilities targeted for emphasis and corresponding codes are:

<table>
<thead>
<tr>
<th>Disability</th>
<th>Code Range</th>
</tr>
</thead>
<tbody>
<tr>
<td>Blindness</td>
<td>23 and 25</td>
</tr>
<tr>
<td>Complete Paralysis</td>
<td>71 through 78</td>
</tr>
<tr>
<td>Convulsive Disorders</td>
<td>82</td>
</tr>
<tr>
<td>Deafness</td>
<td>16 and 17</td>
</tr>
<tr>
<td>Distortion of Limbs and/or Spine</td>
<td>92</td>
</tr>
<tr>
<td>Mental Illness</td>
<td>91</td>
</tr>
<tr>
<td>Mental Retardation</td>
<td>90</td>
</tr>
<tr>
<td>Missing Extremities</td>
<td>28 and 32 through 38</td>
</tr>
<tr>
<td>Partial Paralysis</td>
<td>64 through 68</td>
</tr>
</tbody>
</table>

**235.32 Outside Organizations**

Recruitment should include outreach to individuals, organizations, independent living centers, and associations representing individuals with disabilities. Recruitment at universities, colleges, and schools should include outreach to students with disabilities. Recruitment may include, but is not limited to, state Divisions or Departments of Vocational Rehabilitation (DVR), the Department of Veterans Affairs (VA), associations for the deaf, Goodwill Industries, outreach programs for veterans with disabilities, and educational institutions that have a significant number of students who have disabilities. Installation heads are to provide advance notice of upcoming examinations to these organizations so they can identify qualified persons with disabilities to participate in the competitive process.

**235.33 Reasonable Accommodation in Testing**


**235.4 Noncompetitive Career Hiring of Persons With Severe Disabilities**

**235.41 Other Agencies**

Most employees with disabilities are appointed from a competitive hiring register. However, if the competitive process itself is a barrier to employment for qualified individuals with severe disabilities, and these individuals would be able to perform at the normal standards of job performance, then noncompetitive authority may be used.

Under this authority, persons with severe disabilities may be appointed directly into the following career or temporary positions:

a. City Carrier.
b. Data Conversion Operator.
c. Distribution Clerk.
d. Mail Handler.
e. Mail Processor.
f. Markup Clerk, Automated.

To participate in the referral of applicants for noncompetitive hiring consideration, the VA and/or state DVR must have the services and programs they offer certified by the Postal Service. The certification process requires state DVR and VA organizations that wish to participate in this hiring process to submit a certification package to the Manager, Human Resources (District), who forwards the package to the vice president of Employee Resource Management to review and approve. The package must include a description of the following:

a. Services and programs to be offered.
b. Screening methods used to identify potential postal applicants.

235.42 Potential Applicants

When the state DVR or VA certification package has been approved, vocational rehabilitation agencies can begin to identify and screen potential postal applicants. The services and programs that vocational rehabilitation agencies and units provide to the Postal Service are essentially an alternative means of assessing applicant qualifications. Therefore, it is critical that all referred applicants receive the most appropriate method of assessment and evaluation to determine that they meet Postal Service selection standards and have the ability to satisfactorily perform as employees. Applicants will be considered to have successfully met the Postal Service’s selection requirements as a result of this certification process.

235.43 Job Information for Rehabilitation Counselors

The recruitment of individuals with severe disabilities requires partnership with the VA and state DVR offices. Vocational rehabilitation counselors must make a site visit and tour the postal facility. Direct observation of postal operations will provide counselors with a better understanding of our work environment and job requirements. A demonstration of the functional and physical requirements for each eligible entry-level job will assist the counselor to further screen potential applicants and to identify those individuals who are likely to be successful in available postal jobs. Counselors should also be provided with the following:

a. A standard position description.
b. A list of the essential functions of the job.
c. A job preview video (if available).
d. A list of the work behaviors associated with the job (movements such as lifting, walking, standing, etc.).
e. A list of the knowledge, skills, and abilities (KSAs) an individual must possess to adequately perform the work.
f. Information on probationary timelines and performance requirements.
235.44 **Initiating the Hiring Process**

The following steps must be taken when a hiring need exists:

a. The postal manager requests the state DVR to certify three names for consideration and one additional name for each additional vacancy. This certification must be consistent with the process outlined by the state DVR or VA in its certification package and include completed Forms 2591, *Application for Employment*, and 3666, *Certification for Postal Service Employment of Individuals with Severe Disabilities*. See Handbook EL-307, *Reasonable Accommodation, An Interactive Process*, Exhibit 4-1, for a sample of Form 3666.

b. Certified applicants are then given a tour of the postal facility during a preemployment orientation. The visit should provide sufficient information to assist the applicants in making an informed decision about whether they are interested in postal employment.

c. Interviewers then engage in an interactive process (see Handbook EL-307, 22) to confirm the essential functions of the job and the abilities and limitations of the applicant. Otherwise, the interview process for an individual with a disability is essentially the same as an interview conducted with an applicant who does not have a disability (see 54, *Preemployment Interview*, and 621, *Preemployment Interview*).

d. The referred applicants are screened using eligibility and suitability guidelines outlined in Chapter 5, considered, and a selection is made in accordance with Chapter 6. A list of those applicants not selected for the job is then returned to the state DVR or VA, as appropriate.

e. The selecting official or designee after making a bona fide job offer, schedules the selected applicant for a medical assessment and provides a copy of Form 3666 and any other supporting documentation concerning the applicant’s medical history.

f. Following the selecting official’s determination that the applicant is medically suitable for employment, the selecting official schedules a meeting with the applicant, rehabilitation counselor, and immediate supervisor or designated operations manager to discuss requirements (e.g., *Reasonable Accommodation Decision Guide*, reasonable accommodation issues, and essential job functions) outlined in Handbook EL-307. Documentation of the results of this meeting *must* be attached to the *Reasonable Accommodation Decision Guide* and retained for 5 years by the employing office.

235.45 **Probationary Period**

If at any point during the probationary period it becomes reasonably clear that an employee with a severe disability hired under the noncompetitive process is having difficulty demonstrating the requisite abilities for the job, the immediate supervisor must request that the appropriate VA or state DVR counselor assist in overcoming problems and deficiencies in performance.

The selecting official should schedule a meeting at the earliest possible opportunity between the interested parties to attempt to correct the performance deficiency. Often an early dialogue can result in a quick solution to the performance problem. A simple job modification or a different method
of communication may be the only change necessary to enable the employee to perform the essential functions of the job more efficiently. If the employee is still unable to demonstrate the requisite skills and abilities for the job, with or without reasonable accommodation, separation should be initiated during the probationary period. The postal installation head or designee must notify the VA or state DVR when a decision is made that the person’s employment is to be terminated. This will enable the VA or state DVR to make other arrangements for rehabilitation, employment, or other assistance.
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3 Examinations

31 General

The Postal Service uses a variety of different examination types when establishing an applicant’s eligibility for employment, including written (paper and pencil), computer-based, rated application, web-based, and performance tests. Examination personnel secure the confidential supplies needed for the examination process.

311 Entrance Examinations
The Postal Service administers entrance examinations to establish an applicant’s eligibility for employment consideration for entry-level positions.

311.1 Written Examinations
Written examinations are those examinations in which applicants must appear (assemble) at a designated location, in the presence of an examiner, to respond in writing to test items.

311.2 Rated Application
Rated application examinations are those examinations in which applicants are not required to appear or to take a written examination. Applicants must complete an application form for the announced position, detailing their experience, education, and training. The National Test Administration Center (NTAC) then determines the applicant’s eligibility by utilizing a rating guide to evaluate the application forms to generate scores.

311.3 Performance Test
In a performance test, applicants must carry out certain work activities related to the position for which they are applying. An examiner observes their performance while engaged in the activity and records the applicant’s performance according to predetermined standards.

311.4 Noncompetitive Entrance Examination
Appointing officials may request the administration of a noncompetitive examination for current career federal employees (those eligible to transfer to the Postal Service), or former career postal or federal employees, if suitable for postal employment, in order to establish eligibility for reinstatement or transfer. See 233.33, Reinstatement and Reemployment and 233.34, Transfer From Another Federal Entity, for eligibility rules applicable to former
postal or federal employees. The applicants must meet examination and all other requirements for the positions for which they applied.

312 Inservice Examinations
The Postal Service administers inservice examinations exclusively to current career postal employees and substitute rural carriers (designations 72 and 73 only) as a way of identifying qualified applicants for potential advancement or reassignment. The 3 types of inservice examinations are qualifying, competitive, and noncompetitive inservice examinations.

312.1 Qualifying Examinations
The Postal Service administers qualifying examinations to career employees who apply for a position and who meet the criteria for taking the required examination. To be considered for the position, employees must earn an eligible rating on the examination. Ranking for selection is not determined by the order of the scores.

312.2 Competitive Examinations
The Postal Service administers competitive examinations to career employees who apply for a position and meet the criteria for taking the required examination. Registers are composed of eligible ratings attained by employees and are listed in descending score order. An applicant's ranking on the register becomes part of the selection requirement for the position concerned. Registers are established and maintained for all competitive exams.

312.3 Noncompetitive Inservice Examinations
The Postal Service uses a noncompetitive examination to determine whether an employee who is being considered for a noncompetitive placement action meets the test requirement for the position.

313 Duration of Results
The time period examination results are valid is based on the type of examination and situation in which qualification is required.

313.1 Written Examination or Rated Application Entrance Rating
An entrance rating of “eligible” (on either the written examination or rated application) is valid for a minimum period of 2 years and may be extended by the applicant for a third year and for additional years by hiring officials.

313.2 Performance Examination Entrance Rating
An entrance rating of “eligible” on a performance examination is valid for 2 years.

313.3 Noncompetitive Ratings for Reinstatement, Transfer from Another Agency, or Veterans Recruitment Appointment
An entrance rating of “eligible” (on either the written examination or rated application) is used in place of the equivalent noncompetitive examination — even if the rating on the register has expired — as long as the examination or
rating guide specification has not changed. When an examination or rating guide is replaced, once entrance results for the new examination or rating guide for a specific area are available from the first entrance announcement to the public, an eligible rating from the new examination or rating guide is required to make one of these noncompetitive actions.

313.4 Written Examination or Rated Application Ratings for Inservice Placement
A rating of “eligible” for the inservice examination (on either the written examination or rated application) is valid indefinitely, unless the examination or rating guide specification is changed. An entrance rating of “eligible” (on either the written examination or rated application) is used in place of the equivalent inservice examination — even if the rating on the register has expired — as long as the examination or rating guide specification has not changed. See 233.12, Examination Requirements, for situations in which it is permitted to substitute an examination.

313.5 Performance Examination Results for Inservice Placement
An inservice performance test (including a dictation test) rating of “eligible” is valid for a maximum period of 2 years. The rating can be extended if the employee holds a position requiring regular use of the skill or ability tested (e.g., typing), in which case the result is valid as long as the employee holds the position.

314 Examination Locations
The following locations form the Postal Service’s examination network: examination centers, examination installations, and examination sites.

314.1 Examination Center
An examination center is an installation where a certified examiner is assigned the complete set of responsibilities of examination administration. Such postal employees are known as examination administrators (EAs). Examination administrators provide examination services for the center and, in addition, may provide services for 1 or more examination installations. Among the responsibilities, examination administrators recommend the reopening of examinations, coordinate distribution of examination announcements, order examination materials, and maintain examination results generated by NTAC. Where authorized by NTAC, the administrator stocks materials for inservice, delayed, and reopened testing.

314.2 Examination Installation
An examination installation is a location where a certified examiner has been assigned the responsibilities of receiving examination materials from NTAC and for giving tests. Examination installations are designated at the request of the responsible examination center with the concurrence of NTAC. Examination installations receive materials directly from NTAC to administer a scheduled test. The responsible examination center administrator must place the order for the materials needed for a scheduled examination. Examination installations do not stock test materials.
314.3 Examination Site

An examination site is a location where a certified examiner has been assigned the responsibilities of receiving and giving examinations. Postal examination sites are designated at the request of the responsible examination center with the concurrence of NTAC. Examination sites receive test materials directly from an examination center’s stock to administer certain scheduled, inservice examinations. Examination results are generated for the responsible examination center. Examination sites do not stock test materials.

315 Examination Personnel

Examination administrators and examiners, either full-time or ad hoc, are referred to as examiners.

315.1 Examination Administrator

The examination administrator (EA) is the individual responsible for administering all examinations at an examination center. Examination administrators are the primary examiners for conducting tests and are certified by NTAC. Examination administrators are accountable for all restricted test material charged to the examination center. Additionally, the administrator ensures that any employee placed in charge of an examination as an examiner is qualified, properly trained, and certified by NTAC.

315.2 Examiners

The examiner serves in the absence of the administrator or provides assistance to the administrator during high-volume testing and at other times. Examiners administer and monitor exams and are accountable for restricted materials charged to them for a specific test session. These employees must successfully complete examiner training (see 315.61, Examiner Training). Before examiners can conduct examinations, NTAC must certify and issue them an examiner’s certificate.

315.3 Monitors

Monitors assist examiners before, during, and after the administration of an examination. Monitors do not administer examinations. Monitors are used solely to help set up the examination room, admit applicants, check gridding, hand out test materials during the examination, etc. These employees must successfully complete examination procedures training given by examination administrators (see 315.62, Monitor Training) before serving as a monitor. Since NTAC does not certify monitors, examination administrators should maintain a current listing of trained monitors to assist in examinations as necessary.

315.4 Reporting Relationships

Examiners report functionally to NTAC, from which they receive technical directions and guidance for Postal Service examining processes. Examiners are administratively responsible to their respective installation head or designee. This includes proper execution of directives issued by NTAC.
315.5 **Number of Examiners and Monitors**

At least one examiner must be present at all times during test administration. It is advisable to have another examiner readily available and on call for any emergency that may arise. In most instances, the following ratio of examiner to monitors should be observed to minimize the possibility of test compromise.

<table>
<thead>
<tr>
<th>Applicants Admitted to Examination Room</th>
<th>Examiner</th>
<th>Monitors</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 30</td>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>More than 30</td>
<td>1</td>
<td>1 for each group of 30 applicants, or fraction thereof, after the initial 30 applicants</td>
</tr>
</tbody>
</table>

There may be times when, due to the facilities used or other unusual circumstances, this ratio may not be practical. Examiners must use their own judgment as to the number of monitors needed during testing. There must always be enough monitors to constantly observe all applicants.

315.6 **Training**

Examiners, monitors, and Automotive Mechanic Performance Test examiners must meet the following training requirements.

315.61 **Examiner Training**

Examiners must meet the following training requirements:

a. Examiners are required to be thoroughly familiar with the instructions in this chapter as well as Chapter 3 of Handbook EL-307, *Reasonable Accommodation, An Interactive Process*, and they must complete *Examinations Self-Instructional Guide*, course #21560-02, available from NTAC.

b. Inexperienced examiners must serve as assistants (monitors) until the examiner is satisfied that they are ready to assume the full range of examination duties. Examiners should rotate personnel in conducting exams so that all personnel will be fully knowledgeable.

315.62 **Monitor Training**

Monitors must meet the following requirements:

a. Monitors are required to be thoroughly familiar with sections 325, *Admission to Examination Room*, and 325, *Admission to Examination Room*, of this chapter, and should complete portions of course #21560-02 according to instructions from the examination administrator.

b. The examination administrator is responsible for ensuring that monitors are thoroughly trained.

315.63 **Automotive Mechanic Performance Test Examiner Training**

Only those examiners with the requisite automotive mechanical background and who have been trained and certified to conduct this particular
The performance test may administer the Automotive Mechanic Performance Test.

315.7 Selection and Certification
Bargaining examiner positions are filled on the basis of senior qualified as specified in the National Agreement. Examination administrators are selected in accordance with procedures (see 74, Nonbargaining Positions). Districts nominate successful examiner applicants to NTAC for certification. NTAC only issues certificates to those employees who meet the requirements. Only those examiners certified by NTAC may administer an examination.

315.8 Availability of Examiners and Monitors
The examination center’s manager must ensure that a sufficient number of trained examiners and monitors are available to meet testing needs. The primary examiner must consult with the human resources manager before an examination is scheduled to allow time to properly plan and coordinate preliminary arrangements. If applicable, the examination center manager must make arrangements for examination personnel replacements or for rearranging work assignments.

315.9 Restrictions on Use of Examinations Personnel
The following restrictions on the use of examination personnel apply:

a. No examiner or monitor may take part in any examination in which a relative is scheduled to take the examination. To avoid any criticism, the examination administrator must carefully check with the other personnel assigned to examine or monitor an examination to ensure that this rule is observed.

b. Examiners or monitors can administer inservice as well as entrance examinations, as long as they are not and will not become eligible or have need to take the examination (see 33, Inservice Examination Process).

c. Examiners must not participate in workshops that familiarize applicants with taking a postal examination.

316 Examination Administrator Responsibilities

316.1 Accepting Applications
Examination administrators participate in the outreach efforts during the recruitment campaign and examination announcement period. They perform such tasks as furnishing information to the public about the Postal Service and accepting applications.

316.2 Maintaining Supplies
Examination administrators must maintain adequate supplies of examination materials and provide security for these materials at their locations. Examination administrators request test materials from NTAC using Form 2487, Requisition for Test Materials. Examination administrators report irregular circumstances, loss of examination materials, and possible
compromises of examinations to their manager, NTAC, and to others (see 318.5, Loss of Restricted Test Materials).

316.3 Before Scheduling Applicants for Examinations
Before scheduling applicants for an examination, examination administrators train other examiners and monitors, if needed. The administrator verifies that adequate space is available to administer the examinations and that sufficient test materials are available for the examination.

316.4 Administering Examinations
Using the directions for conducting (DFC) provided by NTAC, examination administrators conduct examinations or oversee other examiners giving examinations. Administrators ensure that the examiner and monitors (1) properly admit the applicants to the examination room and (2) observe applicants following the examiner’s instructions to ensure that applicants grid their answer sheets properly. Examiners must constantly be alert to prevent applicants from engaging in unfair practices such as:

a. Observing each other’s work.
b. Making use of notes.
c. Copying examination questions.
d. Starting a test part before the examiner gives the signal.
e. Taking examination questions from the room.

If the examiner needs to caution an applicant about unacceptable behavior, he or she must do so without disturbing the group.

317 Examination Materials

317.1 Obtaining Materials
Examination administrators must make certain that the required examination materials outlined in the DFC have been received from NTAC before scheduling examinations.

317.2 Ordering Materials
Examination administrators order test materials from NTAC when the approximate number of applications received is determined.

317.3 Verifying Materials
When examiners receive test materials from NTAC, they immediately verify the contents and inform NTAC of any discrepancies.

317.4 Stocking Materials
Examination centers located at districts may stock and store a 12-month supply of selected materials for inservice, delayed, and reopened testing. Examination administrators use local records to determine the amount of inservice, delayed, and reopened testing materials needed for a 12-month period.
317.5 **Test Series**

Test series are different versions of a particular examination.

317.51 **Rotating Test Series**

To minimize compromising the validity of a test, the examiner must use a different series (set of test materials) at each session. Once all of the available series have been used, the examiner repeats the use of the series.

317.52 **Administering Multiple Test Series**

Normally, only one series of a test is used for each session. Instructions that are read by the examiner as part of the examination may be different for each series. Therefore, the NTAC must give approval to the examiner before multiple series are administered simultaneously in one session. For sessions where prior approval from NTAC is obtained, the applicants must be separated by group for each series administered. Examiners and monitors must make certain that applicants have the correct materials and grid the series number that matches their materials on their answer sheets. The examiner for the session prepares a Form 2523, *Time Record Sheet*, for each series used.

318 **Security**

318.1 **Restricted Materials**

The examination administrator is responsible for storing and safeguarding test materials. All test materials are restricted and must be handled only by authorized persons.

318.2 **Securing Restricted Materials**

The examination administrator must store and secure all restricted test materials in a separate room or in cabinets with double locks. Some examination centers may have a safe large enough to store these materials. In such locations, the examination administrator places restricted test materials in a separate, locked container within the safe. The administrator must keep the main key to storage rooms, storage cabinets, and containers in a safe located in his or her sole possession.

318.3 **Maintaining and Using Duplicate Keys**

The examination administrator places duplicate keys to storage rooms, storage cabinets, or containers inside a safe containing restricted test materials in a sealed envelope and places the envelope in the installation head’s safe. These keys in the envelope are to be used only in an emergency and only by authorized personnel. Whenever it becomes necessary to use duplicate keys, the personnel services manager (or designee) will open the safe and hand the envelope to the authorized person who requires access to the restricted test material. This person opens the installation head’s safe, breaks the seal, removes the key, and signs and dates the envelope. Upon returning the key, the user places the key in the envelope, reseals the envelope, and, in the presence of the personnel services manager (or designee), returns the envelope to the safe.
Whenever a duplicate key is used by anyone other than the examiner, the 
examiner must review the inventory of restricted test material upon return. 
If a discrepancy is found, the examination administrator must report the 
incident to NTAC (see 318.4).

318.4 Maintaining Local Inventory Control
Examination administrators must maintain inventory control of all restricted 
test materials. Administrators must maintain test booklets by series and are 
subject to inventory reviews conducted by authorized postal officials. 
Administrators must use the following inventory control methods:

a. Maintain orderly test materials.
b. Separate used and unused test booklets by series and test numbers.
c. Inventory restricted test materials periodically (especially before and 
after extended leave).
d. Advise examiners of their inventory accountability.
e. Report immediately any discrepancies of inventory to NTAC.

318.5 Loss of Restricted Test Materials
In the event of the loss of restricted test materials (under any circumstances), 
the administrator must take the following actions:

a. Notify his or her manager.
b. Notify the local postal inspector, giving all details surrounding the 
   incident.
c. Notify NTAC and obtain any additional instructions.
d. Have examination personnel involved in the loss independently prepare 
   a written statement identifying the circumstances surrounding the loss 
   and submit these statements to NTAC.
e. Discontinue use of the lost test series.

318.6 Emergency Conditions
If emergency conditions occur during the administration of an examination, 
the examiner must use the following guidelines.

318.61 Handling an Emergency Evacuation
If, during an examination, it is necessary to evacuate a building, the test 
examiner must use the following guidelines:

a. In an actual emergency situation, the safety of applicants must be 
   given priority.
b. During emergency exercises or practice alerts, applicants and the 
   security of test materials must be given priority.

318.62 Securing Test Materials
In any emergency that requires applicants to leave the examination room, the 
examiner must instruct applicants to leave all examination materials on their 
desks. The examiner must then either lock the examination room or, if that is 
not possible, collect the examination materials prior to departure if collection
Returning to Examination Room and Rescheduling Applicants

When applicants return to the examination room, the examiner must collect all examination materials (if not done prior to evacuating the examination room) and advise the applicants that the examination has been canceled and that it will be rescheduled at the earliest possible date. The examiner must return the partially used answer sheets to NTAC with an explanation in the comment section of the Form 2523, *Time Record Sheet*.

It may be necessary for the examiner to reschedule the examination on more than one date to accommodate the applicants who have been inconvenienced. The examiner in consultation with the EA must give reasonable consideration to scheduling on alternate dates if it is not possible for all applicants to attend on the rescheduled date. The examiner must explain these details on the *Time Record Sheet* for the rescheduled examination. The EA must ensure that a different series of the examination is used for the rescheduled examination.

### 32 Entrance Examination Process

#### 321 Advanced Planning

Examination centers must conduct advanced planning for examinations required as a result of a test announcement. For recruitment efforts to yield the best suited applicants for employment consideration, the application and examination experience should be seamless. Therefore, EAs must coordinate with personnel directly involved with recruitment to devise a timetable to acquire appropriate facilities and to identify and train necessary examination staff.

#### 322 Announcement and Application Process

##### 322.1 Competitive Nature of Entrance Examinations

Postal Service entrance examinations are competitive examinations. Registers of eligibles are established in descending order of entrance examination scores attained by the applicants with additional points added for claimed veterans’ preference. Such examinations may be a written or rated application or a combination of both types. Entrance examinations may also be associated with a performance test.

##### 322.2 Procedure for Opening Examinations

The following are guidelines for opening examinations.

##### 322.21 Announcing Examinations

Postal entrance examinations are announced when necessary to meet Postal Service staffing needs. After the Human Resources manager approves the reopening of an examination, the examination center obtains the necessary announcement materials from NTAC. The manager of Human Resources or
designee must alert appropriate Diversity staff to give them a lead time for affirmative employment efforts. Whenever possible, this notification should be made at least 60 days in advance of the examination opening. An examination is announced for all postal installations served by the register.

322.22 Announcement Period
The EA is responsible for ensuring that announcements are posted in appropriate locations and that a recruitment campaign is launched to attract qualified candidates. Examination announcements must be open for a minimum of 5 working days. Opening and closing dates must not fall on a federal holiday.

Examination center personnel must fill out the required information on the announcement. The examination center then duplicates and posts the announcement in postal installations for recruiting applicants and in nonpostal locations.

The announcements must be strategically placed for generating widespread publicity where recruitment will be conducted. Announcements should be posted in the following places:

a. On public and employee bulletin boards in Post Offices and in installations covered by the announcement.
b. On public bulletin boards in Post Offices accepting applications.
c. On public bulletin boards in local, federal, state, and municipal buildings, as appropriate.
d. At a federal job information center in the local area or in the state employment office.
e. On public bulletin boards in areas where announcements would attract attention from potential qualified applicants.

Examination personnel must provide notice to the following groups:

a. Community service organizations.
b. Veterans’ organizations.
c. Colleges and universities.
d. Community newspapers.
e. Women’s and minority associations.

Persons may apply during the period the examination is open, if they meet the qualifications stated in the examination announcement. For age and citizenship eligibility, applicants do not have to meet these requirements at the time of application if they will become eligible during the time their ratings are on the register (see 322.5, Eligibility for Examinations).

322.3 Authorization to Administer Examinations
Human Resources managers who are responsible for maintaining registers are also responsible for announcing or reopening examinations in time to permit replenishment of registers to meet hiring needs.

322.4 Processing Applications
The following guidelines are for processing applications in response to an open announcement.
Where to Apply
Individuals interested in taking the examination must apply according to the instructions provided on the examination announcement.

Accepting Applications
Examination announcement instructions include a contact telephone number and location (usually the examination center) for referring people with other-than-routine questions.
Applications are not accepted before the opening date or after the closing date of an examination announcement.

Canceling Multiple Applications
An applicant may submit only 1 application during the open announcement period. The examination administrator must cancel any additional applications submitted or ratings received as a result of multiple applications.

Eligibility for Examinations
Entrance employment examinations are the primary method for citizens and noncitizens having permanent resident alien status to be considered for Postal Service employment. The following examination eligibility information concerns applicants not yet age 18 or who are temporary resident aliens.

Applicants Not Yet Age 18
Applicants who are less than 18 years of age, who are not high school graduates, and who have not terminated formal education, may participate in the examination if they will reach age 18 during the time their eligibility is active on the register.

Applicants Likely to Gain Permanent Resident Status During the Period of Eligibility
Applicants who are temporary resident aliens may compete in an examination if they are likely to gain permanent status within their eligibility period.

Participation of Career Postal Employees
Career postal employees may apply for open entrance examinations. Employees take entrance exams at the location specified by the examination center that serves the installations for which the examination is opened.

Delayed and Reopened Examinations
Several exceptions apply to the general rule (see 322.42, Accepting Applications) prohibiting acceptance of late applications in response to entrance examination announcements. The following exceptions to the prohibition of late applications are allowed even though examinations are closed:

a. Valid delayed applications.
b. Applications from individuals entitled to 10-point veterans’ preference.
322.71 Delayed Application
This section contains special conditions that allow for the acceptance of applications on a delayed basis due to military service and other situations. Except for applicants entitled to 10 point veterans’ preference, applicants or temporary employees are allowed to take an entrance examination when it is not open to the general public only under circumstances described in this section. To take an examination under one of these authorities, the applicant or temporary employee must meet all the requirements for that authority.

Special Note: Certain examinations are used to fill positions restricted to applicants who are entitled to veterans’ preference (see 232.52). Only applicants entitled to veterans’ preference can file a delayed application for these examinations.

322.711 Persons Unable to Apply During an Open Examination Because of Military Service
a. Persons on Active Military Duty — Persons who were unable to file while an examination was open because of active military service or because of hospitalization continuing for not more than 1 year following discharge from military service, may file a delayed application if all of the following conditions are met:
   (1) The application is filed within 120 days after discharge from the military or the hospital.
   (2) Active applicants still exist from the missed examination.
   (3) The applicant was discharged under honorable conditions.

b. Persons Filing Early Applications Before Military Discharge — A person who is currently serving in the Armed Forces may file an application before discharge from active duty for any examination that was open while he or she was in the military. Such a person may file within 120 days before discharge under honorable conditions.

c. Federal Employee Reservists Filing Applications While on Active Duty — An application will be accepted from a member of a reserve unit of the Armed Forces who is a federal employee and who was unable to file an application or appear for the written test because of active duty (even if designated for training purposes). Acceptance of the application is subject to the following conditions:
   (1) The active duty must have been for a period of more than 15 days.
   (2) The examination for which the applicant wishes to file must have been open to the public anytime during the period of active duty.
   (3) The examination ratings that resulted from the examination are still active.
   (4) The applicant may file the application while on active duty, but must file no later than 120 days after release from such duty.

322.712 Postmaster Relief/Leave Replacement
Postmaster Relief/Leave Replacements (PMR/LRs) may take two competitive entrance examinations on a delayed basis for entrance registers in the district where they work as a PMR/LR. They cannot take an examination under this authority for the same register more than once. To be eligible,
PMR/LRs must be currently employed and have been a PMR/LR continuously for at least 1 year in their present period of employment. Service as a temporary postmaster or officer in charge (OIC) is counted the same as PMR/LR employment for the purpose of eligibility for the two competitive entrance examination opportunities. PMR/LR employees are limited to a maximum of two opportunities regardless of any separate employment periods they may have had in past or will have in the future. Once PMR/LRs use their two examination opportunities, they cannot request additional administrations under this authority.

322.713 Casual Employees
Casuals may take two competitive entrance examinations on a delayed basis for entrance registers in the district where they work as a casual. They cannot take an examination under this authority for the same register more than once. To be eligible, casuals must have completed a minimum of 180 days of employment as a casual and continue to be actively employed as a casual on the date of application. The 180-day minimum service does not have to be continuous, but it must have occurred during the 2-year period before the date of application. Casual employees are limited to a maximum of two entrance examination opportunities. Once casuals use their two examination opportunities, they cannot request additional administrations under this authority.

322.714 APWU Transitional Employees
A transitional employee (TE) represented by the American Postal Workers Union (APWU) may take two competitive entrance examinations for positions represented by the APWU on a delayed basis for entrance registers that serve the installation where the TE is currently employed. An eligible TE can take two different entrance examinations or the same entrance examination twice. An APWU TE is allowed to take an examination only for APWU-represented positions and may be considered only for such positions under this authority. To be eligible, a TE must have completed a minimum of 180 days of employment as an APWU TE and continue to be actively employed as such on the date of application. Once APWU TEs use their two examination opportunities, they cannot request additional administrations under this authority.

322.715 NALC Transitional Employees
A TE represented by the National Association of Letter Carriers (NALC) may take one competitive entrance examination on a delayed basis for the carrier entrance register that serves the installation where he or she is currently employed. A NALC TE is allowed to take an examination only for carrier and be considered only for a carrier position under this authority. To be eligible, a TE must have completed a minimum of 180 days of employment as a TE and continue to be actively employed as such on the date of application. Once NALC TEs use their one examination opportunity, they cannot request an additional administration under this authority.
322.72 **Reopened Application**  
Persons entitled to 10-point veteran preference (XP, CP, or CPS) may file at any time to reopen any entrance examination, provided that at least one of the following conditions is met:  
   a. There are active applicants on the register for which the application is submitted.  
   b. A career appointment from the register has been made within the 3-year period preceding the date the application is filed.

322.73 **Verifying Entitlement**  
Examination personnel verify the entitlement documents, determine the limitations on filing, and schedule the examinations.

322.731 **Accepting and Determining Eligibility**  
The human resources office issues application instructions and the applicant must apply according to these instructions. When a designated official receives the application, he or she determines whether or not the applicant is eligible for delayed and reopened filing.

322.732 **Presenting Proof of Entitlement**  
The applicant must present proof of entitlement to the official designated by the district before the applicant is scheduled for the examination. Entitlement to veterans’ preference is not a requirement for eligibility to file a delayed application.

322.74 **Limitations on Filing**  
A 10-point veteran may reopen (file a reopened application) an examination only once for any examination register. A CPS, CP, or XP preference eligible qualifying under both reopened and delayed may take the examination for the same register only once (i.e., the individual may not use a reopened filing in concert with a delayed filing to take the same examination twice). Where an area eligibility register (AER) or mega register is in use, the examination may be reopened only once, not once for each installation served by the register.

322.75 **Scheduling for Examination**  
Examination personnel must test applicants who are taking delayed and reopened examinations no later than the end of the calendar quarter following the quarter in which the application was received. For example, for a qualified delayed application received on February 24, which is in the first calendar quarter (January 1–March 31), the applicant must be tested by June 30, which is the end of the second calendar quarter.

323 **Final Preparation for Examination**

323.1 **Condition of Facilities**  
An examination facility should provide an adequate environment for applicants to take the examination. The examiner should pay attention to lighting, heating, ventilation, temperature, and seating arrangements. Restroom facilities should be available. Examination rooms must be equipped with a wall clock that is visible to participants.
323.2 Additional Site Considerations
If the regularly used examining facility cannot accommodate a large number of applicants, then the examination administrator secures another facility, considering the following before making a final commitment:

a. Layout of facility to ensure safety and security.
b. Condition and availability of tables and chairs.
c. Parking facilities.
d. Access to public transportation.
e. Other activities scheduled in the building on the same date of the examination that might disturb applicants or cause difficulty in traffic management.

323.3 Before Scheduling Applicants
Examination administrators must secure the facilities, materials, and trained personnel before scheduling applicants for the examination. Examination administrators must ensure that examiners and monitors are properly trained before participating in an examination (see 315.8, Availability of Examiners and Monitors).

324 Scheduling Process
Examiners should refer to the instructions issued by the National Test Administration Center regarding the scheduling process. Applicants should be scheduled no later than 6 months from the date of application.

324.1 Overscheduling Applicants
To control costs, examiners must schedule more applicants than can be accommodated during the examination. To determine the number of applicants to overschedule, examiners must review previous records to determine what percentage of applicants attended past examinations. Notices to appear for the examination are mailed to applicants at least 7 days prior to the date of the examination and more time is allowed where substantial applicant preparation is required.

Examiners schedule applicants according to instructions from NTAC. When scheduling a test, the examiner must not schedule the examination on religious or federal holidays.

324.2 Examination Center or Location
Examination personnel schedule applicants to take entrance examinations at the examination center or location to which they applied.

324.3 Telling Applicants What to Expect
The examiner arranges to send to each applicant an admission packet with the date, time, and place for the examination, and the following:

a. Test familiarization material.
b. Information on what to expect on test day such as accessibility, directions, and location of the test site.
324.4 **Applicants With Disabilities**

325 **Admission to Examination Room**

325.1 **Verbal Notice to Applicants — What to Expect**
The examiner should announce the following before admitting applicants to the examination room:

a. How long the examination will last.
b. Smoking is not permitted in the examination room.
c. Restroom visits must be made before admission to the examination room.

In order to minimize the number of requests to leave the examination room during the examination, rest periods and lunch breaks are not allowed. The only exceptions must be specifically described in the DFC.

325.2 **Authority for Admission**
The admission document that is sent to applicants scheduling the examination is the authority for admission to an examination.

325.3 **Items Required for Admission**
Applicants are expected to bring the following items to the examination room:

a. Admission document.
b. Positive identification (e.g., driver’s license or credit card, with picture) to assure that the applicant is, in fact, the person named on the admission document.
c. Other documents as instructed in the scheduling packet.

325.4 **Applicant Identification Procedures**

325.41 **Checking Identification**
Examiners and monitors should use the following methods to prevent unauthorized persons from taking the examination:

a. Check the applicant’s identification.
b. Compare the picture on the ID with the applicant’s face, and the name on the ID with the name on the admission document.

325.42 **Deterring Impersonation**
To deter impersonation of applicants, examiners must inform applicants of the ID requirement in their scheduling packets.
325.5 Applicants Without Proper Authorization

325.51 Admitting Applicants by Available Space
The examiner and monitors must admit all applicants scheduled for the examination by date and time first. After seating these applicants, examiners may seat other applicants as described below.

325.52 Admitting Applicants Scheduled for a Different Day or Time
The examiner may admit an applicant who has an admission document to the examination, but who was scheduled to report for a different day or time, provided there is sufficient space and materials.

325.53 Misplaced Admission Document
If the examination announcement is still open (i.e., the close date has not passed), the examiner and monitors may admit individuals who claim to have lost their admission documents. If the announcement is closed, the examiner and monitors may also admit individuals, but must inform the applicants that their ratings will be cancelled if it is determined that they were not entitled to admission. Before an individual is admitted, the examiner must obtain from the individual a signed statement explaining his or her inability to present an admission document. Whenever possible, the examiner and monitors must check these statements against appropriate records before admission is granted.

325.6 Late Reporting Applicants

325.61 Conditions for Admission
The examiner and monitors may admit applicants scheduled for the date and time of an examination who report late under the following conditions:
   a. It is within a reasonable period of time after the session has started.
   b. A satisfactory explanation is given.
   c. Space and examination materials are available.
   d. The applicant’s late entry will not disturb the other applicants.
   e. The group has not finished the first practice part of the test.

325.62 Considerations and Instructions
The examiner or monitors conducting the examination decide whether or not an applicant is too late to be admitted. If, in an exceptional case, admission is contemplated under such circumstances, the examiner or monitor must use good judgment in deciding to issue test papers to the late applicant. The examiner or monitors must consider the possible distraction and extra time that possibly could be required of the examiner or monitor to bring the applicant to the same point as the other applicants.

326 Test Administration Process

326.1 Using Directions for Conducting
Before administering any examination, the examiner must study the Directions for Conducting (DFC) in order to ensure that all necessary supplies
are on hand to conduct the test, to be acquainted with procedures, and to ensure that the examination is conducted professionally.

When ready to start, the examiner calls the group to order and reads applicants appropriate instructions in the DFC. The examiner must stand at the front of the room and read the instructions. Examiners must read with no deviations from the written instructions.

326.2 Uniform and Courteous Administration
Examiners and monitors must administer examinations uniformly in a courteous and business-like manner.

326.3 Items Allowed in the Examination Room
326.31 Authorized Items
Examiners must allow only items relating to the examination and equipment authorized for applicants’ use as noted in the DFC to be used during the examination.

326.32 Items and Behaviors Not Permitted
No unauthorized items are allowed on the applicants' desks. Unauthorized items include reference books, logarithmic tables, calculators, or other items that are not described as acceptable in the DFC. Applicants are forbidden to communicate with, give help to, or receive help from other applicants. Examiners should consider the exchange of papers or notes, attempts to make such exchanges, or conversation with any other applicant during the examination as evidence of collusion. Evidence of collusion or copying information between or among applicants may result in the cancellation of applicants’ ratings. Examiners should refer to the DFC for handling these situations.

326.4 Starting on Schedule
Examiners must start examinations promptly at the time specified on the admission documents.

326.5 Handling Examination Materials
Examiners should refer to the following guidance in handling examination materials.

326.51 Handling Answer Sheets
Answer sheets are printed on specialized equipment within very precise tolerances and must be protected from exposure to environmental elements. Long-term exposure to humidity can degrade the quality of these documents thereby causing delays in scanning and processing at NTAC. When answer sheets are cellophane-wrapped, the examiner must open only a sufficient number of packages required for the number of applicants for a session. Examiners must use answer sheets out of the cellophane as soon as possible.

326.52 Incorrect Gridding of Answer Sheets
NTAC uses a high-speed scanner to process all answer sheets; therefore, it is important that applicants mark the answer sheets properly. The scanner
reads only what applicants grid. If the gridding is incorrect, processing errors will require NTAC to take corrective action. Incorrect gridding delays the processing of tests.

326.53 Collecting Forms
Prior to starting the test, after applicants provide personal information on the answer sheets, the examiner collects the forms from the applicants as specified by the DFC.

326.54 Distributing Test Booklets
As described in the DFC, examiners distribute test booklets to applicants. Examiners must use the following procedures before distributing test booklets:

a. Count the number of test booklets on hand before passing them out.

b. Count the number of applicants in the examination room.

c. Count the number of test booklets to be passed out (same as number of applicants).

d. Count the number of test booklets remaining and verify the total count obtained in procedure a.

e. Place the remaining test booklets in the examiner’s desk drawer or other receptacle, out of sight and reach of the applicants. In sessions requiring more than one monitor, the examiner divides the booklets among the monitors. The examiner makes monitors responsible for distribution of the test material, and accountable for test booklets of applicants assigned to them.

Note: Examiners must keep the supply of test materials, used and unused, away from the applicants at all times.

326.55 Distributing One Test Booklet per Applicant
Examiners or monitors give applicants only one test booklet of each kind, unless the test booklet is defective or damaged, in which case the monitor or examiner picks up the defective booklet and replaces it with an undamaged one.

326.56 Discovering Insufficient Test Materials
If the examiner discovers that not enough examination materials are on hand for an examination, he or she must inform applicants who will be prevented from taking the examination that (1) a special examination will be scheduled for them as soon as possible, and (2) they will be notified of the date and time.

When deciding which applicants must be scheduled for a special examination, examiners must consider the immediate situation. Examiners normally admit persons with proper authorization on a first-come, first-serve basis. If too many applicants are already in the examination room when the shortage is discovered, examiners may call for volunteers, select from those who last entered the examination room, draw lots, or use whatever method appears most practical to resolve the situation. The examiner must mark the admission documents of those applicants to be rescheduled, and keep their documents for rescheduling, and must make every reasonable effort to accommodate their personal schedules.
Discovering Errors in Test Materials
When the examiner detects an error in the test materials, he or she must, nevertheless, complete the examination in full. The examiner instructs applicants to answer the item involving the error in whatever manner they think best, but allows no discussion of the matter among applicants. The examiner informs applicants that their comments about the error will be included in the examiner’s report. The examiner must report an error in test material under Remarks on the Time Record Sheet.

Timing Examinations
Examiners should refer to the following guidelines regarding timing examinations.

Timing Accuracy
Accurate timing of examinations is extremely important. Examiners must accurately time all parts of the examination, whether the actual test items or sample questions, and monitors must verify the timing for the examiner. NTAC may cancel examinations where examiners allow too much or too little time and examiners may need to reschedule the applicants when examinations are cancelled. Incorrect timing by examiners may lead to the following consequences:

a. Applicants are inconvenienced in order to retake the examination.
b. New ratings cannot be added to a register.
c. An additional workload is created for the examiner and NTAC.
d. An unnecessary expense is created and could lead to an unfavorable image of the Postal Service.

Timing Procedures
Examiners must use the following procedures when administering examinations:

a. The examiner, in accordance with the DFC, tells the applicants the time allowed for each part of the examination. For each part, the examiner enters on the Time Record Sheet the time started, then immediately enters on the same sheet when the time signal must be given for applicants to stop.
b. When the calculated stop time is reached, the examiner announces that the applicants should stop. The examiner then enters the actual time the test was stopped. This procedure is followed for each test part precisely. Examiners and monitors must ensure that all applicants stop work immediately.
c. If all applicants finish the last part of the test before time is called, the examiner will note the time the last applicant finished in the Time Stopped column and explain in Remarks why the examination was stopped early.

Completing Time Record Sheets
Examiners must correctly complete the Time Record Sheet in duplicate for each examination using instructions in the DFC. The examiner sends the original Time Record Sheet to NTAC with the answer sheets. The examiner
retains the duplicate copy and attaches to it the registry receipt for the answer sheet package after mailing it by registered mail.

326.7 Providing Correct Assistance to Applicants
Examiners must not make suggestions or remarks that might assist applicants in answering questions, explain the meaning of a question, or comment on the correctness of an applicant’s answer. Examiners must refer applicants requesting explanations to the test booklet instructions to the guidance that is provided to applicants for completing the test.

326.8 Correct Gridding of Answers
Examiners should refer to the following guidance regarding the correct gridding of answers:

a. Examiners must not allow applicants extra time to grid their answers under any circumstances.

b. Examiners must instruct applicants to grid their answers on the answer sheet, not in the test booklet.

Note: Examiners must not allow applicants who incorrectly mark their answers in the test booklet any additional time to transfer answers to the answer sheet. Examiners must report the incident on the Time Record Sheet.

326.9 Handling Exceptional Situations
Examiners should refer to the following guidance regarding the handling of exceptional situations.

326.91 When Applicants Abandon Examinations
According to instructions in the DFC, when an applicant abandons an examination, the examiner documents whether the applicant left for reasons not under his or her control.

326.92 Applicants Who Leave the Examination Room
Examiners do not normally permit applicants to leave the room during the examination, unless specifically permitted in the DFC. In unusual circumstances where absences cannot be avoided, examiners must use the following procedures:

a. The examiner or monitor collects all test materials from the applicant at the applicant’s desk.

b. Whenever possible, a monitor must accompany the applicant.

c. The examiner or monitor returns test materials to the applicant when he or she returns to the examination room.

d. Examiners must not allow applicants additional time to make up time that elapsed during their absence from the examination room under any circumstances. Examiners must consider any time spent out of the room by the applicant as part of the time allowed for the examination.
Ending Examinations

Ending the Examination
Examiners should refer to the following guidance on ending the examination:

a. Examiners may excuse applicants who complete the last part of an examination before the time limit is reached; however, not 10 minutes or less from the end of the examination.

b. Applicants must exit the examination room through one door only that is specified for that purpose by the examiner.

c. Examiners must not allow applicants to bring examination materials to the examiner’s desk while the examination is in progress.

d. Examiners must not collect examination material from applicants at the applicants’ desks.

e. After the last test part starts and just prior to applicants leaving the examination room, the examiner or monitor takes a position behind a desk or table at the exit door. The examiner or monitor collects examination materials from each applicant before allowing the applicant to exit. If an applicant does not have all the required examination materials in his or her possession, no collection of partial materials is made. The examiner or monitor instructs the applicant to return to his or her desk for the missing items.

Collecting Test Material From Applicants
Examiners and monitors must collect test materials in accordance with the DFC. They must check carefully to ensure that all materials issued to applicants are returned. If materials are missing, examiners must identify the applicants who failed to return the required materials and must determine which materials are missing. Examiners must obtain these materials from the applicants, if possible.

Prohibiting Applicant Review of Completed Tests
Examiners must not allow applicants to review or handle their examination papers after they have been completed and turned in to the examiner.

Reviewing Answer Sheets After Examination
At the conclusion of the examination and before the answer sheets are shipped to NTAC for scoring, the examiner and monitors review the personal data grids on each answer sheet and correct all circles that may have been darkened incorrectly. Careful monitoring while the gridding instructions are being given can minimize corrections.

Verifying Inventory After Examination Has Concluded
Upon completion of the examination, the examiner and monitors must immediately count the used test booklets, answer sheets, and unused booklets. The examiners then return all materials to NTAC using the directions in the DFC.
327.6 Returning Materials to NTAC
After reviewing the answer sheets, the examiner and monitors must return all used and unused materials (i.e., answer sheets, test booklets, etc.) to NTAC. For examination centers authorized to stock materials, only the used answer sheets are returned. The examiner must ship examination materials to NTAC no later than 4 calendar days from the day of the examination. The DFC contains details on procedures to follow in returning materials.

327.7 Disposition of Materials at Examination Center
Examiners should refer to the following guidance regarding the disposition of materials at the examination center.

327.71 Returning Unused and Reusable Test Materials
Examiners must retain all unused and reusable restricted and nonrestricted test materials at the examination center, if it normally maintains supplies of such materials.

327.72 Destroying Job or Office Choice Sheets
Examiners must destroy job or office choice sheets after a session has concluded.

328 Processing Examination Results

328.1 Scoring Answer Sheets
Examiners should refer to the following guidance regarding the NTAC scoring of answer sheets.

328.11 NTAC Scoring
The National Test Administration Center scores examination answer sheets and retains these records for 6 months. NTAC retains computer records indefinitely.

328.12 NTAC Ratings
NTAC converts the scores to ratings on a scale of 100. NTAC does not convert applicants’ scores that are lower than passing to numerical ratings; instead, applicants are given ratings of ineligible. NTAC adds claimed veterans’ preference points to eligible ratings only.

328.13 Data for the Hiring and Testing Subsystem
NTAC generates the data to produce notices of rating and electronic records for the Hiring and Testing Subsystem (H&T).

328.2 Transmittal of Register Records and Notices of Rating
Examiners should refer to the following guidance regarding the transmittal of records and notices of rating.

328.21 Arranging Ratings on Registers
NTAC separates entrance register records for applicants by register office (or by lead office under AER or mega register) and arranges register records in descending numerical order of final rating (including veterans’ preference points).
Arranging Notices of Rating and Alphabetical Records
For entrance registers not on H&T or for inservice results, NTAC prints and mails notices of rating to applicants. For entrance registers on H&T, NTAC provides H&T with electronic records that H&T uses to generate notices of rating and to load applicants on electronic registers. NTAC makes numeric register records available to the examination center for non-H&T registers.

33 Inservice Examination Process

331 Announcement and Application Process

331.1 Authorization to Administer Inservice Examinations
Examiners should refer to the following guidance on the authorization to administer inservice examinations.

331.11 National Examinations
The authority to administer nationwide examinations is specified in a Postal Bulletin or policy memorandum.

331.12 Local Examinations
Installation heads are authorized to open or reopen examinations in accordance with local needs.

331.2 Announcement and Closing Dates
Installation heads will announce the opening or reopening of an examination. A reasonable period of time should be provided to employees in the form of notification and preparation materials to help them prepare for the examination.

331.3 Examination Opened at Two or More Installations
When an examination is administered for two or more installations at a single location, the examiners and monitors must exercise care to ensure that employee’s grid the finance number of their own installation on their answer sheet.

331.4 Examiner Requirements
Examiners should identify examiners and determine the number of personnel required for an inservice examination according to the following guidance.

331.41 Identifying Examiners
Examination administrators must schedule examiners. Examiners must not be eligible to participate in the examination at the time it is given, or if it is reopened in the future.

331.42 Number of Required Examination Personnel
There must be one examiner or monitor for each thirty employees expected to participate (see 315.5, Number of Examiners and Monitors).
332 Examination Scheduling Process
When setting the examination date, examination administrators should avoid conflicts with holidays, religious observances, and periods of peak workload.

332.1 Scheduling Applicants
Examination administrators must ensure that appropriate examination facilities are available and sufficient test materials are on hand before scheduling employees. Once these arrangements have been finalized, admission documents indicating when and where the examination will be held are mailed to the employees.

332.2 Scheduling Makeup Dates
Examination personnel must schedule makeup dates if evidence is submitted that adequately supports the reasons described in 342, Acceptable Reasons for Scheduling Special Examinations.

333 Examination Facility Requirements
Human resources make arrangements to conduct the examination. When there is insufficient space in the installation, they must obtain space in public facilities. Payment for using the facility, for cleaning the space used, or for other utilities must be made locally (see 323.1, Condition of Facilities).

334 Examination Admission Process
334.1 Preparing for Examinations
The examiner must have the proper number of test booklets, answer sheets, and other required materials for conducting the examination. He or she reviews the DFC including the specifications of the material needed by the examiner and each applicant and the general layout of the examination.

334.2 Admitting Applicants
The examiner must check each applicant’s admission document and identification before admitting the applicant to the test room. The examiner does not collect admission documents until the personal data grids on the answer sheet have been completed. The applicants can use their admission documents to refer to their Social Security numbers for gridding on the answer sheets.

335 Conducting Examinations Properly
The examiner must conduct the examination in a manner that is fair. When explaining how to fill in the grids, the examiner must be as patient and helpful as possible. The directions for conducting the examination must be read in a clear voice and there must be no deviations from the instructions. The examiner must not offer any assistance in responding to test items or give any interpretation to examination questions. Examiners must use the following additional administrative guidelines:

a. The examiner must open all packages of sealed booklets in the presence of the applicants.
b. Examiners must report in the Remarks section of the *Time Record Sheet* any problems that surface about the test material or administration.

c. In the case of noncompetitive examinations, there may be only one applicant. In no case will the examiner modify the fairness and equity in the administration and handling of the examination and materials.

336 **Examination Submission Process**

The examiner must handle all examination materials according to the instructions in the DFC. The examiner returns all completed answer sheets and examination booklets to NTAC by registered mail.

337 **Examination Results Processing**

337.1 **Scoring Answer Sheets**

NTAC scores answer sheets and processes the results into notices of rating and register records.

337.2 **Transmittal of Register Records and Notices of Rating**

NTAC sends the notices of rating to the applicants and makes the register records available to the examination center.

34 **Special Examinations**

341 **Scheduling Special Examinations**

Examination personnel must schedule special examinations for those applicants who were unable to report on the date of the examination. If the Postal Service caused the applicant to be unable to report, every effort must be made to examine those applicants and add their scores to registers by the date screening or hiring consideration is to begin. In other cases, examination personnel schedule the examination within 30 days of the original scheduled date.

342 **Acceptable Reasons for Scheduling Special Examinations**

Examiners accept the following reasons as justification for scheduling special examinations if adequately supported by evidence of the following:


b. Quarantine.

c. Epidemic.

d. Jury duty or service as a witness.

e. Postal Service admits that it caused the applicant not to be able to report or there are circumstances that substantiate the applicant’s claim.
f. Federal and postal employees unable to attend because of official business.
g. Personal illness or injury, or illness, injury, or death of a family member.
h. Members of religious denominations that observe a religious holiday on a day on which the examination is scheduled.
i. Active duty with a reserve unit of the Armed Forces or National Guard.

343 Unacceptable Reasons for Scheduling Special Examinations
Examination personnel reject requests for special examinations based on reasons other than those listed above, except when rejection would result in unfair treatment. This authority includes cases where applicants reported and attempted the examination, but were forced to abandon it because of conditions beyond their control. Examination personnel do not grant special examinations to persons who are unable to attend because of inability to secure leave from employment.

344 Time Limit
Examination personnel must receive requests for special examinations within 30 days of the end of the condition that prevented participation on the designated date, and within 90 days of the date the applicant was scheduled for the examination.

35 Rated Applications

351 Description
For some examinations, NTAC does not use a written test to evaluate the applicant’s knowledge, skills, and abilities (KSAs). NTAC’s evaluation of the applicant’s KSAs constitutes a rated application examination.

352 Purpose
NTAC rates the applicant’s experience and training in terms of expected job performance. The rating objective is to make a quantitative and qualitative evaluation of an applicant’s knowledge, skills, and abilities against a standard of required experience and training.

353 Administering Rated Application Examinations
Human resources is responsible for opening or reopening examinations, including rated application examinations, in time to replenish registers.

353.1 Procedures
Examination personnel must refer to these procedures for administering rated application examinations.
353.11 **Requesting Examination Announcements**
The installation head requests announcement materials from NTAC. NTAC will furnish announcements, supplemental experience forms, and detailed instructions for collecting research questionnaire data from applicants.

353.12 **Providing Knowledge, Skills, and Abilities Information**
Examination personnel must provide all required knowledge, skills, and abilities information to accompany the examination announcement.

353.13 **Accepting and Forwarding Applications**
The installation head accepts applications and related forms until the closing date. The installation head ensures that adequate time is allowed for each applicant to accurately complete the application and related forms. Examination personnel check forms for completeness and forward them to NTAC. NTAC rates blank, vague, or incomplete forms as *ineligible* with no recourse for rerating. After NTAC rates an application, additional qualifications are not considered. Installation heads must forward applications and related forms for examinations opened indefinitely to NTAC weekly.

353.14 **Scoring Applications**
NTAC reviews and scores the applications and any related forms by evaluation against the job standards. NTAC then computes a rating for each applicant and eligibles are given numerical scores. Claimed veterans’ preference points are then added to the passing numerical scores of eligible entrance examination applicants.

353.15 **Returning Material to Examination Center**
NTAC returns applications and related forms to the examination center for those applicants rated eligible.

353.2 **Mailing Notices of Rating**
NTAC mails the notices of rating to the applicants.

353.3 **Registers**
Districts maintain registers in accordance with register procedures (see Chapter 4, Registers).

### 36 Performance Tests

#### 361 **Authorization**
Performance tests requirements are specified in the qualification standards found in *Bargaining Qualification Standards on the Net*, on the Postal Service Intranet. General information about qualification standards is found in 76, *Bargaining Position Qualification Standards*. 
362 Administering Performance Tests

362.1 Time of Administration
Human resources gives most performance tests after the examinee’s qualifications have been evaluated by some other method, such as written examination or rated application, and when the examinee is likely to be considered for employment. Human resources gives some performance tests, such as the typing test, to small groups of examinees depending on equipment that is available.

362.2 Administering the Tests

362.21 Personnel Administering the Test
For some performance tests, postal employees are trained to give particular tests and are designated as examiners for this purpose. The Postal Service prepares unique directions for these examiners to follow. For other performance tests, authorized NTAC-certified examiners administer the tests.

362.22 Rating Examinees
The performance test is self-scoring or scored at NTAC. When NTAC rates the examinee, eligible or ineligible is given on the basis of performance on the tasks presented in the test.

362.3 General Instructions for Examiners
Examiners should refer to the following general instructions.

362.31 Reading Instructions Before Giving Performance Tests
Before giving a performance test, examiners review the instructions that come with the performance tests. Examiners should practice reading aloud any instructions to be given before reading them to examinees, to be familiar with text and use proper emphasis.

362.32 Prior Preparation
Examiners provide the examinees the necessary equipment and supplies as listed in the DFC for the particular test. Examiners arrange to have the materials available beforehand.

362.33 Recording Time
Examiners record the time that he or she tells the examinee to start each task of the test. Examiners add to the start time the time the examinee is allowed for the task, and record that time as well. The examiners then record the time the examinee finishes.

362.4 Examination Results
Examiners should refer to the following notification and processing guidelines.

362.41 Notifying Examinees of Performance Test Results
Examiners inform the examinees of their performance test results (if self-scoring), and whether they are eligible or ineligible.
362.42 **Processing Test Results**
The Postal Service records of the performance test results as a part of the examinee's preemployment investigation file. The appointing official may request an additional eligible from the register, if necessary, to have the choice of 3 eligibles. Examination personnel annotate the register record to show pass or failure on the performance test and the date.

362.5 **Stenography Tests**
Examiners should refer to the following guidelines for instruction regarding stenography tests.

362.51 **Test Administration**
Examiners must follow instructions in the DFC for administering the examination.

362.52 **Dictation Materials and Equipment**

362.521 **Taking Dictation Notes**
Examinees may use a pen for taking dictation notes. However, all gridding on the answer sheet must be done with a number two pencil. If a shorthand-writing machine is used, the notes should be attached to Form 5922, *Stenographic Notepaper*, and the spaces at the top of the form completed.

362.522 **Using Cassette Tapes**
Examiners must use cassette tapes for administration of Dictation Test 711.

362.53 **Additional Procedural Guidance**

362.531 **Cassette Tape Procedures**
Examiners must read and practice the cassette tape procedures described in the DFC before conducting the examination. Examiners check the cassette player before the actual examination begins to ensure that it is functioning properly and can be heard by everyone in the examination room.

362.532 **Interruptions During Tests**
NTAC provides examiners with a transcript of the dictation test to follow during the dictation exercise. If there is an interruption during the actual test that cannot be avoided, the examiner stops the tape, starts with the last word that was dictated before the interruption, goes back 4 words, and begins again playing the tape at that point. Examiners advise the examinees so that they know the exact place to start taking dictation again.

362.533 **Cassette Player Malfunctions**
Any mechanical malfunction during the actual test that renders the player inoperable cancels the examination. Examiners advise the examinees that the dictation test will be rescheduled at a later date. The examiner collects all dictation materials and returns them to NTAC along with an explanation in the Comments section of the Time Record Sheet.

363 **Computer-Based Tests**
Examiners administer computer-based tests in the same manner as written and performance tests in keeping with the DFC. As with test booklets and
other restricted items, examiners must safeguard at all times the software used in giving these tests.

37 Review of Rating Requests

371 Right of Review
If applicants question the accuracy of their examination ratings, they may request a rating review by submitting the following information to the examination center:

a. Reason for requesting review.

b. Copy of Notice of Rating or the following identifying data:
   (1) Name.
   (2) Mailing address.
   (3) Social security number.
   (4) Title of examination.
   (5) Date of examination.
   (6) Examination center (city and state).
   (7) Postal installation applied for (city and state).
   (8) Final rating.

372 Forwarding Requests to NTAC
The examination center forwards the request to NTAC. NTAC rescores the test and notifies the applicant and examination center of its findings.

373 Review of Rating — Time Limitation
NTAC cannot process requests received after 6 months, as answer sheets are destroyed 6 months from the notice of rating date. Therefore, examination centers must return to applicants requests for review of examinations older than 6 months and give an appropriate explanation.

374 Review of Rating — Not Accepted From Applicants
NTAC does not accept requests for review of ratings directly from applicants.

375 Review of Rating — Additional Qualifications
After NTAC scores an examination, additional qualifications are not considered for review purposes. For a rated application, the review is restricted to the experience and training indicated on the original application.
4 Processing External Vacancy Announcements and Veterans’ Preference Claims

41 Introduction

This chapter is about the process used to (a) announce vacancies to external applicants (see Chapter 7 for more on EAS vacancies and Handbook EL-304 for positions filled under the Maintenance Selection System); (b) determine the order in which competitive applicants are considered based on examination results (where applicable); and (c) adjudicate claims for veterans’ preference.

411 Definitions

The following terms are defined as used in this chapter:

- **Appointing official** — The human resources employee or designee responsible for processing the vacancy announcement.

- **Eligibles** — Applicants who meet the qualifications for the position, including entrance examinations and other eligibility criteria.

- **Requisition** — A term used within the online application system to describe a posted vacancy announcement.

- **Vacancy announcement** — A job posting published manually or online soliciting applications from interested persons. A vacancy announcement normally contains the position title, location, position information, starting hourly rate or salary, functional purpose, qualifications and requirements, and contact information.

- **Veterans’ preference** — Veterans’ preference in its present form comes from the Veterans’ Preference Act of 1944, as amended, and is codified in various provisions of Title 5, United States Code (U.S.C.). By law, veterans who are disabled or who served on active duty in the Armed Forces during certain specified time periods or in military campaigns are entitled to preference over others in hiring from competitive lists of eligibles. Preference categories and points are distinguished by the use of codes, as follows:
  - **Compensable 30 percent preference (CPS)** — This code indicates that the individual claims a 10-point preference and has a compensable service-connected disability that is 30 percent or more. See 483.3.
Compensable disability preference (CP) — This code indicates that the individual claims a 10-point preference and has a compensable service-connected disability that is at least 10 percent but less than 30 percent. See 483.3.

Disability preference (XP) — This code indicates that the individual claims a 10-point preference and (1) has received a Purple Heart, or (2) has a current service-connected disability or is receiving compensation, disability retirement benefits, or pension from the military or the Department of Veterans Affairs, but does not qualify as a CP or CPS. See 483.3.

Five-point preference eligible (TP) — This code indicates that an individual claims a 5-point preference based on qualifying military service. See 483.1.

Veterans’ preference adjudication — The process of verifying entitlement to claimed veterans’ preference.

Responsibility

The Headquarters Talent Acquisition and Retention office (for headquarters and headquarters field unit vacancies) and Human Resources Local Services office (for vacancies within their respective districts) are responsible for the management of externally posted vacancies and the security of associated records.

Restricted Records

The Postal Service restricts access to examination results, registers, applications, Hiring Lists, and other hiring and placement materials. Postal Service employees must protect these records from access by unauthorized persons, and the records should not be in view of applicants. Authorized persons (such as hiring practices review team members, higher-level managers, or EEO counselors, dispute resolution specialists, and contract investigators) may review hiring and placement records on a need-to-know basis.

Information about individual employees may be released to collective bargaining agents if the employees are members of the collective bargaining unit represented by the collective bargaining agent. For positions filled under the Maintenance Selection System (MSS), see Handbook EL-304 for instructions pertaining to release of records associated with MSS. A collective bargaining agent may request a copy of a Hiring List when he or she represents the employees hired from the Hiring List. Identifying information for applicants not hired must be obliterated from a Hiring List before it is provided to a collective bargaining agent. The information for applicants hired from a Hiring List is not obliterated. For more information about release of protected records, see Handbook AS-353, Guide to Privacy, the Freedom of Information Act, and Records Management.
42 Announcement and Application Process

421 Announcing Vacancies
Guidelines for posting external vacancy announcements, including those requiring entrance examinations, are in 421.1 through 421.4.

421.1 When to Announce Vacancies
Announce vacancies when necessary to meet Postal Service staffing needs. When you are authorized to fill a vacant position externally, use the competitive selection process (see Chapter 2). The hiring official starts the process to post the vacancy. Post external vacancies on www.usps.com/employment.

421.2 Announcement Period
Human resources is responsible for ensuring that external announcements are posted on www.usps.com/employment for a minimum of 5 calendar days.

421.3 Attracting Applicants
In order to educate applicants about the job, the announcement should include statements that describe it. Applicants will want to know whether the position is career or noncareer, about benefits, if any, the work hours and number of hours per week as well as the duties, for example, “temporary,” “limited benefits” or “no benefits.” When restricting the area of consideration, see 421.4.

To attract qualified candidates, it is beneficial to partner with the National Diversity Initiatives office (see 122, 124, and 22).

Announcements must be posted online. To generate widespread publicity, announcements may also be distributed strategically for posting in:

a. Public and employee bulletin boards in Post Offices and in installations covered by the announcement.

b. Public bulletin boards in Post Offices and postal facilities in the local area.

c. Public bulletin boards in local, federal, state, and municipal buildings, as appropriate.

d. Federal job information centers in the local area.

e. State employment offices in the local area.

421.4 Area of Consideration
An eligibility statement regarding the area of consideration may be used on external postings. When limiting consideration to a specific geographical area, include a descriptive statement such as “must be willing to participate in screening at the local office,” and include the following statement (see 421.41 and 421.42):

Note: Veterans who are entitled to veterans' preference or covered by the Veterans Employment Opportunities Act may apply for any posted
position.
Alternative arrangements must be made as necessary for an individual performing military service.

421.41 Area of Consideration Exceptions
Applicants who are entitled to veterans’ preference or covered by the Veterans Employment Opportunities Act (see 421.42) may apply for any externally posted vacancy regardless of the applicant’s geographical location. Human resources personnel are responsible for determining the eligibility of individual applicants and justifying any rejection based on the eligibility statements.

421.42 Veterans Employment Opportunities Act
The Veterans Employment Opportunities Act (VEOA) provides that agencies must allow veterans’ preference eligibles (see subchapter 48) and other eligible veterans to apply for all positions announced externally without regard to geographic limitations.
To qualify as a VEOA eligible, an applicant must be either: (a) a “preference eligible”; or (b) a “veteran separated from the armed forces after 3 or more years of continuous active service performed under honorable conditions”; or (c) a veteran who was released shortly before completing a 3-year tour. Active service, as defined in Title 37 U.S.C, means active duty in the uniformed services and includes (a) full-time training duty; (b) annual training duty; (c) full-time National Guard duty; and (d) attendance, while in the active service, at a school designated as a service school by law or by the secretary of the military department concerned.

422 Entrance Examinations for Announced Vacancies
Many vacancies posted externally have one or more entrance examination requirements. Applicants who qualify on one or more of these examinations may receive further employment consideration depending on their examination score and preference eligible status. However, passing one or more examinations does not guarantee employment with the Postal Service (see chapter 3).

423 Processing Applications
Guidelines for processing applications in response to an open announcement are provided in 423.1 through 423.4 below.

423.1 Following Instructions on the Announcement
Individuals interested in being considered for a posted vacancy must apply according to the instructions provided on the announcement for that vacancy.

423.2 Accepting Applications
Applications are not accepted before the opening date or after the closing date of a vacancy announcement.
423.3 Allow Time to Complete the Assessment Process
If an examination is required, applicants receive instructions that may include time limits for completing the assessment process. Applicants not currently qualified on the assessment by the closing date and applicants eligible to retest must be allowed to complete the assessment within the specified time limits.

423.4 Duplicate Applications
An applicant may submit only one application per announcement for an externally posted vacancy. If the applicant submits more than one application, the examination score on the first application received stands. Human resources must reject any additional applications submitted, even if the first rating processed is an ineligible rating or lower than a subsequent rating.

423.5 Reserved

43 Examination Results and Notices of Results

431 Notice of Results
Upon completion of an examination, applicants receive a Notice of Results.

432 Current Score Valid Until Expiration Date
An applicant’s current score on the appropriate examination is used for current and future Postal Service job applications until the expiration date, unless the applicant retests on the same examination.

433 Applicants Not Meeting Examination Requirement
Applicants who do not achieve a passing score or who fail to complete the examination process are ineligible to be considered for the current vacancy or any other vacancies requiring the exam for which they applied. These applicants are (a) notified that they are not eligible for the vacancy, and (b) given the date when they will be eligible to be retested.

433.1 Retest Optional
An applicant may, but is not required to, retest on or after the retest date shown on the Notice of Results. He or she must apply under another vacancy announcement requiring the same exam. If an applicant chooses to retest, the new result will be used for that and future applications, regardless of whether it is higher or lower than the previous result.

433.2 Retest Required
An applicant must retest if he or she applies for a job requiring the same examination after the expiration date on the Notice of Result.
Applicants Who Achieve a Passing Score

Applicants who qualify on the required examination for a vacancy are known as "eligibles." Eligibles are ranked according to final score (see subchapter 44).

Effect of Veterans’ Preference Claims

External applicants may claim veterans’ preference when they apply for a vacancy. Five or ten points are added to the passing examination score or rating of an eligible who claims veterans’ preference. Thus, veterans’ preference affects the applicant’s ranking relative to other applicants for the same vacancy. To promote the efficient processing of applications, veterans’ preference is adjudicated as early in the sequence of activities as possible when processing an external vacancy.

Breaking Ties

When two or more applicants within a group have the same final numerical rating, the tie is broken by:

a. Placing XP preference eligibles ahead of TP preference eligibles.
b. Placing TP preference eligibles ahead of nonpreference eligibles.
c. Using the number, from lowest to highest, randomly assigned to the candidate’s application by the online application system.

Determining the Order of Applicants on a Hiring List

Basic Order

Applicants are organized on a Hiring List in the following order.

Group 1, Applicants Claiming Preference Based on Compensable Disability

Applicants who claim 10-point preference based on a compensable military service-connected disability of 10 percent or more are arranged at the top of the Hiring List in descending order of final numerical rating in this group.

Group 2, All Other Eligibles in Order

All other eligibles are placed in the following order:

a. Applicants claiming other 10-point preference (XP) and applicants claiming 5-point preference (TP) are placed ahead of nonpreference eligible applicants with the same final rating.
b. XP eligibles are placed ahead of TP eligibles with the same final rating.

Order for Jobs Restricted to Preference Eligibles

The following order is used for positions restricted to preference eligibles (see 232.52):

- First — Final scores with CP or CPS are arranged in order of numerical rating.
Second — All remaining scores for applicants who claim veterans’ preference marked XP or TP are arranged in order of numerical rating.

Third — All remaining scores are arranged in order of numerical rating (if nonveterans were allowed to compete).

Order for EAS Scientific and Professional Positions

Applicants for EAS scientific and professional positions are arranged by final numerical ratings, including claimed veterans’ preference points, in descending order. To break ties where the final scores are the same, applicants with CP or CPS preference are placed ahead of XP applicants, who appear ahead of TP applicants.

Order for General Application File

When filling casual or temporary vacancies that do not require an examination, applicants are sorted and must be considered for employment by priority groups in the following order:

Group 1 — Persons entitled to 10-point preference who have a compensable service-connected disability of 10 percent or more.

Group 2 — All other persons entitled to veterans’ preference.

Group 3 — All other applicants.

Other Applicant Processes

Change in Name, Address, or Veterans’ Preference Claim

Applicants are responsible for changing their contact information (such as name, address, phone numbers, email addresses) and other information in their application or online account. The applicant is responsible for notifying the responsible human resources office if contact information or veterans’ preference entitlement changes after an application is submitted. When informed of a change, human resources will re-adjudicate veterans’ preference and make adjustments to correct the eligible’s standing on the Hiring List, if appropriate (see 487).

Failure to Respond

If an eligible fails to respond to an instruction, official correspondence, or request for information needed for an eligibility or suitability decision, human resources will disqualify the applicant for failure to respond to official correspondence.
Veterans’ Preference

Requirement
The Postal Service applies veterans’ preference as required by Titles 5 and 39 U.S.C. and 5 Code of Federal Regulations for certain employment purposes, including appointment. Applicants claiming preference provide dates of active duty service and claim preference when applying for a vacancy. The applicant is responsible for providing proof of entitlement to the preference claimed. If supporting documentation is not received with the application, Human Resources notifies the eligible of the discrepancy. The applicant must present the supporting documentation by the time the selecting official considers the applicant’s application. If the eligible indicates that the preference claimed was a mistake or has changed, Human Resources cancels and, if necessary, reissues the Hiring List and adjusts the eligible’s position.

No selection can be made from the Hiring List until the adjudication process has been completed for all applicants who claim veterans’ preference points.

Authority to Adjudicate Veterans’ Preference
Veterans’ preference points can make the difference in whether or not an applicant receives employment consideration; therefore, verifying entitlement to claimed preference is essential to providing fair and equitable treatment. This process is known as adjudication.

Most veterans’ preference claims are adjudicated by the Human Resources Shared Service Center (HRSSC), the district Human Resources office, or a designee. Human Resources personnel confirm these determinations when they audit Hiring Lists. Cases involving preference as the spouse or mother of a veteran must be referred to Human Resources (Headquarters) for adjudication.

Kinds of Veterans’ Preference

No-Point Preference
A veteran discharged or released under honorable conditions from a period of active military duty after August 29, 2008, by reason of sole survivorship is eligible for preference in appointment. A sole survivor discharge is defined as the separation of a member from the armed forces, at the request of the member, who is the only surviving child in a family in which the father, mother, or one or more siblings:

a. Served in the armed forces; and
b. Was killed; died as a result of wounds, accident, or disease; is in a captured or missing in action status; or is permanently 100 percent disabled or hospitalized on a continuing basis and, as a result, is not employed gainfully; and

c. Death, status, or disability did not result from the intentional misconduct or willful neglect of the parent or sibling and was not incurred during a period of unauthorized absence; and

d. The member served in one of the situations described in Exhibit 483 and would have met the time period if the sole survivorship discharge or release had not interrupted military service.

Example: There is a requirement of 24 months of continuous active duty service, or the full period called to active duty, for a campaign medal holder or Gulf War veteran who enlisted after September 7, 1980 (or began active duty on or after October 14, 1982, and had not previously completed 24 months of continuous active duty). An individual would still be entitled to preference eligibility if the following applied:

- Active duty is cut short at fewer than 24 months by a sole survivorship discharge or release; and
- Individual meets the other requirements for veterans’ preference eligibility.

483.2 Five-Point Preference

For 5-point preference purposes, an individual must have been discharged or released from active duty service in the Armed Forces under honorable conditions (see 232.3h) and have served in one of the situations described in Exhibit 483.

Exhibit 483
Service Requirements

Persons claiming 5-point veterans’ preference or preference as a sole survivor must have been discharged or released from active duty service in the Armed Forces under honorable conditions (see 232.3h) and have served in one of the following situations:

a. During a war.

b. During the period April 28, 1952, through July 1, 1955.

c. For more than 180 consecutive days, other than for training, any part of which occurred after January 31, 1955, and before October 15, 1976.


e. For more than 180 consecutive days, other than for training, any part of which occurred during the period beginning September 11, 2001, and ending August 31, 2010.

f. In a campaign or expedition for which a campaign medal has been authorized. Any Armed Forces Campaign or Expeditionary Medal qualifies for preference.

A campaign medal holder or Gulf War veteran who originally enlisted after September 7, 1980, (or began active duty on or after October 14, 1982, and has not previously completed 24 months of continuous active duty) must
have served continuously for 24 months or the full period called or ordered to active duty. The 24-month service requirement does not apply to 10-point preference eligibles separated for disability incurred or aggravated in the line of duty, or to veterans separated for hardship or other reasons under 10 U.S.C. 1171 or 1173 or 5 U.S.C. 2108(1)(D).

**Note:** The term *preference eligible* does not include, for reduction in force (RIF) purposes, most retired members of the Armed Forces. For exceptions to this general rule, refer to OPM’s Vet Guide. However, retired members of the Armed Forces may still be preference eligibles for adverse action purposes. Active duty for training or inactive duty by National Guard or Reserve soldiers does not qualify as active duty for preference.

### 483.3 Ten-Point Preference

#### 483.31 Disabled Veterans

A veteran discharged or released from active duty under honorable conditions, who served on active duty in the Armed Forces at any time, may be assigned 10-point preference, provided the veteran meets the criteria in one of the following categories:

a. *Compensable disability preference (CP)* — Has a compensable service-connected disability that is at least 10 percent but less than 30 percent.

b. *Compensable 30 percent preference (CPS)* — Has a compensable service-connected disability that is 30 percent or more.

c. *Disability preference (XP)* — (1) has received a Purple Heart, or (2) has a current service-connected disability or is receiving compensation, disability retirement benefits, or pension from the military or the Department of Veterans Affairs, but does not qualify as a CP or CPS.

#### 483.32 Ten-Point Derived Preference (XP)

**General**

Spouses, widows, widowers, or mothers of veterans are eligible for 10 points as described in 483.322, 483.323, and 483.324. This type of preference is derived preference because it is based on service of a veteran who is not able to use the preference through unemployment or death.

**Spouses of Disabled Veterans**

The spouse of an Armed Forces’ veteran on whose service a claim is based, is eligible for 10-point veterans’ preference provided both of the following criteria are met:

a. The veteran served on active duty in the Armed Forces at any time and was discharged or released from active duty under honorable conditions.

b. The veteran has a service-connected disability and is disqualified for a federal position along the general lines of his or her usual occupation. Such a disqualification may be presumed when the veteran is unemployed, provided one of the following criteria is met:
(1) Has been rated by appropriate military or Department of Veterans Affairs authorities to be 100 percent disabled or unemployable.
(2) Has retired, been separated, or resigned from a civil service position on the basis of a disability that is service-connected in origin.
(3) Has attempted to obtain a civil service position or other position along the lines of his or her usual occupation and has failed to qualify because of a service-connected disability.

483.323 **Widows or Widowers of Veterans**
The widow or widower of a veteran, who received a discharge under honorable conditions, was not divorced from the veteran, and has not remarried, is eligible for 10-point veterans’ preference provided one of the following criteria is met:

a. The veteran served during a war or during the period April 28, 1952, through July 1, 1955, or in a campaign or expedition for which a campaign medal has been authorized.

b. The veteran died while on active duty that included service described in 483.323a above, under conditions that would not have been the basis for other than an honorable or general discharge.

If the widow or widower remarries and the remarriage is annulled, the former widow or widower may apply for restoration of preference. Evidence of divorce of the widow or widower is not a basis to restore widow or widower preference, since the act of remarriage, rather than a remarried state, terminates eligibility for preference. Thus, widow or widower preference can only be restored if the act of marriage is annulled.

483.324 **Mothers of Veterans**
Mothers of veterans are eligible for 10-point preference under the conditions described below.

a. **Mother of a deceased veteran.** The mother of a veteran who died under honorable conditions while on active duty during a war or during the period April 28, 1952, through July 1, 1955, or in a campaign or expedition for which a campaign medal has been authorized; and

   (1) She is or was married to the father of the veteran; and

   (2) She lives with her totally and permanently disabled husband (either the veteran’s father or her husband through remarriage); or

   (3) She is widowed, divorced, or separated from the veteran’s father and has not remarried; or

   (4) She remarried but is widowed, divorced, or legally separated from her husband when she claims preference.

b. **Mother of a disabled veteran.** The mother of a living disabled veteran if the veteran was separated with an honorable or general discharge from active duty performed at any time and is permanently and totally disabled from a service-connected injury or illness, the mother is or was married to the father of the veteran, and meets one of the following criteria:
(1) Lives with her totally and permanently disabled husband (either the veteran’s father or her husband through remarriage).

(2) Is widowed, divorced, or separated from the veteran’s father and has not remarried.

(3) Has remarried, but is widowed, divorced, or legally separated from her husband when she claims preference.

Proof of Preference Claimed

484.1 General

The applicant is responsible for providing the necessary proof of entitlement to claimed veterans’ preference. Proof is requested at the time of application. To promote the efficient processing of employment applications, veterans’ preference:

a. Is adjudicated at the very beginning of the screening process when possible; and

b. Is reviewed and adjudicated by the time of selection.

Adjudication of preference requires a review and comparison of the following:

a. PS Form 2591, Application for Employment.

b. DD Form 214, Certificate of Release or Discharge From Active Duty, or other official documents issued by the branch of service that certifies the service member is expected to be discharged or released from active duty service in the armed forces under honorable conditions. This must occur no later than 120 days after the date the certification is submitted for consideration in the hiring process.

c. Standard Form (SF) 15, Application for 10-Point Veteran Preference, and supporting documents.

d. Letters or certificates from the Department of Veterans Affairs and statements or retirement orders issued by a branch of the Armed Forces to substantiate entitlement to the preference claimed.

Note: Applicants who claim veterans’ preference status involving a veteran’s disability are not asked to provide information related to the nature of the disability. Applicants who fail to provide proof of entitlement at time of application must not be disqualified. Claimed veterans’ preference points will be deducted if the claim cannot be adjudicated favorably by the time of selection.

484.2 Proof for Sole Survivor Preference Claims

Veterans claiming sole survivor preference must provide:

a. Proof of discharge from active duty military service by reason of sole survivorship as that term is defined in the law; and

b. Proof of active duty service in one of the situations described in Exhibit 483, with the exception that he or she is not required to meet the length-of-service requirements.
484.3 **Proof for 5-Point Preference Claims**
Veterans claiming 5-point preference must provide proof of required service (see Exhibit 483) and a discharge under honorable conditions (see 232.3h). (See 485 for adjudicating 5-point veterans’ preference.)

484.4 **Proof for 10-Point Preference Claims**
Eligibles claiming 10-point preference provide proof by completing SF 15 and attaching the supporting documents described on the form. (See 486 for adjudicating claims for 10-point veterans’ preference.)

485 **Adjudicating Claims for Sole Survivor or 5-Point Preference**

485.1 **Verifying Entitlement**
The veteran must present a copy of the appropriate DD Form 214, Certificate of Release or Discharge From Active Duty, showing length and character of service. All applicants who have been separated from active duty in the Armed Forces should be able to produce a DD Form 214 or other certification issued by the branch of service as verification of eligibility for the preference claimed.

The adjudicator verifies entitlement for sole survivor or 5-point preference by reviewing the DD Form 214 or other certification. The adjudicator determines whether the veteran meets the criteria in 483.1 and 483.2, and either approves or denies the claim. If a claim for 5 points is denied, the 5 points are taken away, but the applicant remains eligible for consideration for the announced vacancy. An applicant claiming veterans’ preference who is still on active duty will be granted 5-point preference if the following applies:

a. The certification shows the applicant is expected to be discharged or released within 120 days; and

b. His or her application shows that he or she has the required military service, such as service in a war, campaign, or expedition.

485.2 **Campaign or Expeditionary Medal**
When a campaign or expeditionary medal is required, a veteran’s DD Form 214 showing the award of an Armed Forces Campaign or 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.

**Note:** The Armed Forces Service Medal is not qualifying for veterans’ preference. (Exhibit 485 contains a complete list of campaigns and expeditions, which comes from the VetGuide on the Office of Personnel Management’s website.)
Exhibit 485
WARS, CAMPAIGNS, AND EXPEDITIONS OF THE ARMED FORCES THAT QUALIFY FOR VETERAN’S PREFERENCE

War Service Creditable for Veterans’ Preference:

In the absence of statutory definition for war and campaign or expedition, OPM considers to be wars only those armed conflicts for which a declaration of war was issued by Congress. The title 38, U.S.C., definition of period 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 civil service purposes. Thus the last war for which active duty is qualifying for veterans’ preference is World War II. The inclusive dates for World War II service are December 7, 1941, through April 28, 1952.

Noncombat operations that are not qualifying for veterans’ preference:

Many medals are awarded for noncombat operations. These medals are not a basis for preference and include the following:

- Global War on Terrorism Service Medal for service from September 11, 2001, to date to be determined.
- The Medal of Merit for meritorious service in World War II.
- The Medal of Freedom for meritorious achievements or meritorious service to the United States on or after December 7, 1941, in the war against an enemy outside the continental limits of the United States.
- The Antarctica Service Medal for participating in a scientific, direct support, or exploratory operation on the Antarctic Continent.
- The Armed Forces Service Medal for participation in a United States military operation deemed to be a significant activity for which there was no threat of encounter of foreign armed opposition or imminent threat of hostile action.
- The Armed Forces Reserve Medal for 10 years of honorable service in a Reserve component; or active duty service in a Reserve component on or after August 1, 1990; or volunteer service for active duty on or after August 1, 1990.

Military Operations Since 1937 for Which a Campaign or Expeditionary Medal Has Been Awarded, Except for Operations Occurring During a Declared War:

Military personnel receive many awards and decorations. To help agencies make decisions concerning entitlement to veterans’ preference and other benefits, the following list identifies those awards that are campaign and expeditionary medals. Any Armed Forces Expeditionary Medal, whether listed here or not, is qualifying for veterans’ preference. The Department of Defense, not OPM, determines who is entitled to receive a medal, and under what circumstances.

The list below is derived from DOD 1348.33-M, Manual of Military Decorations and Awards. Either a veteran’s DD Form 214, Certificate of Discharge or Separation from Active Duty, or other official documents issued by the branch of service are required as verification of eligibility for veterans’ preference.
### Campaigns and Expeditions Which Qualify For Veterans’ Preference

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
</tr>
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<tbody>
<tr>
<td>Armed Forces Expeditionary Medal (AFEM) A veteran’s DD Form 214 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.</td>
<td>N/A</td>
</tr>
<tr>
<td>Afghanistan (Operation Enduring Freedom)</td>
<td>October 24, 2001, to present</td>
</tr>
<tr>
<td>Afghanistan (Operation Iraqi Freedom)</td>
<td>March 19, 2003, to present</td>
</tr>
<tr>
<td>Berlin</td>
<td>August 14, 1961, to June 1, 1963</td>
</tr>
<tr>
<td>Bosnia (Operations Joint Endeavor, Joint Guard, and Joint Forge)</td>
<td>November 20, 1995, to December 20, 1996; December 20, 1996, to June 20, 1998; June 21, 1998 to present</td>
</tr>
<tr>
<td>Cambodia</td>
<td>March 29, 1973, to August 15, 1973</td>
</tr>
<tr>
<td>Cambodia Evacuation (Operation Eagle Pull)</td>
<td>April 11, 1975, to April 13, 1975</td>
</tr>
<tr>
<td>Congo</td>
<td>July 14, 1960, to September 1, 1962, and November 23, 1964 to November 27, 1964</td>
</tr>
<tr>
<td>Cuba</td>
<td>October 24, 1962, to June 1, 1963</td>
</tr>
<tr>
<td>Dominican Republic</td>
<td>April 28, 1965, to September 21, 1966</td>
</tr>
<tr>
<td>El Salvador</td>
<td>January 1, 1981, to February 1, 1992</td>
</tr>
<tr>
<td>Haiti (Operation Uphold Democracy)</td>
<td>September 16, 1994, to March 31, 1995</td>
</tr>
<tr>
<td>Iraq (Operation Northern Watch)</td>
<td>January 1, 1997, to present</td>
</tr>
<tr>
<td>Iraq (Operation Enduring Freedom)</td>
<td>October 24, 2001, to present</td>
</tr>
<tr>
<td>Iraq (Operation Iraqi Freedom)</td>
<td>March 19, 2003, to August 31, 2010</td>
</tr>
<tr>
<td>Korea</td>
<td>October 1, 1966, to June 30, 1974</td>
</tr>
<tr>
<td>Kosovo</td>
<td>March 24, 1999, to present</td>
</tr>
<tr>
<td>Laos</td>
<td>April 19, 1961, to October 7, 1962</td>
</tr>
<tr>
<td>Lebanon</td>
<td>July 1, 1958, to November 1, 1958, and June 1, 1983, to December 1, 1987</td>
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<tr>
<td>Mayaguez Operation</td>
<td>May 15, 1975, to May 15, 1975</td>
</tr>
<tr>
<td>Operations in the Libyan Area (Operation Eldorado Canyon)</td>
<td>April 12, 1986, to April 17, 1986</td>
</tr>
<tr>
<td>Panama (Operation Just Cause)</td>
<td>December 20, 1989, to January 31, 1990</td>
</tr>
<tr>
<td>Persian Gulf Operation (Operation Earnest Will)</td>
<td>July 24, 1987, to August 1, 1990</td>
</tr>
<tr>
<td>Persian Gulf Operation (Operation Southern Watch)</td>
<td>December 1, 1995, to present</td>
</tr>
<tr>
<td>Persian Gulf Operation (Operation Vigilant Sentinel)</td>
<td>December 1, 1995, to February 1, 1997</td>
</tr>
<tr>
<td>Persian Gulf Intercept Operation</td>
<td>December 1, 1995, to present</td>
</tr>
<tr>
<td>Quemoy and Matsu Islands</td>
<td>August 23, 1958, to June 1, 1963</td>
</tr>
<tr>
<td>Somalia (Operations Restore Hope and United Shield)</td>
<td>December 5, 1992, to March 31, 1995</td>
</tr>
<tr>
<td>Taiwan Straits</td>
<td>August 23, 1958, to January 1, 1959</td>
</tr>
<tr>
<td>Thailand</td>
<td>May 16, 1962, to August 10, 1962</td>
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</tbody>
</table>
### Navy Expeditionary Medal and Marine Corps Medal for These Operations

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
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<tbody>
<tr>
<td>Cuba</td>
<td>January 3, 1961, to October 23, 1962</td>
</tr>
<tr>
<td>Indian Ocean/Iran</td>
<td>November 21, 1979, to October 20, 1981</td>
</tr>
<tr>
<td>Iranian/Yemen/Indian Ocean</td>
<td>December 8, 1978, to June 6, 1979</td>
</tr>
<tr>
<td>Lebanon</td>
<td>August 20, 1982, to May 31, 1983</td>
</tr>
<tr>
<td>Libyan Area</td>
<td>January 20, 1986, to June 27, 1986</td>
</tr>
<tr>
<td>Panama</td>
<td>April 1, 1980, to December 19, 1986, and February 1, 1990</td>
</tr>
<tr>
<td>Persian Gulf</td>
<td>February 1, 1987, to July 23, 1987</td>
</tr>
<tr>
<td>Rwanda (Operation Distant Runner)</td>
<td>April 7, 1994, to April 18, 1994</td>
</tr>
<tr>
<td>Thailand</td>
<td>May 16, 1962, to August 10, 1962</td>
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### Other Campaign and Service Medals Qualifying for Preference

<table>
<thead>
<tr>
<th>Campaign or Expedition</th>
<th>Inclusive Dates</th>
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<tbody>
<tr>
<td>Army Occupation of Austria</td>
<td>May 9, 1945, to July 27, 1955</td>
</tr>
<tr>
<td>Army Occupation of Berlin</td>
<td>May 9, 1945, to October 2, 1990</td>
</tr>
<tr>
<td>Army Occupation of Germany (exclusive of Berlin)</td>
<td>May 9, 1945, to May 5, 1955</td>
</tr>
<tr>
<td>Army Occupation of Japan</td>
<td>September 3, 1945, to April 27, 1952</td>
</tr>
<tr>
<td>Chinese Service Medal (Extended)</td>
<td>September 2, 1945, to April 1, 1957</td>
</tr>
<tr>
<td>Kosovo Campaign Medal (KCM) Operation Allied Force</td>
<td>March 24, 1999, to June 10, 1999</td>
</tr>
<tr>
<td>Kosovo Campaign Medal (KCM) Operation Joint Guardian</td>
<td>June 11, 1999, to (date to be determined)</td>
</tr>
<tr>
<td>Kosovo Campaign Medal (KCM) Operation Allied Harbor</td>
<td>April 4, 1999, to September 1, 1999</td>
</tr>
<tr>
<td>Kosovo Campaign Medal (KCM) Operation Sustain Hope/ Shining Hope</td>
<td>April 4, 1999, to July 10, 1999</td>
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<tr>
<td>Kosovo Campaign Medal (KCM) Operation Noble Anvil</td>
<td>March 24, 1999, to July 20, 1999</td>
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<td>Kosovo Campaign Medal (KCM) Task Force Hawk</td>
<td>April 5, 1999, to June 24, 1999</td>
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<tr>
<td>Kosovo Campaign Medal (KCM) Task Force Saber</td>
<td>March 31, 1999, to July 8, 1999</td>
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<td>Kosovo Campaign Medal (KCM) Task Force Falcon</td>
<td>June 11, 1999, to (date to be determined)</td>
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<tr>
<td>Kosovo Campaign Medal (KCM) Task Force Hunter</td>
<td>April 1, 1999, to November 1, 1999</td>
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<tr>
<td>Navy Occupation of Austria</td>
<td>May 8, 1945, to October 25, 1954</td>
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</tbody>
</table>
486.22 Adjudicating Claims for 10-Point Preference

486.1 Nature of Discharge
Human resources must verify the veteran’s discharge under honorable conditions. A statement from the records of the U.S. Department of Veterans Affairs showing that the veteran was discharged under honorable conditions will meet this requirement. Alternatively, the discharge may be verified from the character of service block on the DD Form 214, Certificate of Release or Discharge From Active Duty. (See 232.3n for a description of discharges under honorable conditions. and discharges that do not meet the requirement.)

486.2 Documentation
The adjudicator must have a fully completed SF 15 for any claim for 10-point preference. Applicants who claim 10-point preference must provide all of the documentation described on the SF 15 for the type of preference they are claiming.

Occasionally, applicants may submit a copy of a rating decision letter that contains medical information to support a claim for 10-point preference. In such instances, human resources (a) acknowledges receipt of the information; (b) indicates successful adjudication of the claimed preference on the bottom of page one of SF 15; and (c) promptly returns the document containing the medical information to the veteran applicant.

486.21 Disabled Veterans’ Preference
The adjudicator determines if the documentation described on the SF 15 and the completed SF 15 submitted by the applicant provide sufficient proof for one of the following categories:

a. Compensable disability preference (CP) — Has a compensable service-connected disability that is at least 10 percent but less than 30 percent.

b. Compensable 30 percent preference (CPS) — Has a compensable service-connected disability that is 30 percent or more.

c. Disability preference (XP) — (1) has received a Purple Heart; (2) has a current service-connected disability; or (3) is receiving compensation, disability retirement benefits, or pension from the military or the Department of Veterans Affairs, but does not qualify as a CP or CPS.

486.22 Spouse, Widow, or Mother Preference
Claims for spouse, widow, or mother preference are dependent on the current marital status of the claimant, as attested to on the SF 15. (A copy of
the marriage license or certificate must always be included with the SF 15.) Under the law, nonservice-connected disabilities cannot be considered in the allowance of spouse preference, even though the nonservice-connected disability is total or permanent.

486.221 **Claims for Spouse Preference**
The Office of Organizational Effectiveness at Headquarters adjudicates claims for spouse preference. Requests for adjudication should be submitted to this office with the applicant’s SF 15 and all supporting documentation.

486.222 **Claims for Widow or Widower Preference**
Human resources is responsible for adjudicating preference claims for widows or widowers who meet the criteria listed in 483.323, *Widows or Widowers of Veterans*, and have the proof described on SF 15, including a copy of the marriage license or certificate.

486.223 **Claims for Mother Preference**
The Office of Organizational Effectiveness at Headquarters adjudicates claims for mother preference. Requests for adjudication should be submitted to this office with the applicant’s SF 15 and all supporting documentation.

487 **Adjusting Veterans’ Preference After Adjudication**

487.1 **Claimed Preference Adjustments**
If the preference points to which the veteran is entitled are different from the veteran’s claim at the time of application, human resources adjusts the score based on the proof presented by the eligible.

487.2 **Changes on Hiring List When Veterans’ Preference Is Adjusted**
See 481.

487.3 **Notification to Applicant When Claimed Preference Is Not Allowed**
In any instance where claimed preference is not proven and allowed, human resources informs the eligible in writing. If the final examination rating was adjusted, notification to the eligible must include the new rating.

487.4 **Return of Documents Presented for Proof**
After the preference has been adjudicated, all original documents submitted by the applicant as proof are returned to the applicant. Occasionally, applicants may submit a copy of a rating decision letter that contains medical information to support a claim for 10-point preference. In such instances, the adjudicator (a) acknowledges receipt of the information; (b) indicates successful adjudication of the claimed preference on the bottom of page one of SF 15; and (c) promptly returns the document containing the medical information to the veteran applicant.
Appointment at Lesser Preference Level

The hiring official can select and appoint an applicant if, while the applicant’s claim for preference is being adjudicated, the applicant is within reach for appointment as ranked with a lesser preference for which the applicant is entitled.
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511 Policy and Applicability
The Postal Service’s multiple component screening process must be applied consistently to applicants who are likely to be selected for all positions regardless of type of appointment.

511.1 Policy
The following policies apply to the suitability screening of applicants for employment including those components that take place after appointment.

511.11 Rights to Workplace Safety and Mail Security
The Postal Service is obligated to maintain the security of the mail and public trust and assure confidence in the reliability and integrity of its employees. Employees have the right to expect a safe work environment, and the public has a right to expect the Postal Service to maintain the privacy of the mail. Federal law makes it clear that protection of mail, postal funds, and property is the responsibility of every postal employee. The Postal Service must therefore make certain that individuals selected for employment have been carefully screened, evaluated, and determined suitable for postal employment so that the conduct of individuals selected for employment will reflect favorably on the organization.

511.12 Nondiscrimination in Hiring
It is Postal Service policy not to discriminate in personnel decisions on the basis of:

a. Race, color, sex (including pregnancy, sexual orientation, and gender identity, including transgender status), national origin, religion, age (40 or over), genetic information, disability, or retaliation for engaging in EEO-protected activity as provided by law; or

b. Other non-meritorious factors, such as political affiliation; marital status; status as a parent; and past, present, or future military service.

511.13 Policy for Residence Requirements
Unless specified in an examination announcement or a selection program, applications for positions in the Postal Service are accepted without regard to a residency requirement.
511.2 **Applicability of These Instructions**
Suitability screening is an essential component of the hiring process for all applicants for employment, career, or noncareer positions. These instructions apply to applicants from all recruitment sources, including former employees whether from registers, application files, noncompetitive reinstatement, or transfer to the Postal Service.

512 **Screening Process Philosophy**
Suitability screening identifies applicants who possess the necessary skills, abilities, and qualifications to perform specific jobs in the Postal Service. Conversely, the screening process is designed to disqualify ineligible or unsuitable applicants.
Proper execution of the screening process will do the following:

a. Identify applicants who meet suitability requirements; and
b. Give officials valuable information for use in considering applicants for employment.

512.1 **Personal Qualifications**
In addition to possessing the required skills and abilities, potential employees must have personal qualifications consistent with the characteristics in sections 512.11 through 512.14.

512.11 **Conscientiousness**
Applicants must meet the following criteria:

a. Consistently follow attendance rules, regulations, and procedures.
b. Demonstrate personal discipline.
c. Complete work assignments with appropriate levels of supervision.
d. Perform the essential duties of their positions competently and effectively.
e. Behave ethically, honestly, and openly with supervisors and coworkers.
f. Admit work-related mistakes without blaming others.
g. Be trustworthy with mail, money, and organizational property.

512.12 **Adaptability**
Applicants must meet the following criteria:

a. Adapt well to technological, supervisory, and organizational changes.
b. Respond and react constructively to stress, setbacks, or frustrations related to change.
c. Accept and complete new or changed assignments.

512.13 **Cooperation**
Applicants must meet the following criteria:

a. Cooperate and work well with others in the organization.
b. Contribute to positive work relations and avoid unnecessary conflict.
c. Courteously help coworkers and customers without complaint.
512.14 **Communication**
Applicants must meet the following criteria:

a. Receive and transmit information effectively as required by the job.
b. Understand instructions adequately for safe and effective job performance.

512.2 **Sequence of Screening Activities**
The sequence of suitability activities in 512.21 and 512.22 is designed to conserve time and hasten the process of screening. An overview of other screening activities is in 512.23 through 512.26. Nothing in this section should be interpreted to prevent the Postal Service from taking action based on false information given during the screening process.

512.21 **Preemployment Orientation**
The objective of preemployment orientation is to provide those applicants whose standing on the pre-hire list is such that they will be considered for employment within a reasonable time an opportunity to become more familiar with the jobs for which they could receive future consideration.

Applicants are scheduled for a preemployment orientation session consisting of, but not limited to, the following activities:

a. Tour of the job site.
b. Explanation of pay, benefits, terms of employment, job expectations, probationary/evaluation period, and training requirements that must be met to be retained.
c. Overview of screening requirements.
d. Explanation of corporate values.
e. Showing of realistic job preview videos, as appropriate, to enhance applicants’ understanding of the positions to be filled externally.
f. Collecting copies of the following documents:

   (1) SF 15, *Claim for 10-Point Veteran Preference*.
   (2) DD Form 214, *Certificate of Release or Discharge from Active Duty*.
   (3) Letters or certificates from the Department of Veterans Affairs.
   (4) Statements or retirement orders issued by branches of the Armed Forces.

512.22 **Prescreening**
The responsible hiring officials will establish a preemployment investigation file for each applicant who meets all of the following items:

a. Attends preemployment orientation;
b. Remains interested in postal jobs; and
c. Is likely to be considered.

The preemployment investigative file is the repository for all documents collected at the preemployment orientation, information obtained during suitability screening, and investigative results recorded on the Interview Sheet and Checklist (Exhibit 512.22, pages 1 and 2). The hiring officials will complete and sign the Post-Offer Checklist (Exhibit 512.22, page 3). Records
that are kept in the preemployment investigation files are described below and are retained for five years and then sent to the Federal Records Center for another five years (see Handbook AS-353, Appendix. E, USPS 100.100 for details):

a. Correspondence and statements relating to applicants having relatives that are Postal Service employees.

b. Documents relating to claims for veterans’ preference including:
   (1) SF 15, Claim for 10-Point Veteran Preference;
   (2) Letters or certificates from the Department of Veterans Affairs; and
   (3) Statements or retirement orders issued by military service branches.

c. Copies of DD Form 214, Certificate of Release or Discharge from Active Duty, and other military records used in adjudicating veteran’s preference and determining applicants’ suitability for military service history.

d. Interview Sheet (Exhibit 512.22, page 1 for bargaining unit hiring) or notes.

e. Interview Checklist (Exhibit 512.22, page 2).

f. Post-Offer Checklist (Exhibit 512.22, page 3).

The following records are collected, reviewed, and stored electronically:

a. PS Form 2591, Application for Employment, including supplemental application forms and any statements from applicants adding to original applications.

b. PS Form 2181-A, Preemployment Screening — Authorization and Release.

c. PS Form 2181-B, Applicant Drug Testing — Consent and Release.


e. Police records (state, county, and local) and correspondence to and from police departments.

f. Driving abstracts from state departments of motor vehicles.

g. Results of automotive mechanic bench test, qualification review panel evaluation, typing test, or other requirements.
### INTERVIEW SHEET

<table>
<thead>
<tr>
<th>Work Setting and Job Content</th>
<th>Application Review: Discuss/Verify during Interview</th>
<th>Interview Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>■ Similar work content</td>
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<tr>
<td>■ Similar work environment</td>
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<td>■ Similar level of supervision</td>
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<tr>
<td>■ Safety requirements</td>
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<tr>
<td>■ Applicant expectations of job</td>
<td></td>
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<tr>
<td>■ Applicant expectations of environment</td>
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<td>Conscientiousness</td>
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<tr>
<td>■ Time and attendance</td>
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<td>■ Task and assignment completion</td>
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<tr>
<td>■ Admission of errors/mistakes</td>
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<td>■ Responsibility for money/property</td>
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<tr>
<td>■ Performance of job in safe manner</td>
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<tr>
<td>■ “Doing what it takes to get the job done”</td>
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<td>Adaptability</td>
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<tr>
<td>■ Changes in work schedules</td>
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<td>■ Changes in work load or priorities</td>
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<td>■ Changes in supervision or staffing</td>
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<td>■ Changes in working conditions</td>
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<td>Cooperation</td>
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<tr>
<td>■ Working with others in sequenced tasks</td>
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<tr>
<td>■ Working with others on shared tasks</td>
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<td>■ Assisting customers or coworkers</td>
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<td>■ Conflicts with coworkers, superiors,</td>
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<td>■ Subordinates, or customers</td>
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<td>Communication</td>
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<td>■ Taking direction from different supervisors</td>
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<td>■ Using verbal or written instructions to</td>
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<td>■ Complete work</td>
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<td>■ Transmitting information verbally</td>
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<td>■ Communicating with the public in-person or</td>
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<td>■ Via telephone</td>
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<td>Customer Service</td>
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<td>■ Responding to customer requests in-person</td>
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<td>■ Via telephone</td>
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<td>■ Dealing with dissatisfied customers or</td>
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<td>■ Inappropriate behavior</td>
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<td>■ Directing customers to the appropriate</td>
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<tr>
<td>■ Source for their needs</td>
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<tr>
<td>Selective Service (Males only)</td>
<td>Signed Up  Yes No – Reason –</td>
<td></td>
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<tr>
<td>Work History</td>
<td>Discussed Yes No</td>
<td></td>
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<tr>
<td>Photo ID match to PS Form 2591</td>
<td>Yes No</td>
<td></td>
</tr>
<tr>
<td>Valid Driver’s License</td>
<td>Yes No</td>
<td></td>
</tr>
</tbody>
</table>
Interview Result:
- Select
- Strongly recommended
- Recommended
- Not recommended (provide reason below)
- Not eligible/not suitable (explanatory comments required below)
- Did not attend scheduled interview / failed to respond

Reason Not Recommended:
__________________________________________________________________________________

Reason Not Eligible/Suitable:
- May not meet driving requirements
  - Does not have 2 years continuous driving experience
  - License currently suspended
- Selective Service Registration requirement not met — validated at http://www.sss.gov
- Military history concerns
- Employment history concerns
- Postal Service history concerns
- Basic English competency not demonstrated

Applicant requested Accommodation:
- Religious
- Disability

Federal Employment:
- Applicant is a current Postal Service employee — where? ________________________________
- Applicant is a former Postal Service employee
- Applicant works or has worked for another federal agency
- I am a certified Interviewer

__________________________________________________________
(Print Name)

__________________________________________________________ ____________________________
(Sign Name) (Date)
Interview Sheet and Checklist and Post-Offer Checklist (page 3 of 3)

APPLICANT NAME: _____________________________________________________ EOD Date: ____________________

POST-OFFER CHECKLIST

☐ To-Do List submitted (at least 4 business days in advance of effective date)

☐ Arrange for applicant to complete:
  ☐ I-9
  ☐ PS Form 61
  ☐ PS Form 8139
  ☐ SF 85 by sending invite from Pangea
  ☐ Local Tax Form, if applicable

☐ NACI/Background Investigation Initiated
  ☐ Fingerprints collected
  ☐ SF 85 submitted in Pangea
  ☐ Request sent to the Inspection Service

☐ All derogatory information was reviewed for suitability determination
  ☐ Review
    ☐ NACI/Background Investigation results
    ☐ PS Form 61 — has anything changed since the application for employment?
    ☐ I-9 indicates citizenship or permanent resident alien requirements met

☐ Forms submitted to eOPF Loose Papers:
  ☐ I-9
  ☐ PS Form 8139
  ☐ PS Form 61
  ☐ NACI Certificate of Completion

__________________________________________________________
(Print Name)

____________________________________________________ __________________________
(Sign Name) (Date)
512.221 **Authorization and Release**
Hiring officials should make no inquiry regarding the applicant without having the applicant complete the following:

a. PS Form 2181-A, *Preemployment Screening — Authorization and Release*;

b. PS Form 2181-B, *Applicant Drug Testing — Consent and Release*; and


PS Forms 2181-A and 2181-D are collected electronically in connection with preemployment screening requests for motor vehicle abstracts, and criminal background checks, and PS Form 2181-B is collected electronically for drug testing. Completed hard copies of PS Forms 2181-A, 2181-B, and 2181-D are required for any screenings performed outside of the applicant tracking system (i.e., military records requests, noncompetitive hiring, etc.). If the applicant fails to complete PS Form 2181-A, 2181-B, or 2181-D, then the hiring official may be unable to make a suitability determination.

512.222 **Applicant Identification**
No applicant will be admitted to an entrance examination without photo ID. The ID must be:

a. Original;

b. Current;

c. Legible;

d. Issued by the federal or a state government; and

e. One of the following:
   1. Driver License.
   4. U.S. Military ID.
   5. U.S. Resident Card/Green Card.
   8. U.S. Territory ID (Puerto Rico, Guam, etc.).
   9. Postal Service employee ID.

512.223 **Adjudicating Veterans’ Preference**
It is of the utmost importance to verify veterans’ preference claims early in the process to ensure that the claimants are entitled to potential consideration. The HR Shared Service Center is responsible for the adjudication of veterans’ preference. Failure to verify claims could delay hiring, increase costs, and unnecessarily raise the expectations of applicants.

512.224 **Reviewing the Employment Application**
The hiring official must carefully review the applicants’ PS Form 2591 and all other forms for the following:

a. Omissions;
b. False statements;

c. Unaccounted periods; and

d. Poor employment records.

Each application must bear the applicant’s signature and must contain satisfactory answers to the items on the form. Human resources personnel or a certified interviewer notes the results of the review on the interview checklist (see Exhibit 512.22, page 2).

512.225 Initiating Inquiries

HR Shared Service Center will:

a. Obtain official personnel folders (OPFs) if an applicant has prior Postal Service or other federal service.

b. Perform county criminal record checks for all applicants after extension of a job offer.

c. Requests Department of Veterans Affairs records as appropriate. If an applicant who served on active duty in the Armed Forces received a character of service rating other than honorable, then the HR Shared Service Center will obtain the applicant’s statement about why the discharge was not honorable. Inquiries are then sent to the military for an explanation of why an honorable discharge was not given.

512.226 Applicants for Positions That Require a Commercial Driver’s License

As a condition of Postal Service employment, information must be obtained on these applicants’ positive alcohol or drug tests and refusals to be tested within the prior two years. The HR Shared Service Center will issue a release of information form to the applicant for signature. This form is sent to the previous employer and returned to the medical review officer. Only applicants who have been determined as drug-free are eligible for selection consideration. If the applicant refuses to sign the release or the previous employers refuse to release the information, the conditional job offer should be rescinded for insufficient information. See Management Instruction PO-720-2010-1, Alcohol and Drug Testing of Employees With a Commercial Driver’s License, December 5, 2009.

512.227 Reviewing Replies

HR Shared Service Center will review responses to the inquiries listed above as they are received.

512.228 Initiating Qualifying Tests

Applicants for jobs that have performance test requirements are scheduled for the performance examinations. Similarly, where a qualification review panel evaluation is required, applicants are sent appropriate supplemental forms for their completion to be evaluated by a review panel.

512.229 Evaluating and Determining Applicant Suitability

Selecting officials or designees evaluate and determine applicants’ overall or personal suitability for Postal Service employment by taking into account, but not limiting themselves to, the following factors:

a. Prior employment history (see 514.1).

b. Military service (see 514.2).

c. Criminal conviction history (see 514.3).
Selecting officials also make determinations regarding eligibility factors such as the following:

a. Minimum age (see 513.2).

b. Selective Service System status (if required) (see 515).

c. Driving history (if required) (see 516).

HR Shared Service Center rejects applicants found unsuitable or ineligible for employment and notifies these applicants in a letter of this decision. Applicants who are unsuitable are informed that they may request reconsideration. Applicants who are ineligible because they do not meet safe driving requirements (if driving is required) are provided a copy of the motor vehicle record and information necessary to file a dispute, if desired, of the record. If an unsuitable or ineligible decision is reversed after a review of a request for reconsideration, the applicant is reactivated.

512.23 Interview

The interview is an essential element in the screening process and its purpose is to predict the likely job performance of the applicant if selected. The interview process contains three components:

a. Informing the applicant of job and organizational information needed to make an informed decision about potential Postal Service employment and to make a good job placement.

b. Verifying existing information.

c. Collecting additional job-relevant information to ensure the applicant is eligible and suitable for Postal Service employment.

512.24 Selection and Extension of Job Offer

The object of the selection process is to select the best-qualified applicant for each vacancy and make a job offer. The rule of three requires that each vacancy be filled by selection of one of the three highest ranking applicants on the appropriate list, provided that a preference-eligible applicant is not passed over in order to select a lower ranking nonpreference eligible applicant (see 61, Selection Preparations and 62, Selection Procedures).

If fewer than three applicants are on the list, the hiring official may still select an applicant observing the same restriction on passing over a preference-eligible applicant. Applicants who have been disqualified are not included among the applicants to be considered (see 522, Deciding Eligibility and Suitability). To comply with the Rehabilitation Act of 1973, the applicant must have a bona fide job offer before participating in the medical assessment. The requirements of the Rehabilitation Act of 1973 prohibits a federal employer from asking orally or in writing about the applicant’s physical fitness for the position before making the job offer (see Appendix E, paragraph d., Rehabilitation Act of 1973).

When the applicant received a bona fide job offer, he or she will be asked about his or her criminal history. He or she will also be asked to authorize a criminal background check. No such check will be obtained until the applicant has completed the necessary authorization and release documents. See 512.221.
512.25 **Post-Job Offer Activities**

In addition to the medical assessment, post-job offer activities include the following tasks:


b. Initiating National Agency Checks with Inquiries (NACIs) or the appropriate background investigation for the position.

c. Reviewing of PS Form 61, *Appointment Affidavit*, to ensure its completion.

d. Administering the oath of office.

e. Reviewing official personnel folders (OPFs) from prior Postal Service or other agency employment, if they had not been available before appointment because of current employment.

f. Reviewing job expectations with the new employee (career or noncareer) using PS Form 1750, *Employee Evaluation and/or Probationary Report*, and the probationary period or first 90 days of employment (noncareer) evaluation process.

512.26 **Components**

Components of the suitability process listed below are covered in the sections indicated:

a. Veterans' Preference Adjudication. 512.27

b. Eligibility Requirements. 513
   (1) Minimum Age. 513.2
   (2) Relatives. 513.3
   (3) Citizenship Policy. 513.4

c. Application for Employment. 514
   (1) Employment History. 514.1
   (2) Military Service History. 514.2
   (3) Criminal Conviction History. 514.3
   (4) Selective Service Registration. 515
   (5) Driving History (Driving Positions only). 516
   (6) Qualifying Tests. 517
   (7) Illegal Drug Use and Drug Screening. 518

d. Determination of Eligibility and Suitability. 52
   (1) Other Suitability Issues. 53
   (2) Preemployment Interview. 54

e. Selection and Extension of Job Offer. 545

f. New Hire Investigations. 56

g. Medical Suitability. 57

h. Appointment Affidavit. 581

i. Review of Official Personnel Folder. 582

j. Security Investigation. 583

k. Employee Evaluation. 584
512.27 Veterans’ Preference Adjudication

512.271 Policy of Early Verification
To promote efficient processing of employment applications, veterans’ preference is adjudicated at the very beginning of the screening process.

512.272 Documents Review
Adjudication of preference requires a review and comparison of forms collected at preemployment orientation, including the following:
   a. Form 2591, Application for Employment.
   b. DD Form 214, Certificate of Release or Discharge from Active Duty.
   c. SF 15, Claim for 10-Point Veteran Preference.
   d. Letters or certificates from the Department of Veterans Affairs and statements or retirement orders issued by a branch of the Armed Forces.

512.273 Verification of Entitlement to Preference Claimed
Veterans’ preference claimed is added to ratings in the Applicant Tracking System. Entitlement to and proof of preference are outlined in 48, Veterans’ Preference.

513 Eligibility Requirements

513.1 Application Review
A review of Form 2591 must occur no later than interview preparation in the hiring process, and must include careful attention to the eligibility requirements for applicants. These include age requirements, restrictions on employment of relatives, and a Selective Service System (SSS) requirement (for certain males). While the Postal Service’s citizenship policy requirements are addressed on Form 2591, documents pertaining to this eligibility may not be reviewed until a bona fide job offer has been extended (see 545, Selection and Extension of Job Offer).

513.2 Minimum and Maximum Age Requirements
There is no maximum age limit for appointment to positions in the Postal Service, and the general minimum age requirement is 18 at the time of appointment. The following are exceptions:
   a. Postal inspector positions. An applicant must be at least 21 years old, but not older than 36, to apply for postal inspector positions.
   b. Other positions. For high school graduates or for persons certified by local school authorities as having terminated formal education for adequate reasons, the minimum age is 16.

Note: Area vice presidents have the authority to reduce the general minimum age limit to 17 for non-high school graduates for periods that are necessary in places where recruiting difficulties make employment of persons under 18 years essential. They may also authorize employing persons 16 years old or older during the holiday season. However, any such authorizations must be in compliance with the Fair Labor Standards.
Act. Persons under 18 years of age may not be assigned to any position that requires them to operate any of the following:

a. A motor vehicle.
b. A power-driven woodworking machine.
c. A power-driven hoisting apparatus.
d. A power-driven, circular saw, band saw, or guillotine shears, or metal forming, punching, and shearing machine.

513.3 Relatives

513.31 Policy
Postal managers and other nonbargaining employees may not be involved in or interfere in any way with the selection of their relatives to postal positions. They cannot recommend the hiring, employment, or promotion of a relative, or interfere with the selection process in any way that may benefit a relative, or show any expression of interest that may be construed as an impropriety. Postal managers may not hire, employ, assign, or promote to vacancies under their direct jurisdiction, a relative, or a relative of any nonbargaining employee, if the relative was improperly recommended to the manager in violation of these regulations.

The attempt by any postal manager or nonbargaining employee to recommend, influence, or express interest that may be construed as influence in the appointment or promotion of a relative, is prohibited. To protect public and employee confidence in the integrity of postal selection procedures, appointing and approving officials must contemplate whether the appointment or promotion of a relative is likely to create the appearance of impropriety in the eyes of the public and other postal employees. If so, an alternate selection should be made.

513.32 Applicable Definitions
The following definitions apply to the appointment of relatives to postal positions:

a. Manager — is an employee with the vested or delegated authority to hire, employ, or promote individuals, or effectively to recommend individuals for such actions.

b. Nonbargaining employee — is any employee permanently or temporarily employed in the executive and administrative schedule (EAS) salary schedule, or in the Postal Career Executive Service (PCES).
c. **Relative** — by Postal Service definition, broadly includes the following family members by blood, marriage, or adoption:

- Aunt
- Brother
- Brother-in-law
- Daughter
- Daughter-in-law
- Father
- Father-in-law
- First cousin
- Granddaughter
- Grandfather
- Grandmother
- Grandson
- Half brother
- Half sister
- Husband
- Mother
- Mother-in-law
- Nephew
- Niece
- Stepsister
- Stepdaughter
- Stepfather
- Stepbrother
- Wife
- Son
- Son-in-law
- Stepdaughter
- Stepfather
- Sister
- Sister-in-law
- Uncle
- Wife

*Note:* When applicable, a relationship is dissolved by death or divorce.

### 513.33 Conditions for Elevating Selection and Appointing Authority

When a manager’s relative is within reach for consideration for (1) appointment, or (2) assignment or promotion to a vacancy within the organization where the nonbargaining manager or employee exercises any jurisdiction or control, the selection and appointing authority moves to the next higher management level. The complete file (i.e., Hiring Worksheet, promotion file, all related documents, and a full description of the family relationship) must be forwarded to the next higher authority above the postal manager, according to the following criteria:

a. If the policy (see 513.31, **Policy**) prohibits the appointment or promotion, the nonbargaining manager or employee forwards the complete file without a recommendation. The next higher level authority must determine whether to make the appointment or promotion.

b. If the appointment or promotion is not prohibited (see 513.31, **Policy**), and a relative of a postal manager is to be appointed or promoted, the appointing official forwards the complete file with a recommendation to the next higher-level authority for review and approval. The appointing official must include in the file a statement that no improper influence in violation of 513.31 has been exerted. The action may not go into effect until the recommendation has been approved in writing.

### 513.34 Where Selection Restrictions Do Not Apply

The following are exceptions where the selection restrictions on relatives do not apply:

a. **Competitive External Hiring.** Selection restrictions do not apply when a veterans’ preference eligible relative standing is among the top three applicants on the ranked list, if the only alternate selection would cause the preference eligible to be passed over. The selection is not moved to the next higher management level, but that higher management level must be notified of the selection. This exception would apply only if the relative is the only preference eligible among the top three applicants.
b. **Senior Qualified.** Promotion or assignment of a relative to a bargaining position filled by the senior qualified bidder or applicant in accordance with the provisions of the appropriate collective bargaining agreement is permissible. Higher level notification is required.

c. **Postmaster Relief/Leave Replacement.** Prohibitions regarding employment of relatives apply to noncareer postmaster relief/leave replacements at EAS-11, EAS-13, and EAS-15 post offices. This restriction does not apply to noncareer postmaster relief/leave replacements at EAS A-E offices.

d. **Emergencies.** An installation head may make a temporary appointment of a relative to urgent, noncareer staff duties necessitated by an emergency that poses an immediate threat to life, mail security, postal property, or the mission of the Postal Service. Higher-level notification is required immediately in such a circumstance.

### 513.35 Improper Recommendation From a Nonbargaining Employee

If a postal manager receives an improper recommendation from a nonbargaining employee concerning the nonbargaining employee’s relative, the manager must forward the file to the next level of management without a recommendation from the postal manager. The next higher level manager determines whether to make the appointment or promotion.

### 513.36 Consequences of Violations

Any nonbargaining employee who violates these regulations, or fails to make proper disclosure, will be subject to disciplinary action, up to and including removal. Any personnel action brought about in violation of these regulations is subject to cancellation or other appropriate action.

### 513.4 Citizenship Policy

To be eligible for career or noncareer Postal Service employment, an applicant must be a United States citizen, a lawful permanent resident alien (one who possesses a “green card”), or a citizen of American Samoa or other territory owing permanent allegiance to the United States. Individuals granted only asylum status, refugee status, or conditional permanent resident status are not eligible for Postal Service employment. The Immigration Reform and Control Act of 1986 makes it unlawful to hire unauthorized aliens, and it requires employers to verify and document the employment eligibility of all new employees. Refer to 55, Eligibility to Work in the Postal Service, to determine eligibility during screening and after a job offer has been made.

Noncitizens of the United States who have been granted lawful permanent resident alien status in the United States are eligible for appointment to all Postal Service positions, levels EAS-19 and below. Appointment of noncitizens to positions in levels EAS-20 and above can be made only with the prior approval of the area vice president.

### 514 Application for Employment

The foundation of the suitability screening process is Form 2591, Application for Employment. Human resources personnel or a certified interviewer must check each application for legibility and completeness. The reviewer must
514.1  

**Evaluating Employment History**

An applicant’s past job performance is one of the best indicators of ability. Therefore, attention must be given to the applicant’s employment record. An applicant must provide evidence of work experience beginning with the current position and going back 10 years, or back to the applicant’s 16th birthday, whichever is more recent.

An applicant’s work experience offers valuable insight into job performance, work habits, and stability. A stable, continuous employment history generally indicates an applicant who will be a satisfactory and productive employee.

Human resources personnel or interviewer pays close attention to an applicant’s reasons given for leaving a job, for being fired from a job, or for quitting in lieu of being fired.

*Note:* Job changes may be related to attempts to improve employment. Long periods of unemployment or frequent short periods of employment may call for further explanation or inquiry.

514.11  

**Handling Removals From Postal Service or Other Federal Employment**

It is Postal Service policy to refuse employment — career or noncareer, competitive or noncompetitive — to persons who were removed, outside the probationary period, from the Postal Service or from other federal employment for cause, or who resigned after being notified that charges proposing removal would be, or had been, issued. See ELM 365.31, Removal, for definition of a removal. In exceptional cases where the Postal Service contemplates appointing such an individual, the district Human Resources manager must give prior approval. If the individual is subsequently appointed, his or her official personnel folder must include documentation of the approval. Approval is not required if the former employee was separated for scheme or other qualification failure, and if the job for which the applicant applies does not require similar abilities.

514.12  

**Consideration of Other Unsatisfactory Service**

An applicant may be rejected for employment because of previous unsatisfactory service in the private sector, the Postal Service, or another agency, including debarment by the Office of Personnel Management. See 514.13, Debarment, for explanation of debarment. The unsatisfactory service must have been long enough to be considered a full and fair trial, and the character of the service must indicate that the applicant would be unlikely to perform satisfactorily in the new position. Situations that may warrant concern include but are not limited to the following:

a. Unsatisfactory service during a probationary period, or a temporary appointment, in the same or another installation, resulting in a termination.

b. Past failures to satisfy a qualification requirement (e.g., scheme qualification) when a similar ability will be required for the new position.

c. Misconduct on a job.
d. Unstable work record.
e. Excessive tardiness or absence, or poor conduct in previous postal employment, even though no disciplinary action was taken prior to the resignation, could justify rejecting an eligible from consideration if the service was recent and there is no indication that the applicant has improved his or her work habits.

514.13 **Debarment**

When the OPM finds a person unsuitable for a reason named in Exhibit 522, *Suitability Factors — Partial List of Reasons for Disqualification*, OPM, in its discretion, may deny that person examination for and appointment to a competitive position for a period of not more than 3 years from the date of determination of unsuitability. This 3-year period is known as debarment.

On expiration of debarment, a person who has been debarred may not be appointed to any position in the competitive service (including the Postal Service) until OPM has redetermined that person’s suitability for appointment.

514.2 **Assessing Military Service History**

Military service claimed on the applicant’s Form 2591 must be compared to the information contained on DD Form 214, and any discrepancies resolved. If the character of service on DD Form 214 reflects a discharge that is other than honorable, including clemency or general discharge, ascertain the reasons by taking the following steps:

a. Obtain a statement from the applicant as to why the discharge was other than honorable.

b. Contact military authorities to determine the reason why the discharge was not honorable. Use the name and mailing address in *station where separated* on the DD Form 214 to request information and write the appropriate branch of the military from the listing in ELM Exhibit 512.232b (p. 2). Make sure that a copy of Form 2181-A accompanies every request.

*Note:* If the Application for Employment or the applicant’s discharge or other military separation papers indicate conviction of a military offense, contact the appropriate military authority to determine whether the offense would make the applicant unsuitable for postal employment.

514.3 **Assessing Criminal Conviction History**

514.31 **Policy**

In fairness to applicants and in consideration of the Postal Service’s obligations to the public and the workforce, the Postal Service must individually evaluate the employability of each applicant with a criminal conviction or pending criminal charge. The Postal Service recognizes that many persons with criminal records have demonstrated successful rehabilitation and are capable of performing the duties of postal jobs. These applicants are entitled to compete for jobs on individual merits. It is Postal Service policy to do a local criminal records check during the suitability
screening process. These policies apply to postal entrance positions but not to those designated as sensitive.

514.32 Restrictions on Inquiries
No inquiries may be made, either orally or in writing, of the applicant or of any other person, concerning arrest records, except where the arrest resulted in a criminal conviction, or where the charges are still pending. When inquiring into the conviction record of an applicant from any person or agency, including law enforcement agencies, postal officials must state orally, or in writing, that:

*It is not the policy of the U.S. Postal Service to inquire into the arrest records of applicants for employment, where the charges arising out of an arrest have been dismissed, there has been an acquittal, the proceedings have otherwise not resulted in a conviction, or where the record of such charges does not contain or reflect an actual criminal conviction of such charges. If possible, please exclude all such charges in the requested conviction record, except those still pending.*

514.33 Obtaining Criminal Records Checks
The appropriate Postal Service official must obtain a criminal records check in each county where the applicant resided for the past 5 years. If fees are charged for furnishing copies of records, use Account Number 52519, Postal Operations–Fees for Services, to pay the fees. The National Agency Check with Inquiries (NACI) and Special Agency Check (SAC) performed by OPM for individuals who are selected involves additional criminal records checks (see 56, New Hire Investigations).

514.331 Situations When Applicant Must Provide Criminal Records
Some law enforcement agencies provide criminal records to employers only after the individuals have been appointed. In states where Postal Service access to local police records for preemployment purposes is not provided, the applicant is required to obtain and provide the records for employment review and pay any fees charged.

514.332 Use of Sample Letter of Inquiry
A sample letter for requesting police records and notes pertaining to preparation are found in Appendix A-1.

514.34 Verifying Criminal Record Information
The appropriate postal official must compare the results of a local criminal records check (e.g., city, town, or county), along with employment and criminal history reflected on Form 2591, and inquire into any convictions or pending charges. Special care must be taken to ensure the accuracy of criminal record information received from law enforcement authorities or other agencies. If discrepancies exist, a letter of inquiry must be sent to the applicant (see 52, Determining Eligibility and Suitability). Appendix A-2 contains the appropriate statement to accompany a letter of inquiry regarding an applicant’s criminal record.

If records are received that do not adequately reflect the disposition of a criminal charge or that indicate the charge is pending, the applicant is given
an opportunity to explain the surrounding circumstances of the charges and whether the charges have been resolved in the applicant’s favor.

514.35 Using Arrest Records

It is policy that the Postal Service may consider only those records in which an arrest resulted in a criminal conviction or in which charges are pending at the time of the inquiry. Postal Service policy prohibits consideration of arrest records of applicants in the following situations:

a. Arrest charges were dismissed.
b. An acquittal occurred.
c. Proceedings did not otherwise result in a conviction.
d. Charges do not contain or reflect a criminal conviction.

In instances where a criminal conviction is set aside, vacated, or annulled, expunged, or sealed pursuant to state or court order, the conviction may not serve as a basis for the disqualification of the applicant. Further, no inquiry may be made, either oral or written, directly or indirectly, into that conviction. Young persons arrested on criminal charges may be subject to adjudications in juvenile courts under juvenile offender statutes, which in many jurisdictions are not considered to be criminal convictions. When evaluating an applicant for employment, do not consider these adjudications.

Note: Pending criminal charges must not result in the automatic rejection of an applicant (see 514.38b).

514.36 Evaluating Conviction Records

In evaluating an applicant’s conviction record, appointing officials may consider only the nature of the offense of which the applicant has actually been convicted, and not the nature of the offense with which the applicant may have been charged prior to conviction.

514.37 Evaluating Employability of Applicants With Criminal Convictions

It is Postal Service policy to evaluate the employability of each applicant with a criminal conviction record individually. The fact that an applicant has a criminal conviction record is not sufficient to disqualify that applicant from postal employment. Instead, an applicant should be rejected on the basis of a history of criminal conviction only after a specific finding that the history is directly related to the applicant’s present capacity to perform as a Postal Service employee. To the extent available, such factors as the following must be considered during such an evaluation:

a. Applicant’s age at the time of each offense.
c. Length of time elapsed since the applicant’s offense.
d. Evidence of efforts toward rehabilitation, including job training or educational programs the applicant may have participated in during incarceration.
e. Information supplied by penal authorities, parole and probation officers, social workers, or social agencies regarding the applicant’s progress toward rehabilitation or employability.
f. Applicant’s employment record, including participation in a job training program.

g. Dispensations that may have been granted by the authorities to evidence the applicant’s rehabilitation such as certificates of relief from disabilities, certificates of good conduct, and certificates restoring civil rights.

h. Nature and location of the position sought by the applicant.

514.38 Additional Considerations

The following are additional considerations in assessing criminal conviction history:

a. *Probation or parole.* An applicant subject to probation or parole supervision as a result of criminal conviction may not be rejected for employment solely on the basis of such supervision. Such applicants are entitled to individual evaluation under 514.37, *Evaluating Employability of Applicants With Criminal Convictions.*

b. *Pending charges.* Appointing officials may inquire into criminal charges pending against any applicant at the time the application is considered. An applicant subject to pending criminal charges is eligible for employment. However, if conviction on the charges would make the applicant unsuitable under 514.37, *Evaluating Employability of Applicants With Criminal Convictions,* the applicant is not available until he or she presents evidence that the charge was resolved in his or her favor.

c. *Time since conviction.* An applicant’s conviction record may not serve as the sole basis for disqualification if the applicant has neither received a criminal conviction during 10 years immediately preceding the application date, nor been incarcerated because of a criminal conviction during 5 years immediately preceding the application date.

514.39 Post-Hire Policy

Employees who had criminal records at the time of their appointment to the Postal Service may not be discharged or denied transfer, assignment, or promotion to any postal positions — except those designated sensitive — as a result of such records. This does not preclude disciplinary action, including removal, against an employee for falsification of any employment application form.

515 Selective Service System Registration Requirement

515.1 Definitions

a. *Selective Service law* as used in this section means:

   1. Sections 3, 6, and 16 of the Military Selective Service Act, as amended (50 U.S.C. §§ 453, 456, and 466);
   2. Certain Selective Service regulations (32 C.F.R. parts 1602, 1615, and 1621) and rules; and
   3. Presidential Proclamation 4771 (July 2, 1980) and certain other presidential proclamations.
b. *Residing in the United States* as used in this section means residing in the 50 states and the District of Columbia, Puerto Rico, the U.S. Virgin Islands, or Guam.

c. *Preponderance of the evidence* means the degree of relevant evidence that a reasonable person, considering the record as a whole, would accept as sufficient to support a conclusion that the matter asserted is more likely to be true than not.

515.2 Eligibility Requirements

515.21 Selective Service Registration Legal Requirements

515.211 People Required to Register

Under Selective Service law, the following people are required to register for the Selective Service on or before the 30th day after their 18th birthday:

a. Most male U.S. citizens who are born after December 31, 1959, regardless of where they reside; and

b. Most male non-U.S. citizens who are born after December 31, 1959, and reside in the United States, including:
   
   (1) Lawful permanent resident aliens; and
   
   (2) Citizens of American Samoa who are habitual residents within the United States. Habitual residence is presumed whenever the person resides in the United States for more than one year in any status, except as a student or employee of the government of his homeland.

c. Additionally, most male non-U.S. citizens who are born after December 31, 1959, and become a resident in the United States after reaching the age of 18 must register with the Selective Service on or before the 30th day after they become a resident.

The Selective Service publicizes the registration requirement to males born after December 31, 1959, in various ways.

515.212 People Not Required to Register

The following people are not required to register with the Selective Service:

a. Women. Women are never required to register with the Selective Service.

b. *Men born on or before December 31, 1959*. Men born on or before December 31, 1959, are not required to register with the Selective Service, regardless of their citizenship or residency.

c. *Men on active duty military*. A man born after December 31, 1959, is not required to register while he is on full-time active duty in the armed forces. However, he is required to register with the Selective Service on or before the 30th day after his release from full-time active duty, unless:

   (1) He is already registered;
   
   (2) He qualifies for an exemption under Selective Service law for the entire period between ages 18 and 25; or
   
   (3) He is age 26 or older (Selective Service law does not allow men to register after they turn 26).
If an applicant certifies during the hiring process that he has not registered because he is on full-time active duty with the armed forces, the hiring official should proceed as stated in 515.5.

d. Men under the age of 18. A man is not required to register with the Selective Service before turning 18 years old. Under Postal Service hiring policy, an individual who is younger than 18 may be eligible for employment if certain conditions are met (see 513.2). If an applicant certifies during the hiring process that he is younger than 18, the hiring official should process his application as stated in 515.4.

e. Persons exempt from registration (see 515.213).

515.213 Exemptions from Registration
A man is not required to register with the Selective Service if he is covered by one or more of the exemptions referred to in the Selective Service law. Descriptions of these exemptions can be found on the Selective Service’s website, www.sss.gov.

515.214 How to Register
The Selective Service provides a registration number to each man who registers. Men may register using one of the following methods:

a. Online registration. Men may register on the Selective Service’s website, www.sss.gov. If a man registers online, the Selective Service immediately provides him with a registration number. It also mails him an acknowledgment card showing his registration number, which should arrive within two weeks.

b. Mail registration. Men may register by mailing a completed registration form to the Selective Service. If a man completes and mails this form, the Selective Service mails to him an acknowledgment card showing his registration number, which should arrive within 30 to 90 days. Registration forms are available in U.S. Post Offices.

515.215 Late Registration Permitted Until 26th Birthday
Even if a man born after December 31, 1959, fails to register with the Selective Service by the required date, the Selective Service will allow him to register until he turns 26. Once he turns 26, he cannot register with the Selective Service.

515.22 Postal Service Employment Eligibility Requirements
To be eligible for Postal Service employment, a male born after December 31, 1959, must either be:

a. Registered with the Selective Service;

b. Unregistered and over the age of 26, if the hiring official determines that his failure to register was neither knowing nor willful (see 515.323); or

c. Covered by an exemption to the registration requirement referred to in the Selective Service law (see 515.213).
515.3 **Determination of Eligibility**

515.31 **Information Provided by Applicants**

515.311 **Required Information Regarding Selective Service Registration**

During the application process, each applicant is asked the following:

1. Whether the applicant is a male born after December 31, 1959.
2. If the answer to question 1 is “yes,” the applicant is asked whether he is registered with the Selective Service.
3. If the answer to question 2 is “yes,” the applicant is required to provide his Selective Service registration number.
4. If the answer to question 2 is “no,” the applicant is required to state why he meets legal exemption to Selective Service registration.

*Note:* An applicant may state that he has received a letter from the Selective Service stating that he was not required to register. A male born after December 31, 1959, who is age 26 or over and is not registered with the Selective Service can request a status-information letter from the Selective Service stating whether he was or was not required to register.

515.312 **Applicants Certify Information Provided**

The applicant is required to certify the truthfulness and completeness of all information he provides during the application process. If the applicant provides false information during this process, he is punishable by fine and imprisonment (18 U.S.C. § 1001). In addition, any false statements, whether or not made knowingly or willfully during the application process, may result in the loss of employment or consideration for employment with the Postal Service.

515.32 **Applicants Who Do Not Certify Their Selective Service Registration**

515.321 **Hiring Official Determines If Applicant Qualifies for Exemption**

If a male applicant born after December 31, 1959, does not certify during the application process that he is registered with the Selective Service, the hiring official will review the applicant’s statement and any other relevant information the applicant provides to determine whether he has established that he meets the requirements for exemption as referred to in the Selective Service law.

515.322 **Applicants on Terminal or Transitional Leave**

An applicant may indicate during the application process that he is currently on terminal or transitional leave from full-time active duty in the armed forces. Such an applicant may be considered for employment with the Postal Service (see 233.342 and 234.233).

If an applicant who is on terminal or transitional leave from full-time active duty in the armed forces certifies that he is not registered with the Selective Service and is exempt from registration because of full-time active duty in the armed forces, the hiring official should proceed as stated in 515.4.

515.323 **Applicants Who Do Not Establish Legal Exemption**

a. *Notice to Applicant.* If the hiring official determines that the applicant has failed to establish that he meets the requirements for exemption
from Selective Service registration, the hiring official promptly notifies the applicant. A sample notice can be found in Exhibit 515.323.

b. Request for Reconsideration – Applicants Age 26 or Over:

(1) Applicants over age 26 may request reconsideration. Applicants over the age of 26 may submit a written request for reconsideration of the hiring official’s negative eligibility determination based on the registration requirement.

(2) Applicants bear the burden of proof. The applicant bears the burden of proof by a preponderance of the evidence to show that his failure to register with the Selective Service was neither knowing nor willful.

(3) The hiring official decides whether the applicant has met his burden. If the applicant requests reconsideration, the hiring official — not the Selective Service or the Office of Personnel Management — decides whether the applicant has established that his failure to register was neither knowing nor willful.

(4) Information pertinent to whether failure to register was knowing or willful. The hiring official should consider all pertinent information the applicant submitted to show that his failure to register with the Selective Service was neither knowing nor willful. Such information may include, but is not limited to, the following:

(a) Full-time active duty in the armed forces. See the following examples:

(i) An applicant may provide a DD Form 214, Certificate of Release or Discharge From Active Duty, that shows he enlisted in the armed forces at age 17 upon graduating from high school and was released from full-time active duty before turning 26. This form, accompanied by a certified statement that the applicant was unaware or misinformed of the registration requirement, may establish that his failure to register was not knowing or willful.
Exhibit 515.323
Notifying Applicant of Ineligibility Due to Failure to Establish Legal Exemption to Selective Service Registration

[Postal Service letterhead with postal installation and address]

To: [Applicant]

Dear Mr. [Name]:

After considering the information you provided, the Postal Service has determined that you are ineligible for employment because you have failed to either register with the Selective Service System or establish that you meet legal exemption to Selective Service System registration.

1. **If you are under the age of 26.**
   - If you are under the age of 26, you will continue to be considered for the vacancy for which you have applied if you immediately register with the Selective Service System and submit to me written proof of such registration so that I receive it on or before the 10th calendar day from the date of my message.
   - The written proof must be in the form of a written statement that you sign and date in ink and which states as follows:
     - "I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that I have registered with the Selective Service System. I have received a registration number from the Selective Service System. That registration number is ____________. I am aware that my registration status is subject to verification with the Selective Service System."
   - You can register with the Selective Service System at its website at [www.sss.gov](http://www.sss.gov), or by mailing a completed registration form to the Selective Service System (registration forms are available at U.S. Post Offices).
   - If you fail to take the actions described above, you will not be considered further for the vacancy for which you have applied. In that event, you may apply for future vacancies after registering with the Selective Service System or providing written proof establishing that you meet legal exemption to Selective Service System registration.

2. **If you are age 26 or over.**
   - If you are age 26 or over, you can no longer register with the Selective Service System. However, you can request that the Postal Service reconsider your employment ineligibility determination on the basis that your failure to register with the Selective Service System was neither knowing nor willful. You can request such reconsideration by submitting to me all of the following information:
     - A written request for reconsideration.
     - A written statement fully explaining why your failure to register was neither knowing nor willful that you sign and date in ink and which states as follows:
       - "I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that this statement is true to the best of my knowledge. I am aware that this statement is subject to verification."
     - All supporting documentation (e.g., DD Form 214).
   - You must submit the above information so that I receive it on or before the 10th calendar day from the date of my message.
   - You will not be considered further for the vacancy for which you have applied if:
     - You fail to take the actions described above; or
     - The Postal Service determines after considering the information you provide that you have failed to establish that your failure to register with the Selective Service System was neither knowing nor willful.

Sincerely,

[Manager, Human Resources]

[District]
(ii) An applicant may provide a DD Form 214 that shows he enlisted in the armed forces when he turned 19 and served on full-time active duty until being released after turning 26. Such a form may establish that the applicant did not intentionally avoid registering between the ages of 18 and 19.

(b) Mental illness, condition, or disability. An applicant may provide information that a mental illness, condition, or disability prevented him from knowing about the Selective Service registration requirement. Such information may establish that his failure to register was not knowing or willful.

515.4 Processing of Applicants under Age 18

515.41 Applicants under Age 18 May Continue in Hiring Process

If a male applicant born after December 31, 1959, certifies during the application process that he is exempt from Selective Service registration because he is under the age of 18 (see 515.212), then the applicant may continue in the hiring process but must meet the conditions described in 515.42.

515.42 Written Proof of Registration or Exemption

a. Applicants who will turn 18 before appointment effective date. An applicant who has been offered postal employment and who will turn 18 before the effective date of his appointment must, before that date, provide the hiring official with written proof of either (a) his registration with the Selective Service, or (b) his legal exemption from registration. If he fails to provide such proof, the hiring official will rescind the offer of employment.

b. Applicants who will turn 18 after appointment effective date. An applicant who will turn 18 after the effective date of his appointment must, upon turning 18, provide the hiring official with written proof of either (a) his registration with the Selective Service, or (b) a legal exemption. If he fails to provide such proof, his employment will be terminated.

515.43 Notice to Applicant

Before making an offer of employment to an applicant who is under age 18, the hiring official will provide the applicant with written notice of his obligation to provide written proof of his registration or exemption. A sample notice can be found in Exhibit 515.43.
Exhibit 515.43
Notifying Applicant Under Age 18 of Duty to Provide Proof of Registration or Legal Exemption to Selective Service

[Postal Service letterhead with postal installation and address]
[Date]
To: [Applicant]
[Street address]
[City, state, ZIP]
Dear [Mr. name]:

1. If you have reached the age of 18 or will do so prior to the scheduled effective date of your appointment.

   If you have reached the age of 18 or will do so prior to the scheduled effective date of your appointment, you must submit to me prior to that effective date written proof of either your registration with the Selective Service System or legal exemption to registration. If you fail to take such action, your selection will be rescinded.

2. If you will not reach the age of 18 until on or after the scheduled effective date of your appointment.

   If you will not reach the age of 18 until on or after the scheduled effective date of your appointment, you must upon reaching the age of 18 submit to me written proof either of your registration with the Selective Service System or legal exemption to registration. If you fail to take such action, your employment will be terminated.

3. Written proof of registration with the Selective Service System.

   Written proof of registration with the Selective Service System must be in the form of a written statement that you sign and date in ink and which states as follows:

   “I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that I have registered with the Selective Service System. I have received a registration number from the Selective Service System. That registration number is __________. I am aware that my registration status is subject to verification with the Selective Service System.”

   You can register with the Selective Service System online at its website at www.sss.gov, or by mailing a completed registration form to the Selective Service System (registration forms are available at U.S. Post Offices).

4. Written proof of legal exemption to Selective Service System registration.

   Written proof of legal exemption to Selective Service System registration must be in the form of a written statement fully explaining the basis of legal exemption that you sign and date in ink and which states as follows:

   “I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that this statement is true to the best of my knowledge. I am aware that this statement is subject to verification.”

   In addition, you must submit to me all supporting documentation, including but not limited to, any status information letter you have received from the Selective Service System stating whether you were or were not required to register.

   If the Postal Service determines after considering the information you provide that you have failed to establish that you meet legal exemption to Selective Service System registration, your selection will be rescinded or your employment will be terminated, as applicable.

Sincerely,

[Signature]
Manager, Human Resources
[District]
515.5 **Unregistered Applicants on Terminal or Transitional Leave during Full-Time Active Duty in the Armed Forces**

515.51 **Applicants on Terminal or Transitional Leave**
If a male applicant born after December 31, 1959, certifies during the application process that he is exempt from Selective Service registration because he is on full-time active duty in the armed forces (see 515.212) the applicant may continue in the hiring process but must meet the conditions described in 515.52.

515.52 **Written Proof of Registration or Exemption**
- **Applicants who are under the age of 26.** The applicant must, before an offer of postal employment is extended, provide the hiring official with written proof of either (a) his registration with the Selective Service, or (b) a legal exemption to the registration requirement covering the entire period since he turned 18. If he fails to provide such proof, the hiring official will rescind the offer of employment.

- **Applicants who are over the age of 26.** The applicant must, before the effective date of his appointment, provide the hiring official with written proof showing either (a) he was entitled to a legal exemption from registration for the entire period between the date he turned 18 and the date he turned 26, or (b) his failure to register was not knowing or willful.

515.53 **Notice to Applicant**
Before making an offer of employment to an applicant who is on terminal or transitional leave, the hiring official will provide him with written notice of his obligation to provide written proof of his registration or exemption. A sample notice can be found in Exhibit 515.5.
Exhibit 515.5
Notification to Applicant Not Registered With Selective Service Due to Full-Time Active Duty in the Armed Forces

[_[Postal Service letterhead with postal installation and address_]_]
[_[date_]_]
To: [_[Applicant_]_]
_[street address_]
_[city, state, ZIP_]

Dear [_[Mr. name_]_]:

1. **If you are under the age of 26.**
   a. If you are under the age of 26, you must submit to me prior to the scheduled effective date of your appointment written proof of either your registration with the Selective Service System, or legal exemption to registration covering the entire period since you reached age 18. If you fail to take such action, your selection will be rescinded.
   b. Written proof of registration with the Selective Service System must be in the form of a written statement that you sign and date in ink and which states as follows:
      “I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that I have registered with the Selective Service System. I have received a registration number from the Selective Service System. That registration number is ____________. I am aware that my registration status is subject to verification with the Selective Service System.”
      You can register with the Selective Service System online at its website at [www.sss.gov], or by mailing a completed registration form to the Selective Service System (registration forms are available at U.S. Post Offices).
   c. Written proof of legal exemption to Selective Service System registration covering the entire period since you reached age 18 must be in the form of a written statement fully explaining the basis of legal exemption that you sign and date in ink and which states as follows:
      “I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that this statement is true to the best of my knowledge. I am aware that this statement is subject to verification.”
      In addition, you must submit to me all supporting documentation, including but not limited to, any status information letter you have received from the Selective Service System stating whether you were or were not required to register. Your selection will be rescinded if the Postal Service determines after considering the information you provide that you have failed to establish that you meet legal exemption to Selective Service System registration covering the entire period since you reached age 18.

2. **If you are age 26 or over.**
   a. If you are age 26 or over, you can no longer register with the Selective Service System. You must submit to me prior to the scheduled effective date of your appointment the following covering the entire period ages 18–25: written proof of legal exemption to registration and/or that your failure to register with the Selective Service System was neither knowing nor willful.
   b. Written proof of legal exemption to Selective Service System registration must be in the form of a written statement fully explaining the basis of legal exemption that you sign and date in ink and which states as follows:
      “I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that this statement is true to the best of my knowledge. I am aware that this statement is subject to verification.”
      In addition, you must submit to me all supporting documentation, including but not limited to, any status information letter you have received from the Selective Service System stating whether you were or were not required to register. Your selection will be rescinded if the Postal Service determines after considering the information you provide that you have failed to establish that you meet legal exemption to Selective Service System registration covering the entire period since you reached age 18.
   c. Written proof that your failure to register with the Selective Service System was neither knowing nor willful must be in the form of a written statement fully explaining why your failure to register was neither knowing nor willful that you sign and date in ink and which states as follows:
      “I certify under penalty of criminal perjury (fine and/or imprisonment, 18 U.S.C. Section 1001) and/or loss of employment consideration/employment with the Postal Service that this statement is true to the best of my knowledge. I am aware that this statement is subject to verification.”
      In addition, you must submit to me all supporting documentation.
   d. Your selection will be rescinded if the Postal Service determines after considering the information you provide that you have failed to establish the following covering the entire period ages 18–25: that you meet legal exemption to Selective Service System registration and/or that your failure to register with the Selective Service System was neither knowing nor willful.

Sincerely,

[_[signature_]_]
Manager, Human Resources

[_[district_]_]
515.6 Verification of Selective Service Registration Status
As a quality control measure, Human Resources will verify the Selective Service registration status for a random number of applicants on the Selective Service’s website, www.sss.gov/regver/wfverification.aspx.

515.7 Objections-to-Eligibles Procedures Not Applicable
The objections-to-eligibles procedures (see 627) are not applicable to the disqualification from consideration for Postal Service employment of a male applicant born after December 31, 1959, based on his failure to meet the Selective Service registration requirement.

516 Driving History

516.1 Policy
The Postal Service requires that appointing officials obtain state driving abstracts for all applicants considered for positions that require the operation of any motor vehicle as an official duty. Request driving records from all states in which the applicant has resided in the past 5 years. If an applicant has been driving less than 5 years, or has been a resident of the United States for less than 5 years, the only abstracts required are those that document the driving record to date or document the driving record in the United States.

Any person applying for a job as a commercial vehicle driver must inform the Postal Service of all previous employment as the driver of a commercial vehicle for the past 10 years. The applicant must complete a Form 4600, Driver Notification and Compliance Certificate. The local human resources office keeps the original Form 4600, and a copy is given to the driver.

Note: Personnel who operate rider-operated powered industrial equipment off-street are not required to be screened for safe driving.

516.2 Form 2480, Driving Record — For Positions That Require Driving
Form 2480, Driving Record — For Positions That Require Driving, requires the applicant to list the states where he or she was issued a driving permit within the past 5 years. If Form 2480 lists any information that is disqualifying (see 516.4, Table of Disqualifications), the applicant is ineligible for a position with driving duties and there is no need to request a driving abstract.

516.3 Driving Abstracts
Most states make abstracts available through the Internet or other types of computer access. Obtain a state driving abstract for all applicants who are being considered for positions that require driving.

516.4 Table of Disqualifications
The Table of Disqualifications in Exhibit 516.4 identifies and describes the type and number of driving-related factors that may disqualify an applicant from further consideration for a position requiring driving as an official duty. To establish time frames for disqualification, use the date of the actual violation (including suspensions). Compare the applicant’s state driving
abstract and Form 2480 with the disqualifying criteria, and if the driving record indicates that the applicant meets or exceeds any of the criteria, he or she is ineligible for a position with driving duties. A decision of ineligibility on driving history disqualifies an applicant only for positions requiring driving, the applicant may be considered for nondriving positions.

a. *Dates of disqualifying incidents.* The date of a disqualifying incident may indicate that the applicant could become qualified before his or her eligibility expires. In this instance, advise the applicant that it is his or her responsibility to provide notification of potential eligibility (disqualifying incident is no longer a factor because of its age) for consideration at a later date.

b. *Pending convictions.* Inform applicants who have pending traffic violations or citations that they are ineligible for consideration for a driving job until the charges are resolved. Further, inform them that they must provide notification of a resolution of the charges, and proof of adjudication, in order to receive consideration at a later date.

c. *Period of disqualification.* The period of disqualification does not extend the applicant’s normal term of eligibility on a register.

Exhibit 516.4

**Table of Disqualifications**

General disqualifying factors:

a. Applicant does not have at least 2 years of documented driving experience.

b. Applicant has had his or her driving permit suspended once or more in the past 3 years, or twice or more in the past 5 years.

c. Applicant has had his or her driving permit revoked once or more in the past 5 years.

<table>
<thead>
<tr>
<th>Type of violation</th>
<th>In past 3 years</th>
<th>In past 5 years</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Reckless driving or other similar offenses (e.g., careless driving)</td>
<td>1 or more</td>
<td>2 or more</td>
</tr>
<tr>
<td>2. Any driving offense involving the use of drugs, alcohol, controlled substances, etc.</td>
<td>Any conviction</td>
<td>Any conviction</td>
</tr>
<tr>
<td>3. All other traffic offenses (but not parking violations)</td>
<td>3 or more (or more than 1 in last 12 months)</td>
<td>5 or more*</td>
</tr>
<tr>
<td>4. At-fault accidents</td>
<td>2 or more, or any at-fault accident resulting in a fatality</td>
<td>2 or more, or any at-fault accident resulting in a fatality</td>
</tr>
<tr>
<td>5. Hit-and-run offense</td>
<td>Any conviction</td>
<td>Any conviction</td>
</tr>
</tbody>
</table>

* Three convictions for the same offense are disqualifying, because they indicate a pattern of inadequate responsibility and disregard for law and order that may affect safety.

**Note:** For purposes of determining disqualifying violations, consider only offenses resulting in a conviction (e.g., fined, jailed, or ordered to attend traffic school). For purposes of establishing time frames for disqualification, use the date of the actual violation. At-fault accident is defined if the applicant was fined or sued, and received adverse judgment; if the applicant’s insurance company settled for damages to another party or applicant settled out of court; or the applicant is otherwise determined to be liable.
516.5 Ineligibility Factors

516.51 General Disqualifying Factors

516.511 Less Than 2 Years Experience
An applicant or potential driving employee must have at least 2 years of documented, unsupervised driving experience. This time must be continuous and immediately precede consideration for employment or reassignment. The driving must have taken place in the United States or its possessions or territories, or in U.S. military installations worldwide.

516.512 License Suspension
If a state determines that an offense is serious enough to warrant suspension of the state driver’s license for any reason, such suspension is disqualifying regardless of the nature of the offense. An applicant or potential driving employee with one or more suspensions of a state driver’s license in the past 3 years, or two or more in the past 5 years, is disqualified for employment or reassignment to a driving position. Use the date of the actual violation that precipitated the suspension, rather than the beginning or ending date of the suspension, to establish time frames for disqualification. In addition, if by using the ending date of the suspension the applicant or potential driving employee does not have 2 years of continuous driving experience immediately before hire, as described in 516.511, Less Than 2 Years Experience, the individual is not eligible for consideration.

516.513 License Revocation
An applicant or potential driving employee with revocation of a state driver’s license one or more times in the past 5 years is disqualified for employment to a driving position. The provisions described in 516.512, License Suspension, apply to license revocations with respect to reason for revocation, time frames, and 2 years of continuous driving.

516.52 Specific Disqualifying Factors

516.521 Violations
The applicant or potential driving employee who has one or more violations in the past 3 years, or two or more violations in the past 5 years, for offenses such as reckless driving, careless driving, negligent driving, and attempting to elude or evade a police officer, is disqualified. State driving abstracts usually specify reckless driving or careless driving as the violation. These specific terms must appear on the abstract. A reviewer may not make interpretations as to whether an offense such as excessive speeding should be considered reckless or careless.

516.522 Substance Abuse Driving Offenses
The applicant or potential driving employee with any conviction for a driving offense within the past 5 years involving the use of drugs, alcohol, or controlled substances is disqualified.

a. Driving offense. Refers to a violation where the applicant or potential driving employee was the driver, not just a passenger.
b. Use of alcohol. Means actual consumption of or being under the influence of alcohol; therefore, an open container of alcohol in the back seat of a vehicle would not necessarily constitute use of alcohol, but would be considered under all other traffic offenses.

Note: It is the determination of the state that is controlling. Some states suspend the driving privileges of persons who are passengers in vehicles in cases involving the use of alcohol or drugs. In these instances, the individuals are disqualified under the general disqualifying factors of license suspension.

516.523 Other Traffic Violations
The applicant or potential driving employee with more than one violation in the past 12 months, three or more violations in the past 3 years, or five or more violations in the past 5 years for all other traffic offenses, excluding parking violations, is disqualified. All other traffic offenses includes, but is not limited to, moving and nonmoving violations such as unlawful speed, unlawful passing, unlawful turns, improper or defective equipment, lack of insurance (only when it is a license-suspending offense), or failure to appear in court, etc. Three convictions for the same offense within the past 5 years are disqualifying since there is a pattern of inadequate responsibility and disregard for law and order. Violations that are addressed in other categories must be dealt with separately and not added into this category. If an applicant is charged with multiple violations at one time and convicted of all charges, each violation is counted as a separate offense.

516.524 At-Fault Accidents
At-fault accident is any accident for which the driver was determined to be liable (i.e., the applicant was fined; or sued and received an adverse judgment; or the applicant’s insurance company settled for damages to the other party or settled out of court; or the applicant was otherwise deemed to be liable). The applicant or potential driving employee with two or more at-fault accidents within the past 5 years, or any at-fault accident resulting in a fatality, is disqualified.

516.525 Hit-and-Run Offenses
The applicant or potential driving employee with any conviction within the past 5 years for a hit-and-run offense is disqualified.

516.526 Determining Disqualifying Violations
In determining disqualifying violations, consider only those offenses that were followed by a conviction. These offenses include admitted wrongdoing, forfeiting bond, being jailed, fined, released with a warning, or ordered to attend traffic school, etc.

516.53 Review of Driver’s License
See 517.5, Driver’s License Review.
Qualifying Tests

General
To be considered for employment, applicants must meet the full requirements of the position. Failure to meet the requirements results in disqualification. Certain positions require administration of performance examinations to ensure that applicants possess the minimum skills and abilities required for the position. As appropriate, these tests are administered to applicants who have passed the written examination, have not been disqualified under suitability categories, and who are within the score range for potential employment consideration. For maintenance craft positions, entrance applicants must meet the requirements for knowledge, skills, and abilities as determined by a qualification review panel. For positions that require driving, applicants are screened by a formal review of their state drivers’ licenses to ensure that the licenses are valid. Qualifying test categories are detailed below.

Computerized Keyboard Tests
For positions involving typing, the Postal Service gives three typing tests to applicants to establish their qualifications. Applicants must demonstrate the ability to type the required minimum number of words per minute. Tests are administered by NTAC-certified examiners and scored by computer. The computer provides immediate test results. Guidelines for conducting these tests, along with the required software and related maintenance instructions, are provided by NTAC.

a. Computer-based test (CBT) 712/713. This test is administered to applicants for clerk-stenographer and other positions requiring typing eligibility for both the 45 net words per minute (712) and the 30 net words per minute (713) tests.

<table>
<thead>
<tr>
<th>If the applicant is applying for...</th>
<th>Then he or she must qualify on...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clerk stenographer</td>
<td>Test 712 (45 net words per minute).</td>
</tr>
<tr>
<td>Other typing positions</td>
<td>Test 713 (30 net words per minute).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>If applicant scores...</th>
<th>Then applicant qualifies on...</th>
</tr>
</thead>
<tbody>
<tr>
<td>45 net words per minute</td>
<td>Tests 712 and 713.</td>
</tr>
<tr>
<td>30—44 net words per minute</td>
<td>Test 713 only.</td>
</tr>
<tr>
<td>29 net words per minute</td>
<td>Neither Test 712 nor Test 713.</td>
</tr>
</tbody>
</table>

b. Computer-based test (CBT) 714. For positions involving data entry or typing on forms, there are two standards of success on CBT 714: a high standard and a low standard. The qualification standard that says CBT 714 is required also specifies whether the high or low standard is applicable. When this test is added locally for a vacant position, the low standard is always specified. The statement applicants must demonstrate the ability to type 25 correct lines in 5 minutes by
successfully completing CBT 714 at the low standard must appear in the vacancy announcement.

c. Computer-based test (CBT) 715. Applicants for markup clerk, automated, must take this CBT 715.

**Note:** Suitability screening should stop for applicants who either failed the test or did not report.

### 517.3 Automotive Mechanic Bench Test

Applicants for automotive mechanic positions who qualified on the written automotive mechanic test are scheduled according to their standing on the register to take the automotive mechanic bench test. The bench test is administered by an examiner knowledgeable in automotive maintenance and certified by NTAC. The bench test is scored by NTAC. Only those applicants who qualify on the written test and the bench test can be considered for employment as automotive mechanics.

**Note:** Suitability screening should stop for applicants who either failed the test or did not report.

### 517.4 Qualification Review — Candidate Supplemental Application

Before qualification review panels are scheduled, applicants who have received eligible entrance examination ratings for maintenance positions must complete the appropriate Candidate Supplemental Application (CSA). The CSA documents the applicant’s knowledge, skills, and abilities for the position. Subsequently, a qualification review panel convenes to rate applicants. The panel consists of two maintenance supervisors/managers and a human resources representative. Maintenance personnel must be familiar with the functional area involved.

### 517.5 Driver’s License Review

To determine if an applicant for a position that requires driving practices safe driving habits, verify the driving record and review the actual driver’s license to ensure validity. The license information is used to complete the Driver’s License Review Checklist ([Exhibit 517.5, Driver’s License Review Checklist (Original to Preemployment Investigation File)]). An applicant who fails the checklist review is ineligible for positions that require driving. An ineligible applicant can request reactivation from the human resources office if the driving status that caused the ineligibility has been resolved and the applicant’s examination ratings are still valid (see [525, Applicant Request for Reactivation]).
Exhibit 517.5
Driver’s License Review Checklist (Original to Preemployment Investigation File)

<table>
<thead>
<tr>
<th>Name (First, Middle, Last)</th>
<th>Social Security Number</th>
<th>Birth Date</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**To Be Completed By Reviewer**

(Place a check mark in the box for each item)

<table>
<thead>
<tr>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

License is for the state in which the applicant resides.

Photograph on the license resembles the applicant.

Name, date of birth, and Social Security number (if shown) match Forms 2480 and 2591.

License number matches the one on the state abstract.

Expiration date is in the future.

This applicant has presented a valid current state driver’s license.

Reviewing Official Signature

Date Presented

Reviewing Official Title

Installation Name

518 Illegal Drug Use and Drug Screening

518.1 Policy

The Postal Service is committed to providing a drug–free workplace. Applicants are asked on job applications whether they are currently engaged in the illegal use of drugs, which include the use of drugs made illegal under federal law unless prescribed by a physician. A yes answer makes the applicant ineligible for postal employment. A no answer allows the hiring process to proceed. **Note:** The Postal Service applies federal law to determine whether drug use is illegal, even if a state or local law permits such use.

Before an actual job offer, hiring officials or certified interviewers may not inquire into drug abuse in the applicant’s past. Inquiries can be made after the job offer (see 57, Medical Suitability).

518.2 Pre-Employment Drug Test

A pre-employment drug test is ordered for applicants recommended for selection by the interviewer when the applicant is within reach for selection (e.g., no sooner than 90 days before anticipated hiring). Only applicants determined to be drug-free as a result of the urinalysis are eligible for appointment. A drug screen test that results in a qualified status is good for 90 days from the date of the result. Applicant names entered on a Hiring List before expiration of the 90–day qualification period are eligible for employment consideration regardless of the date of appointment from that List.
Postal employees who apply for promotion, reassignment, or change to lower level are not considered applicants for drug screening purposes, except for positions in the U.S. Postal Inspection Service.

**Note:** A new drug test is not required if the applicant is a former employee and has been selected for rehire within 90 days or less of their separation.

### 518.3 Rescheduling a Pre-Employment Drug Test

An applicant’s failure to respond to a request to schedule a drug test or report as scheduled may result in his or her rejection for employment consideration. Human Resources has discretion to reorder a drug test for an applicant who fails to respond to the request to schedule a drug test or to report for a scheduled drug test.

### 518.4 Ineligible Applicants

Applicants who are ineligible as a result of the drug screen urinalysis are rejected for the vacancy for which applied and any other vacancy for which they are currently an active applicant.

Applicants who are ineligible as a result of the drug screen urinalysis are disqualified for postal employment for 90 days from the date of the result and may not be rescheduled for drug test during this period of ineligibility. Applicants are not excluded from reapplying for future vacancies. Redetermine the drug-free qualification when applicants reapply.

### 518.5 Applicants for Commercial Driving Positions

Applicants for positions requiring a commercial driver’s license (CDL) are scheduled for a pre-employment drug test as described in 518.2. Applicants who receive a job offer for a position requiring a commercial driver’s license are further screened as required by law prior to hire. The job offer is conditional upon meeting all requirements for drivers of commercial vehicles including providing a pre-employment certification (PS Form 4601, Pre-Employment Statement for Commercial Drivers) and a release of drug and alcohol testing records from previous employers (PS Form 4602, Release of Information Form: 49 CFR Part 40 Drug and Alcohol Testing).

Applicants hired into positions requiring a CDL are required by law to submit to random drug and alcohol testing while employed in safety-sensitive positions.

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### 52 Determining Eligibility and Suitability

#### 521 Suitability Determination With Information Not From Application

Before applicants may be disqualified on the basis of derogatory information other than that in the application, they must be given an opportunity to comment on the information. This opportunity is provided by a letter of inquiry in which the facts are stated with enough specificity to enable the applicant to understand the details of the suitability concern. However, the
letter must not reveal sources of information and must be worded in such a way that the eligible is unable to determine the identity of the source. Appendix A-2 contains a sample letter and statement to accompany a letter of inquiry.

Exceptions: Identity of sources may be disclosed when the information:

a. Is a matter of public record (i.e., records of federal, state, county, municipal, and other public jurisdictions).
b. Comes from law enforcement records.
c. Comes from federal personnel records obtainable by the eligible.

When derogatory information comes from public records, the organization (not the person providing it) must be used in identifying the source.

The letter of inquiry must state that, if there is no reply within 10 days, the eligible’s name will be inactivated for not replying to official correspondence. In all cases when a letter of inquiry is used, forward it as certified mail marked Deliver to Addressee Only. Otherwise, the appointing officer may contact the applicant for an interview to discuss the information.

Deciding Eligibility and Suitability

Favorable eligibility and suitability decisions make it possible for the applicant to advance in the hiring process. This means the applicant can be considered, and if selected, given a bona fide job offer followed by a medical assessment. However, a negative decision in any of the eligibility factors — age, Selective Service System registration, driving record, qualifying test, driver’s license review, drug screening, or English competence — disqualifies an applicant from proceeding in the hiring process. Similarly, a negative decision in any of the suitability factors — employment history, military service, or criminal conviction history — disqualifies an applicant. See Exhibit 522, Suitability Factors — Partial List of Reasons for Disqualification, for a partial list of reasons for disqualification on the basis of suitability.

Exhibit 522

Suitability Factors — Partial List of Reasons for Disqualification

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>a.</td>
<td>Dismissal from prior employment for cause.</td>
</tr>
<tr>
<td>b.</td>
<td>Criminal or other conduct, which if engaged in by a postal employee, would undermine the efficiency of the Postal Service.</td>
</tr>
<tr>
<td>c.</td>
<td>Intentionally false statements, deception, or fraud in application, examination, or information furnished incident to appointment by the Postal Service.</td>
</tr>
<tr>
<td>d.</td>
<td>Refusal to furnish testimony or information to the Postal Service, that has been requested incident to appointment by the Postal Service.</td>
</tr>
<tr>
<td>e.</td>
<td>Current habitual use of intoxicating beverages to excess.</td>
</tr>
<tr>
<td>f.</td>
<td>Current abuse of narcotics or dangerous drugs.</td>
</tr>
<tr>
<td>g.</td>
<td>Reasonable doubt as to the loyalty of the applicant to the Government of the United States.</td>
</tr>
<tr>
<td>h.</td>
<td>Conviction for theft or embezzlement.</td>
</tr>
<tr>
<td>i.</td>
<td>Conviction of crimes of violence including assault with a deadly weapon.</td>
</tr>
<tr>
<td>j.</td>
<td>Discharge for illegal strike activity.</td>
</tr>
<tr>
<td>k.</td>
<td>Any legal or other disqualification that makes the applicant unfit for postal employment.</td>
</tr>
</tbody>
</table>
Negative Eligibility or Suitability Decision

An applicant found ineligible in any one factor — age, Selective Service System registration, driving record, qualifying test, driver’s license review, drug screening, or English competence — is notified in writing that he or she is ineligible. However, the Postal Service provides an opportunity for reconsideration of an ineligibility decision only for Selective Service System registration, not for the other factors. The human resources office notifies an ineligible applicant in writing of the decision, and in the case of Selective Service System registration only, is given 15 calendar days from the date of the letter to provide a written request for reconsideration. See the sample letter in A-5. The name of a disqualified applicant is inactivated for all applications handled by the administrative office.

**Note:** See Exhibit 523, Disqualification Processing, that contains detailed information for the handling of specific disqualification categories.

For unsuitability, human resources notifies the applicant in a letter of his or her unsuitability and the reasons for the decision. In the letter, specific derogatory information used in the determination is included. If an applicant has been contacted previously in writing for further information, he or she is notified in writing of a suitable or unsuitable determination. If derogatory information was previously furnished the applicant in a letter, this fact must be stated, and the prior letter identified by date. See Appendix A for sample letters.

If the applicant responds with compelling reasons for reversing the decision, the applicant’s name and eligibility are restored to the appropriate list, and the eligibility period extended to make up for the period of temporary ineligibility.
## Exhibit 523
### Disqualification Processing

<table>
<thead>
<tr>
<th>Disqualification category</th>
<th>If on Hiring Worksheet,* use close by admin — enter status, use code:</th>
<th>Change applicant — register status and enter:</th>
<th>Change applicant — prescreening use:</th>
<th>Also provide applicant with:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Age</td>
<td>MAG</td>
<td>MAG</td>
<td>-</td>
<td>Written notification that he or she can request for reactivation in writing to administrative office when requirement is met</td>
</tr>
<tr>
<td>Criminal conviction history**</td>
<td>OBJ</td>
<td>-</td>
<td>2 (not qualified) for criminal conviction history</td>
<td>Reconsideration of removal from all registers</td>
</tr>
<tr>
<td>Criminal conviction history — pending charge that would be disqualifying</td>
<td>NAP</td>
<td>NAP</td>
<td>-</td>
<td>Written notification that he or she can request for reactivation after charge is resolved stating how charge was resolved</td>
</tr>
<tr>
<td>Driving history</td>
<td>DRU</td>
<td>-</td>
<td>2 (not qualified) for driving history</td>
<td>Written notification that he or she can request for reactivation after a future date</td>
</tr>
<tr>
<td>Drug screen</td>
<td>OBJ</td>
<td>-</td>
<td>2 (not qualified) for drug screen</td>
<td>Written notification of removal from all registers</td>
</tr>
<tr>
<td>Eligibility to work</td>
<td>NAP</td>
<td>NAP</td>
<td>-</td>
<td>Written notification that he or she can request for reactivation in writing to administrative office when requirement is met</td>
</tr>
<tr>
<td>Employment history — all registers**</td>
<td>OBJ</td>
<td>-</td>
<td>2 (not qualified) for employment history</td>
<td>Reconsideration of removal from register(s)</td>
</tr>
<tr>
<td>Employment history — certain registers***</td>
<td>OBJ</td>
<td>OBJ only for disqualification from additional registers if needed or if applicant is on Transitional Hiring List or Casual Hiring List</td>
<td>-</td>
<td>Reconsideration of removal from register(s)</td>
</tr>
<tr>
<td>English competence</td>
<td>NAP</td>
<td>NAP</td>
<td>-</td>
<td>Written notification that he or she can request reactivation by writing to administrative office if fluency in English improves</td>
</tr>
<tr>
<td>Initial Road Test</td>
<td>DRU</td>
<td>No action</td>
<td>No action</td>
<td>Notice of rating</td>
</tr>
</tbody>
</table>

*ON HIRING WORKSHEET, USE CODE

**MAG - (MAG) - 2 (not qualified)

***OBJ - (OBJ) - 2 (not qualified)
Advice on doubtful cases must be sought from the district Human Resources manager. For policy regarding persons removed from the Postal Service for cause, or who resigned while charges were pending. See 514.11, Handling Removals From Postal Service or Other Federal Employment, for more information.

### Applicant Request for Reconsideration

All applicants found unsuitable are given 15 calendar days from the date of the notice of unsuitability to provide a written request for reconsideration (see sample letter A-5). If the applicant responds with compelling reasons for reversing the decision, the applicant’s name and eligibility are restored to appropriate registers, and the eligibility period is extended to make up for the period of temporary unsuitability.

### Applicant Request for Reactivation

Applicants inactivated for not meeting age, employment eligibility (citizenship), driver’s license review, English competency, and driving record requirements, or who have a pending criminal charge should be advised in writing that they may request reactivation in writing when they meet the particular requirement. Requests for reactivation of an applicant’s eligibility because of an ineligible determination should be granted when the circumstances by which the applicant was determined ineligible have changed and the eligibility has not expired. For example, reactivation should
be provided to applicants whose status has changed on the basis of Selective Service System registration, employment eligibility (citizenship), age, etc.

526 **Reversing Unfavorable Suitability Decision**
If an unfavorable suitability decision is reversed, a human resources specialist or other official restores the applicant’s name to the active register, according to score, and the eligibility is extended for the period of temporary unsuitability.

527 **Certifying the Suitability Decision**
The appointing official is responsible for making the preliminary decision on suitability and eligibility. The appointing official must make certain that the applicant meets Postal Service standards, with the following variations or exceptions:

a. Certain situations permit the hiring of relatives, if approved by the next level of management (see 513.3, Relatives).

b. If an applicant’s history indicates unsuitability, but the appointing official believes that special consideration must be given, the rationale must be documented on the interview sheet, and the preemployment file and recommendation must be sent to the district Human Resources manager for concurrence.

The district Human Resources manager, who may delegate the responsibility, certifies the overall determination by checking the appropriate box and signing on the bottom of page 1 of the Interview Sheet.

53 **Other Suitability Issues**

531 **Questionable Suitability Cases**
When a suitability determination is delayed pending an investigative response, the applicant cannot be appointed, but a vacancy is held pending resolution of the applicant’s suitability for employment. When an applicant’s suitability is undeterminable because of pending criminal charges, the individual is coded *not available pending resolution of suitability* on all applications maintained by the administrative office. No vacancy is held open in this instance.

532 **Other Suitability Questions**
Serious suitability questions about an applicant's fitness for appointment that are not covered in this handbook must be resolved prior to appointment. Refer all these questions to the manager of Human Resources.
54 Preemployment Interview

541 General
The one-on-one interview provides an opportunity to resolve any questions regarding eligibility and suitability and to gauge the degree of compatibility between the applicant and the job. To determine compatibility, weigh factors such as:

a. Work setting and job content; and
b. Performance dimensions, such as:
   (1) Communications skills;
   (2) Cooperation;
   (3) Adaptability; and
   (4) Dependability.

The interviewer recommends or does not recommend the applicant for employment to the selecting official.

542 Selection, Training, and Preparation of Interviewers
Interviewers are nonbargaining employees nominated by management to conduct interviews with external applicants for bargaining vacancies. Interviewers are trained and certified as described below. It is recommended that certified interviewers are continuously used so they can improve their skills. Interviewers must have successfully completed the Interviewer Training course 21585-00 within the 12-month period before conducting interviews. New interviewers must be certified by:

a. Observing an interview conducted by a certified interviewer; and
b. Being observed conducting an interview by a certified interviewer.

Interviewers must be familiar with the interview process and general interviewing techniques, strategies, and applicable regulatory issues. Interviewers must prepare for each interview by:

a. Familiarizing themselves with information about the position and the information that is known about the applicant;

b. Thoroughly reviewing the application for employment; and

c. Determining what questions to ask the applicant or what information to seek to determine the applicant’s eligibility and suitability.

543 Conducting the Interview
The interview provides an opportunity to confirm or verify information provided on the employment application and other forms. Document interviews with external applicants for bargaining vacancies on the Interview Sheet and Checklist (see Exhibit 545). The interviewer must complete and sign the Interview Sheet and Checklist and return it to Human Resources after the interview.
Assessing English Competence
Postal Service employees routinely receive and must respond to inquiries from supervisors and customers. Employees must therefore have a basic competence in understanding and communicating in English. An applicant’s competence in understanding and communicating in English is assessed during the interview.

Selection and Extension of Job Offer
The interviewer’s recommendations are considered by the selecting official in making selections for bargaining vacancies (see 626, Selection Decision). If the candidate is selected, a conditional offer of employment is extended to the applicant following completion of further screening to determine eligibility and suitability for employment (see Employee and Labor Relations Manual, 346, Offer of Employment). The conditional offer includes the:

a. Position title;
b. Level;
c. Salary;
d. Location of employment;
e. Nature and duration of employment; and
f. Any required conditions the appointee must fulfill before and immediately after entrance on duty, including the following:
   (1) Determination of medical suitability for the position as determined by a pre-employment medical assessment;
   (2) Qualification on a drug test as required by the Department of Transportation for applicants offered positions requiring a Commercial Driver’s License;
   (3) Satisfactory completion of a probationary period, if applicable;
   (4) Providing acceptable evidence of meeting citizenship requirements (see 513.4);
   (5) Providing required documents and fingerprints for a security investigation or security clearance; and
   (6) Satisfactory completion of the required security investigation or security clearance, as required by the position offered (see Administrative Support Manual, section 272).
Exhibit 545
Interview Sheet and Checklist

APPLICANT NAME: _____________________________________________  REQUISITION/NB #:____________________

| INTERVIEW SHEET |
|-----------------|-----------------|-----------------|
| **Work Setting and Job Content** | **Application Review:** Discuss/Verify during Interview | **Interview Notes** |
| ■ Similar work content | | |
| ■ Similar work environment | | |
| ■ Similar level of supervision | | |
| ■ Safety requirements | | |
| ■ Applicant expectations of job | | |
| ■ Applicant expectations of environment | | |
| **Conscientiousness** | | |
| ■ Time and attendance | | |
| ■ Task and assignment completion | | |
| ■ Admission of errors/mistakes | | |
| ■ Responsibility for money/property | | |
| ■ Performance of job in safe manner | | |
| ■ “Doing what it takes to get the job done” | | |
| **Adaptability** | | |
| ■ Changes in work schedules | | |
| ■ Changes in work load or priorities | | |
| ■ Changes in supervision or staffing | | |
| ■ Changes in working conditions | | |
| **Cooperation** | | |
| ■ Working with others in sequenced tasks (i.e., work proceeds from one person to another) | | |
| ■ Working with others on shared tasks | | |
| ■ Assisting customers or coworkers | | |
| ■ Conflicts with coworkers, superiors, subordinates, or customers | | |
| **Communication** | | |
| ■ Taking direction from different supervisors | | |
| ■ Using verbal or written instructions to complete work | | |
| ■ Transmitting information verbally | | |
| ■ Communicating with the public in-person or via telephone | | |
| **Customer Service** | | |
| ■ Responding to customer requests in-person or via telephone | | |
| ■ Dealing with dissatisfied customers or inappropriate behavior | | |
| ■ Directing customers to the appropriate source for their needs | | |
| **Selective Service (Males only)** | | |
| Signed Up | Yes | No | Reason – |
| **Work History** | | |
| Discussed | Yes | No | |
| **Photo ID match to PS Form 2591** | Yes | No | |
| **Valid Driver’s License** | Yes | No | |
Interview Sheet and Checklist

APPLICANT NAME: _____________________________________________  REQUISITION/NB #: ____________________

INTERVIEW CHECKLIST

Interview Result:

☐ Select
☐ Strongly recommended
☐ Recommended
☐ Not recommended (provide reason below)
☐ Not eligible/not suitable (explanatory comments required below)
☐ Did not attend scheduled interview / failed to respond

Reason Not Recommended:
______________________________________________________________________________

Reason Not Eligible/Suitable:

☐ May not meet driving requirements
  ☐ Does not have 2 years continuous driving experience
  ☐ License currently suspended
☐ Selective Service Registration requirement not met — validated at http://www.sss.gov
☐ Military history concerns
☐ Employment history concerns
☐ Postal Service history concerns
☐ Basic English competency not demonstrated

Applicant requested Accommodation:

☐ Religious
☐ Disability

Federal Employment:

☐ Applicant is a current Postal Service employee — where? ________________________________
☐ Applicant is a former Postal Service employee
☐ Applicant works or has worked for another federal agency
☐ I am a certified Interviewer

__________________________________________________________
(Print Name)

__________________________________________________________
(Sign Name) (Date)
546 **Right to Review for CPS Veterans**

When an applicant designated CPS (one entitled to veterans’ preference based on 30 percent or more service-connected disability) is tentatively disqualified, there are fewer than three other applicants with adjudicated veterans’ preference on the Hiring Worksheet to select over the CPS applicant, and a nonpreference eligible is tentatively to be selected, the selecting official must first provide a right to review to the CPS applicant. In such an instance, follow the procedures outlined in 627.2, *Veterans With 30 Percent or More Compensable Disability*, to provide right to review with the Office of Personnel Management.

55 **Eligibility to Work in the Postal Service**

551 **Determining Eligibility at the Screening Stage**

To be eligible for career or noncareer Postal Service employment, an applicant must be a United States citizen, a lawful permanent resident alien (one who possesses a “green card”), or a citizen of American Samoa or other territory owing permanent allegiance to the United States. This requirement is addressed at the application screening stage by reviewing the applicant’s answer to Item E1, PS Form 2591, *Application for Employment*. Citizenship documents are not reviewed at this stage.

On PS Form 2591, if the applicant responds that he or she

a. Is not a U.S. citizen, a lawful permanent resident alien, or a citizen of American Samoa or other territory owing permanent allegiance to the United States, the applicant is not eligible for employment.

b. Is a U.S. citizen, a lawful permanent resident alien, or a citizen of American Samoa or other territory owing permanent allegiance to the United States, then the applicant continues in the hiring process.

552 **Determining Eligibility After a Job Offer**

Hiring officials ensure completion of OMB Form I-9, *Employment Eligibility Verification*, review supporting documents, and verify the applicant’s status only after extending a bona fide job offer for a career or noncareer position. The review of documents and determination of status must be conducted in the same way for a United States citizen, a lawful permanent resident alien (one who possesses a “green card”), and a citizen of American Samoa or other territory owing permanent allegiance to the United States. Individuals granted only asylum status, refugee status, or conditional permanent resident status are not eligible for Postal Service employment.

The process of determining that a selectee meets the basic eligibility requirements to work in this country begins with completion of OMB Form 1-9 and recording of the documents presented by selectees. After the selectee completes OMB Form I-9 satisfactorily, the hiring official reviews the evidence presented by the selectee to determine if he or she is a U.S. citizen, lawful permanent resident alien, or a citizen of American Samoa or other territory owing permanent allegiance to the United States.
552.1 **Completing OMB Form I-9**

After receiving a job offer, every Postal Service selectee (career or noncareer) must complete Section 1 of OMB Form I-9, used by all American employers in the federal and private sectors. Documents acceptable to establish identity and employment eligibility are listed on the reverse of OMB Form I-9. Hiring officials must complete Section 2 of OMB Form I-9 by examining evidence of identity and employment eligibility presented by the selectee. Hiring officials may not ask for specific documents from a selectee, nor refuse employment on the basis of a future expiration date shown on a document. Any person — whether a U.S. citizen, a lawful permanent resident alien (one who possesses a “green card”), or a citizen of American Samoa or other territory owing permanent allegiance to the United States — may satisfy the requirement to verify eligibility for employment by producing either one document from List A, or one document from List B and one from List C. Original documents are presented and recorded on OMB Form I-9, and the form is completed even though the documents may not demonstrate that the person meets the eligibility requirement. Hiring officials must complete the certification after recording the documents offered.

552.2 **Reviewing Evidence to Determine U.S. Citizen, Lawful Permanent Resident Alien, or Citizen of Territory Status**

After OMB Form I-9 is completed, a determination is made that the selectee meets the Postal Service requirement for status of U.S. citizen, lawful permanent resident alien (one who possesses a “green card”), or citizen of American Samoa or other territory owing permanent allegiance to the United States. A document that is acceptable for completion of OMB Form I-9 is not necessarily evidence that the selectee meets the Postal Service’s status requirement. The following documents (or receipts for documents) do not demonstrate that the person meets the Postal Service’s requirement for status of U.S. citizen, lawful permanent resident alien, or a citizen of American Samoa or other territory owing permanent allegiance to the United States:

- Employment Authorization Card (Form I-688A).
- Foreign passport containing a temporary I-551 stamp.
- Foreign passport with machine-readable immigrant visa (MRIV) and temporary I-551 stamp.
- Foreign passport with the new MRIV containing temporary I-551 language and endorsed with a DHS admission stamp.
- Foreign passport, with attached Form I-94.
- Temporary Resident Card (Form I-688).
- U.S. social security card issued by the Social Security Administration with the notation “VALID FOR WORK ONLY WITH DHS AUTHORIZATION.”
A receipt to replace a stolen or lost document that is evidence that the selectee is a U.S. citizen, a lawful permanent resident alien (one who possesses a “green card”), or a citizen of American Samoa or other territory owing permanent allegiance to the United States is acceptable. The selectee has 30 days to acquire a replacement document that indicates the status.

If a selectee does not possess evidence to document status of U.S. citizen, lawful permanent resident alien, or a citizen of American Samoa or other territory owing permanent allegiance to the United States, then the selectee cannot be allowed to work in the Postal Service. Individuals granted only asylum status, refugee status, or conditional permanent resident status are not eligible for Postal Service employment. OMB Forms I-9 completed by applicants found ineligible are filed in the preemployment investigation file.

56  New Hire Investigations

561  General

A National Agency Check with Inquiries (NACI) is required for newly selected career employees and a Special Agency Check with Inquiries (SACI) is required for newly selected noncareer employees.

562  National Agency Check With Inquiries

The National Agency Check with Inquiries (NACI) consists of checks of:

a. The Office of Personnel Management’s Security/Suitability Investigations Index (SII).
b. Defense Clearance and Investigations Index (DCII).
c. Federal Bureau of Investigation Criminal History Check (based on fingerprints and name).
d. Employment history (except postal employment) for the last 5 years.
e. Criminal conviction history in locations where the employee resided, worked, and went to school within the past 5 years.
f. Education verification.
g. References.
h. Residence verification.

Human Resources initiates completion of Standard Form (SF) 85, Questionnaire for Non-Sensitive Positions, no sooner than the date the job offer is made for newly selected applicants for career appointments.

- A fillable SF 85 form should be completed.
- Hand-printed SF 85s will not be accepted by the U.S. Postal Inspection Service’s Security Investigations Service Center (USPIS-SISC) for processing.

The appointee must also be fingerprinted using one of the following methods:

- Two fingerprint cards must be provided on SF 87, Fingerprint Charts; or
Fingerprints may be obtained through an electronic fingerprinting system (for example, LiveScan systems), printed and hardcopies submitted.

To request a NACI, hiring officials must submit:

a. A cover sheet;

b. The completed and signed SF 85;

c. A PS Form 2181-A, Pre-Employment Screening — Authorization and Release, dated within the past 12 months; and

d. The appointee’s fingerprints.

These items must be mailed to:

USPIS-SISC
ATTN: HR-NACI SECURITY CLEARANCES
225 N. HUMPHREYS BLVD, 4TH FL SOUTH
MEMPHIS, TN  38161-0001

If a NACI was completed for the initial appointment, a new NACI is not required when an individual is reappointed unless the individual had a break in service of more than 90 days.

If a SACI has been completed within the past 6 months, with no break in service, fingerprints are not required. Only the following are required:

a. SACI CCT (Closed Case Transmittal);

b. Current PS Form 2181-A;

c. SF-85; and

d. Cover sheet.

### Special Agency Check With Inquiries

The Office of Personnel Management’s (OPM) Special Agency Check with Inquiries (SACI) consists of checks of:

a. OPM’s Security/Suitability Investigations Index (SII).

b. Defense Clearance and Investigations Index (DCII).

c. Federal Bureau of Investigation Fingerprint Classification (FBIF).

d. Employment history (except Postal Service employment) for the last 5 years.

e. Criminal conviction history in locations where the employee resided, worked, and went to school.

As needed, OPM also performs checks of military personnel records (MILR). Office of Personnel Management–Investigative Services (OPM-IS) SF 86C, Special Agreement Check, August 1995 or later, must be completed by all newly selected noncareer applicants. Fingerprints must be collected either electronically on a livescan fingerprint system or on SF 87, Fingerprint Chart, dated April 1984 or later, with OPM’s originating identifier (ORI) USOPMOOOZ FIPC. Submit SACI requests to OPM once an individual has been given a bona fide job offer.

To request a SACI, hiring officials must submit the following:

a. An SF 86C;
b. A copy of the employee’s signed PS Form 2591, Application for Employment; and

c. Fingerprints (electronically or on one SF 87 chart).

These items must be mailed to:

OPM-IS
FEDERAL INVESTIGATIONS PROCESSING CENTER
BOYERS, PA 16018-0618

If a SACI was completed for the initial appointment, a new SACI is not required when an individual is reappointed as a noncareer employee, unless the individual had a break in service of more than 90 days.

Note: If fingerprints are returned as unclassifiable, another set of fingerprints must be taken immediately and sent to OPM, along with the unclassifiable chart and a copy of the closing case transmittal.

Investigation Results

Personnel security professionals, with the Postal Inspection Service’s Security Investigations Service Center (SISC), will review and adjudicate the results of the NACI.

For SACIs, two separate cases are set up in OPM’s system if:

a. Sending fingerprints electronically; or

b. The fingerprint submission is initiated first and the SACI questionnaire is submitted subsequently.

Therefore, Human Resources will receive a separate closing case transmittal (CCT) for each. The fingerprint request will be closed out by OPM and forwarded to Human Resources as soon as the fingerprint results are received from the FBI. The final CCT will integrate results from the initial fingerprint search with results of the other searches and inquiries.

Office of Personnel Management–Investigative Services (OPM-IS) will bill submitting offices monthly for services rendered during the previous month. OPM-IS will forward all results — except those that have potentially actionable issues from the Security/Suitability Investigations Index (SII) and the Defense Clearance and Investigations Index (DCII) — directly to the submitting Human Resources office in a single document within 60 calendar days. Human Resources verifies the disposition of any arrest record, including those shown as pending, and determines if additional investigation is necessary. OPM-IS will forward all results from the checks of the SII and DCII containing pertinent issues to the Inspection Service for follow-up attention.

A Certificate of Completed NACI Investigation is prepared and forwarded to the submitting office for favorably adjudicated NACI investigations. The submitting office is responsible for follow-up, as needed, to finalize the personal suitability determination and ensuring that the Certificate is filed in the employee’s electronic Official Personnel Folder. In cases where an unfavorable adjudication is made, the Inspection Service will notify the requester who, in turn, will notify the appropriate HR manager. The local Inspection Service Inspector in Charge is to be notified in all instances where administrative action, such as termination or removal, is taken in response to
an investigation and the information becomes part of the disciplinary file. When information requires no action, the investigation documents, including any reports, statements, and correspondence, are placed in the employee’s preemployment investigation file. A log of requests and results should be maintained and available to the Inspection Service at least semi-annually for review.

57 Medical Suitability

571 Policy
A medical assessment is administered only after an applicant is selected and a conditional offer of employment extended. To determine medical suitability to perform the functions of a particular position, a medical assessment is mandatory for all:

a. Career and noncareer appointments.
b. Employees applying for positions that have more demanding physical requirements than the employee’s present position.

572 Purpose
The purpose of the medical suitability process is to ensure that selected applicants are able to perform the duties of their positions without posing a direct threat of harm to themselves or others. This requirement contributes to the protection and preservation of human resources and the overall safety of the workforce, which are urgent and ongoing goals of the Postal Service. An integral component of the process is the medical assessment, which provides the hiring official with information needed for an informed hiring decision. The assessment identifies the individual’s medical restrictions or limitations, and it may suggest job modifications or accommodations to allow safe performance of essential job functions.

Note: Medical personnel are responsible for the medical assessment, but the hiring official is responsible for the final medical-suitability determination and the hiring decision.

Other events that require a medical assessment include:

a. Conversion/promotion/reassignment/transfer. A new medical assessment is required when an employee changes to a position with more demanding physical requirements than those associated with the employee’s present job. A new assessment is not required if an employee is going to a new job with similar duties.

b. Reappointment. An applicant who has had a break in postal service of more than one year must have a new medical assessment. If the break in service is less than one year, a new assessment is not required, provided all the following conditions are met:

(1) A medical assessment and determination of medical suitability were obtained for the individual’s previous employment.
(2) The duties of the new position for which the applicant was selected are not more physically demanding than those required in the last position.

(3) The new application and other suitability screening material does not indicate the need for a new medical assessment.

573 Process Overview

573.1 When to Initiate
The appointing official initiates the request for a medical assessment only after a bona fide job offer has been extended, but prior to effecting the appointment.

573.2 Required Documents
A request for a medical assessment must be accompanied by the following documents:

a. A copy of Form 2591, Application for Employment.

b. A copy of the position description of the job offered, and identification as to whether the job is career or noncareer.

c. Functional requirements and environmental factors of the position offered.

573.3 Obtaining Medical Records
Medical information must not be requested before a bona fide job offer is extended to the applicant. Medical personnel may require medical records from physicians, clinics, or hospitals to conduct a medical assessment. Applicants must obtain such records without expense to the Postal Service. Medical personnel coordinate obtaining this information. These records are filed in the medical office.

574 Appointment and Placement Decisions
Once the bona fide job offer is extended and the medical assessment conducted, the appointing official must give careful consideration to the results from the medical assessment and the applicants’ ability to perform the essential functions of the position with or without reasonable accommodation. When the appointing official determines that the applicant is medically suitable, the applicant is appointed or placed.

574.1 Consideration of Limitations
When limitations or restrictions are identified during the medical assessment, appointing officials must follow the interactive process described in Handbook EL-307, Reasonable Accommodation, An Interactive Process, to make the appropriate medical suitability decision. When limitations are reported in the medical assessment, appointing officials should verify that the assessment was based on accurate job information and contact the selecting official to determine whether the restrictions would permit safe performance of the job, with or without reasonable accommodation. An appointing official performs an evaluation of the findings to determine
whether the applicant is able to perform the position’s essential functions without posing a direct threat to the safety of the applicant or others.

Appointing officials must not use limitations or restrictions to automatically determine that an applicant is medically unsuitable. If the appointing official concludes that limitations may not permit safe performance of the job, the applicant is referred to the Reasonable Accommodation Committee (RAC) for an individualized analysis and to provide a recommendation to the appointing official. The appointing official weighs the RAC recommendation and evaluates the objective reasonableness of the findings in light of the duties of the position, the applicant’s work history, and potential accommodation.

574.2 Notification of Medical Suitability Decision

When the appointing official determines that the applicant is medically suitable, with or without reasonable accommodation, the applicant is notified and the appointment or placement is made. If the appointing official makes a determination not to appoint because of medical unsuitability, the applicant is advised of this final decision in writing. See Appendix A-7.

574.3 Nonveterans and Veterans With Less Than 30 Percent Disability

All nonveterans and veterans with less than 30 percent service-connected disability who are denied employment based on medical unsuitability, are to be considered as ineligible for the position. Based on this final employment decision, the applicant must be advised in writing (see Appendix A-7). Postal Service medical suitability standards for applicants provide for full and fair opportunity to present all relevant medical documents. An applicant’s involvement in the interactive process where applicable, or when limitations or risks are identified, provides additional opportunities to raise issues prior to the rendering of a final determination.

574.4 Veterans with 30 Percent or More Disability

The examining physician makes the tentative determination that a CPS veteran is unable to perform the duties of a specific position based on a physical or mental disability. The appointing official considers the physician’s finding of limitations in reviewing any possible reasonable accommodations that might be contemplated. When a determination is made that a CPS veteran is not medically suitable, the veteran is afforded the right to an OPM review as described below. The appointing official must hold a position open until a final decision is supplied by OPM. The appointing official forwards to the Manager, Human Resources (District), a file containing the following documents:


b. A copy of the applicant’s Form 2591, Application for Employment.

c. A copy of all information relied on to support the adverse medical suitability determination.
**Note:** Detailed medical information must be submitted in a sealed envelope marked *Restricted — Medical*.

d. A signed, undated, written notice to the applicant. This notice must:

1. Advise the applicant that he or she does not possess the necessary medical qualifications for the position by relating the applicant’s medical conditions to the work environment and physical demand factors.
2. Include a copy of the position description.
3. Advise the applicant of the right to respond in writing within 15 calendar days of the date of the notification to:
   
   US OFFICE OF PERSONNEL MANAGEMENT
   STRATEGIC HUMAN RESOURCES POLICY
   DIVISION RM 6500
   1900 E ST NW
   WASHINGTON DC  20415-0002

4. State that OPM will notify the applicant directly of its decision.

### 574.41 Manager, Human Resources (District)

The district Human Resources manager will review the file for completeness and adequacy of supporting documentation. If the district finds that the file does not adequately support the tentative rejection, it will advise the appointing official to appoint the applicant, or furnish the district Human Resources manager additional relevant and material information. If the district finds that the file does adequately support the tentative rejection, it will, within 10 calendar days of receipt of the file, take the following actions:

a. Date the notice to the veteran (which was previously prepared and signed by the appointing official), and send it to the veteran by certified mail, return receipt requested.

b. Send to OPM the SF 62, a copy of the written notice to the veteran, Form 2591, and all supporting documentation upon which the disqualification was based. Material must be double-enveloped, with the inside envelope marked *Restricted — Medical*. It is to be sent certified mail, return receipt requested, to the following address:

   US OFFICE OF PERSONNEL MANAGEMENT
   STRATEGIC HUMAN RESOURCES POLICY
   DIVISION RM 6500
   1900 E ST NW
   WASHINGTON DC  20415-0002

### 574.42 OPM Decision

If OPM sustains the reasons for the tentative rejection, the application and one copy of SF 62 are immediately returned to the district Human Resources manager. The appointing official may then select and appoint another applicant. OPM also sends the CPS veteran a written notification of the final determination and informs the applicant of the right to request further review of OPM’s determination of eligibility for future Hiring Worksheets, if additional medical evidence supports the request. If OPM does not sustain the reasons for the rejection, appropriate notations on SF 62 are made and a copy of the
form, with all attachments, is returned to the district. OPM also notifies the CPS veteran of its determination.

**Final Action**

Upon receipt of OPM’s decision that the rejection is not sustained, the appointing official may submit more detailed or additional supporting documentation to the district Human Resources manager to further support disqualification. If the district Human Resources manager determines that circumstances warrant reconsideration by OPM, the same submission procedures are followed, again giving the CPS applicant 15 calendar days to respond to the more detailed or additional information. The appointing official must hold a position for the applicant until a final OPM determination has been received. If OPM does not sustain the appointing official’s determination, the applicant must be processed for appointment.

**Disposition of Records**

Medical personnel retain restricted medical records. If an applicant is appointed, the nonconfidential portions of documents pertaining to the medical assessment and suitability decision are filed on the permanent side of the employee’s official personnel folder. If an applicant is not appointed, the forms are retained in the preemployment investigation file with the applicant’s Form 2591.

**Self-Identification of a Physical or Mental Disability**

Guidelines for the use of PS Form 2489, *Self-Identification of a Physical or Mental Disability*, are as follows:

a. After an applicant has been selected and given a job offer, he or she must be provided with PS Form 2489, *Self-Identification of a Physical or Mental Disability*, to complete. PS Form 2489 is typically provided to the new employee along with other forms that are completed after a job offer.

b. PS Form 2489 must not be included in a packet of forms if the packet is given to job applicants before a job offer has been made.

c. Identification of a physical or mental disability status code on PS Form 2489 is the sole responsibility of the new employee. Postal Service employees or contractors must not give advice or influence in any way the new employee’s selection of a disability status code.

d. Process PS Form 2489 as follows:

   (1) Give PS Form 2489 to a new employee to complete only after the applicant has been selected and given a job offer.

   (2) Review the completed PS Form 2489 to determine whether the new employee has circled a code and entered it on the form. If the new employee did not circle or enter a code, circle “01” and enter “01” in the space provided. Code “01” indicates that an individual does not wish to have his or her disability status officially recorded out-side of medical records.

   **Special Instructions for New Employees Hired Under Noncompetitive Program for People with Severe Disabilities.**
These individuals must report disability data using the appropriate code, 13 to 94. If these persons do not furnish a code, Human Resources must obtain the code (13 to 94) from the employment records or medical documentation used to justify the appointment, circle it on the form, and enter the code in the space provided.

(3) Enter the code from PS Form 2489 on the accession worksheet and in the applicable system when processing the accession action. If a new employee does not furnish a disability code, Human Resources must record code “01” when processing the accession action.

A current employee who wishes to change his or her self-identification may do so at any time by submitting a completed PS Form 2489 to Human Resources. A disability code change for a current employee must be processed as a profile change in the system for processing personnel actions.

(4) Destroy the completed PS Form 2489. Do not file PS Form 2489 in the Official Personnel Folder or in the Preemployment Investigation File.

58 Post Hire Suitability

581 Appointment Affidavit

581.1 Completing Form 61

Items 1–14 of Form 61, Appointment Affidavit, must be completed at the interview or job offer stage of the screening process, and each item must be verified prior to administering the oath of office.

Applicants who indicate that they have been awarded a contract by the Postal Service are prohibited from being appointed as employees. Such an applicant is ineligible for USPS employment unless the circumstances allow the contracting officer to waive the prohibition, the situation is not covered by the prohibition, or the contract is terminated. See section 1.6.4, Contracts With Postal Service Employees and Their Immediate Families, in the Purchasing Manual. Waivers must be in writing from the contracting officer and are filed on the permanent side of the Official Personnel Folder.

581.2 Administering the Oath of Office

The oath of office should be administered as part of new-employee orientation or on the employee’s first workday, by a person specified in 39 CFR 222, which includes personnel professionals, level EAS-15 and above, and postmasters. The form should be reviewed for completeness and follow-up action taken, as appropriate, based on any revised answers to questions 1 through 13. The Interview Checklist should also be initialed based on the information provided on Form 61. The word swear should be struck when the appointee elects to affirm rather than swear to the affidavit. Only that word may be struck and only when the appointee elects to affirm
the affidavits. If appointees have objections to taking the oath, or wish clarification regarding administration of the oath that cannot be handled locally, assistance should be obtained from the appropriate field legal services center.

582 Review of Official Personnel Folders
If a new employee is being transferred from another postal installation or another federal agency, the OPF must be obtained from the former employing office. If a new employee lists the Postal Service or another federal agency as a prior employer, and the separation took place less than 90 calendar days ago, the OPF must be obtained from the former employing office. If the separation took place more than 90 calendar days ago, the OPF must be obtained from the National Personnel Records Center.

Note: The prior postal employment verification feature of the CMS subsystem of Human Resources Information Systems (HRIS) provides a computer comparison of the payroll records of new hires with payroll history records to determine if newly appointed employees were previously employed by the Postal Service. This review not only impacts immediate benefits to which the former employee may be entitled, but also identifies any new hire who might have resigned or been dismissed under adverse conditions. In the latter instance, omission of this information from Form 2591 could be justification for separation from the Postal Service.

583 Security Investigations

583.1 Nonsensitive Positions
The Postal Service selects and retains only those qualified individuals whose employment is consistent with the security interests of the Postal Service and the national security interests of the United States. The majority of all new hires in the Postal Service are to positions classified by the Postal Inspection Service as nonsensitive. Positions that are considered sensitive are listed in the Administrative Support Manual (ASM), 272.22, Sensitive Clearance.

583.2 Inspection Service Screening Process
Nonsensitive security screening by the Inspection Service is an automated process that requires no action by the employing office. Each pay period, the Inspection Service electronically matches the payroll records of all newly hired employees, including noncareer employees, against their Investigative History Files (IHF) and the National Crime Information Center (NCIC) wanted files and warrant files. If any derogatory information turns up from the IHF match or if there are any NCIC wants and warrants matches on employees, the Inspection Service notifies the hiring official.

583.3 Sensitive Positions
The Inspection Service has established requirements for security investigations of applicants for sensitive positions. Procedures for initiating sensitive security requests are found in the ASM. Individuals required to have
a sensitive clearance may not be entered on duty nor permitted to assume
duties requiring sensitive clearance, until the Inspection Service has granted
them either an interim or a final clearance.

584 Employee Evaluation

584.1 Significance of Probationary Period
The probationary period represents the final step in determining an
employee’s suitability, since only an actual trial on the job can be conclusive.
Proper use of the probationary period is in the best interests of both the new
employee and the Postal Service. During this period, the new employee
receives orientation and whatever training the employee needs.
Attentiveness to the new employee, both in training sessions and on the job,
may ensure the satisfaction and efficiency of an employee who might
otherwise be separated.

584.2 Outlining Expectations
At the time the oath of office is administered, or during the new employee
orientation session, new hires should become familiar with the probationary
period and its purpose. The supervisor is responsible for constant informal
evaluation throughout the probationary period. This involves close
observation and analysis of the new employee’s performance to determine
both proficiencies and deficiencies. The supervisor consistently attempts by
guidance, counsel, and training to assist the new employee to correct any
deficiencies in either conduct or performance.

584.3 Length of Probationary Periods

584.31 Overview
This section outlines the probationary periods that are required for different
kinds of employment.

584.32 Career Appointment to Bargaining Position
An applicant selected for career appointment to a bargaining position must
serve a probationary period of 90 calendar days. This applies not only to the
first appointment, but also to any subsequent career appointment,
reinstatement, or transfer to the Postal Service from another agency,
regardless of whether the appointee had previously completed a
probationary period.

584.33 Career Appointment to Nonbargaining Position
An applicant selected for career appointment to a nonbargaining position
must serve a probationary period of 1 year of continuous service in the
Postal Service, or 1 year of combined service (federal and postal) without a
break of a workday in positions in the same line of work.
An applicant hired as a Postal Inspector must serve a probationary period of
2 years. Exception: The probationary period for a person with veterans’
preference appointed as a Postal Inspector is 1 year.
Position Change During Probationary Period
A career probationary employee who is promoted, demoted, or reassigned from one position to another during the probationary period, must complete the probationary period uninterrupted in the new position.

Noncareer Appointment
Noncareer employees do not serve probationary periods. However, periodic review of their performance and completion of a 90-day evaluation report are required. Unsatisfactory casual or temporary employees should be separated as soon as it becomes evident that they are unable to meet the requirements of their positions.

Reinstatement
Former federal and postal employees who are reinstated must serve new probationary periods.

Management Foundations Program
An applicant selected for career appointment to a position in the Management Foundations Program must serve a probationary period of 12 months of continuous service in the Postal Service.

Counting Probationary Service

Periods of Absence
Periods of absence during which an employee is carried on the rolls count toward completion of a probationary period.

Periods of Military Service
Military service counts toward completion of a probationary period for employees who leave positions in which they were serving probationary periods to enter military service. If the military service is insufficient to complete the probationary period, the employee is required to complete the period upon return.

Periods of Noncareer Service
Postal service in a casual or temporary status preceding the career appointment may affect the probationary period, in accordance with the appropriate collective bargaining agreement.

Reassignment During Probation
The probationary period that begins before a reassignment continues uninterrupted after the reassignment.

Position Changes During Probation
A change from part-time to full-time employment does not interrupt or otherwise change the time counted toward completion of a probationary period. Promotion, demotion, or reassignment in the same installation or to another installation within the Postal Service does not require a new probationary period, but does require completion of any unfinished probationary period.

Note: An employee can satisfy the career probationary requirement only while performing in a career position. An employee cannot credit time
spent in a noncareer position toward completion of the career probationary period.

584.5 **Bargaining Employees**

584.51 **Overview**
PS Form 1750, *Employee Evaluation and/or Probationary Report*, establishes benchmarks for satisfactory work performance. For noncareer employees, the form serves as an evaluation report to make the appropriate rehire decisions, to facilitate coaching and counseling, and to assist employees needing guidance. For career employees, the form serves as a probationary report that clearly outlines expectations for the probationary period, including the factors the immediate manager will evaluate. During the employee’s first week at the work site, the immediate manager must hold an initial discussion to outline clearly performance expectations for the evaluation or probationary period, including the factors the immediate manager will evaluate and examples of satisfactory performance.

584.52 **Performance Evaluation Intervals**
The supervisor must discuss the employee’s performance with the employee at the end of 30 days, and again at the end of 60 days. Both the supervisor and the employee must initial PS Form 1750 to indicate that these discussions have taken place. The final evaluation occurs at the end of 80 days, and it contains a definitive recommendation regarding whether the employee should be retained or separated. This evaluation requires the signatures of both the supervisor and the employee.

584.53 **Formal Evaluations at Other Intervals**
Discussion, training, and counseling can correct most deficiencies. The manager makes additional formal evaluations only when informal evaluations are unsuccessful and only after employees understand their deficiencies and have had a reasonable opportunity to correct them. If these additional evaluations occur during an employee’s probationary period, the manager documents them using PS Form 1750.

584.54 **Evaluation After the Probationary Period**
Regular performance evaluations are encouraged after the employee has completed the probationary period. The immediate manager uses such evaluations for promotion recommendations and for the early identification and correction of problems.

584.6 **Nonbargaining Employees**

584.61 **Overview**
The Postal Service has identified the personal attributes needed for the successful job performance of nonbargaining employees. These attributes are described as behavioral examples in competency models for leadership and functional/technical competency. The Postal Service has developed competency models and evaluation forms for supervisory, managerial, and executive levels of leadership.
584.62 **Conducting the Initial Discussion**

During an employee’s first week at a work site, the immediate manager must have an initial discussion with the employee to outline clearly performance expectations for the probationary period. The immediate manager documents this discussion on the appropriate form, as follows:

- **Supervisory** — PS Form 5956-SUP, *EAS Supervisory Employee Probationary Period Report*.
- **Non-Supervisory** — PS Form 5956-EAS, *EAS Non-Supervisory Employee Probationary Period Report*.
- **Management Foundations Program** — PS Form 5956-MFP, *Management Foundations Program Employee Probationary Period Report*.
- **Managerial** — PS Form 5956-MGR, *EAS Managerial Employee Probationary Period Report*.
- **Executive** — PS Form 5956-EXE, *Executive Employee Probationary Period Report*.

These forms are available online at [http://blue.usps.gov/formmgmt/forms.htm](http://blue.usps.gov/formmgmt/forms.htm).

584.63 **Performance Evaluation Intervals**

The probationary period for most nonbargaining employees is 1 year and increases to 2 years for some Postal Inspectors (see 584.33). In addition to providing the ongoing feedback necessary for successful performance management, the manager must conduct formal discussions with the employee. After the initial meeting during the employee’s first week at the work site, the manager will conduct and document interactive discussions at regular intervals as described on the appropriate probationary form (see 584.62). Both the employee and manager are required to initial the form to indicate completion of these discussions.

On the final evaluation, the manager must recommend definitively that the employee be either retained or separated. The employee and the manager both must sign the evaluation form. If the employee refuses to sign it, the manager will indicate that the employee was offered the opportunity to sign, but declined to do so.
Disposition of Documents
Transfer the following documents upon appointment from the preemployment investigation file to the official personnel folder.

a. PS Form 2591, Application for Employment, including supplemental application forms and any statements from applicants adding to original applications.

b. PS Form 2181-A (or equivalent), Pre-Employment Screening — Authorization and Release. Keep a copy in the preemployment investigation file.

c. Certificates from local school authorities stating that applicants under age 18 who desire employment consideration have terminated their formal education for adequate reasons.

d. Correspondence and statements relating to applicants having Postal Service relatives.

e. Documents relating to claims for veterans’ preference including SF 15, Application for 10-Point Veteran Preference, letters or certificates from the Department of Veterans Affairs, statements or retirement orders issued by service branches, and other documents used in the adjudication process.

f. Copies of DD Form 214, Certificate of Release or Discharge from Active Duty, for all periods of active military service.

g. Results of automotive mechanic bench test, qualification review panel evaluation, typing test, or other requirement.

h. Drug Screening — personnel notification form.

i. PS Form 2485, Medical Examination and Assessment, or eMAP medical assessment determination.

j. PS Form 61, Appointment Affidavit.
## 59 Processing of Reappointments

Exhibit 59 shows by component when a component must be recompleted for an applicant being reappointed.

### Exhibit 59

**Processing of Reappointments by Component**

<table>
<thead>
<tr>
<th>Component to Be Completed</th>
<th>Days Since Last Separation and Job Difference</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Less than 90 days, same job and same installation</td>
</tr>
<tr>
<td>PS Form 2591, Application for Employment</td>
<td>No</td>
</tr>
<tr>
<td>Interview</td>
<td>No</td>
</tr>
<tr>
<td>Criminal Record Check</td>
<td>No</td>
</tr>
<tr>
<td>PS Form 2480, Driving Record, and Driving Abstract</td>
<td>No&lt;sup&gt;1&lt;/sup&gt;</td>
</tr>
<tr>
<td>Drug Screen</td>
<td>No</td>
</tr>
<tr>
<td>Medical Assessment</td>
<td>No&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Special Agency Check (SAC)</td>
<td>No</td>
</tr>
<tr>
<td>PS Form 61, Appointment Affidavit, and Oath</td>
<td>Yes</td>
</tr>
<tr>
<td>PS Form 1750, Employee Evaluation and/or Probationary Report</td>
<td>Yes&lt;sup&gt;4&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

<sup>1</sup> If driving is required for job and PS Form 2480 or abstract is greater than 90 days old at time of job offer, a new PS Form 2480 and abstract is required.

<sup>2</sup> An applicant who has had a break in postal service of more than one year must have a new medical assessment. If the break in service is less than one year, a new assessment is not required, provided conditions described in item b of part 572 are met.

<sup>3</sup> If the date of reappointment to a casual position is greater than 90 days but less than 2 years from last separation, a modified SAC (86-C, Special Agreement No. 98-01) may be requested to update the initial SAC as long as the initial SAC was completed successfully. Otherwise, a full SAC should be requested using 86-C, Special Agreement No. 95-03.

<sup>4</sup> Provide PS Form 1750 to supervisor and collect at end of evaluation period.
6 Selection

61 Selection Preparations

611 Responsibility
Appointing officials are responsible for selecting applicants for appointment. It is Postal Service policy not to discriminate in personnel decisions on the basis of:
   a. Race, color, sex (including pregnancy, sexual orientation, and gender identity, including transgender status), national origin, religion, age (40 or over), genetic information, disability, or retaliation for engaging in EEO-protected activity as provided by law; or
   b. Other non-meritorious factors, such as political affiliation; marital status; status as a parent; and past, present, or future military service.

612 Maintenance of Records
To support selection decisions, human resources must keep a record of the eligibles considered for each hire or group of hires on the Hiring Worksheet or Casual Hiring List (for casual positions). Selections and considerations are placed on paper records or in the Hiring and Testing system.

613 Updating Registers
Changes that might affect which applicants will be certified on Hiring Worksheets should be identified and entered on the register prior to preparation or request of a Hiring Worksheet. Updates include, but are not limited to the following:
   a. Requests to change applicant mailing address.
   b. Requests to change veterans’ preference.
   c. Requests for reactivation where the request can be honored, i.e., applicant now satisfies reason for inactivation and eligibility has not expired.
   d. Screening checks that result in disqualification.
   e. Performance test results.
   f. Actions taken for applicants on other Hiring Worksheets.
   g. Actions taken to place applicants who are entitled to lost consideration on one or more subsequent Hiring Worksheets, because they were not considered when they should have been.
h. Moving expired applicants to the inactive file.

614 **Number of Jobs to Be Filled**

614.1 **Vacancies**
Appointing officials determine number of vacancies in the category (e.g., clerk, carrier, mail handler).

614.2 **Eligibles**
Enough applicants are processed to allow the appointing official to consider 3 applicants who are eligible and suitable for each vacancy. The availability of eligibles will vary depending on the type of appointment offered, the length of time the eligibles have been on the register, and the local employment conditions. Experience will suggest to the human resources official the approximate number of eligibles to be processed for a given number of vacancies. The human resources officials should allow at least 3 applicants for the first vacancy and an additional applicant for each additional vacancy.

*Note:* The maximum number of applicants to be requested and placed on a Hiring Worksheet is the number of applicants who can be processed for selection within 31 days. If more names are needed for a hiring event, then applicants are divided among multiple Hiring Worksheets. One Hiring Worksheet must be closed before another Hiring Worksheet is issued.

615 **Preparing Hiring Worksheets**

615.1 **Sequence**
Number the *Hiring Worksheets* sequentially within the calendar year (e.g., 2001–1 for the first worksheet issued in 2001 and 2001–2 for the second, etc.). Use a single numbering sequence for all registers, not a separate sequence for each register. Show date, title of position, and number of vacancies to be filled. List the eligibles’ names and ratings in register order in the appropriate spaces on the worksheet.

615.2 **Validity**

*Hiring Worksheets* are valid for a period of 21 calendar days. If needed for more than 21 days, an extension of 10 calendar days may be granted. Requests for an extension, with documentation of the reasons for it, must be made to the Manager, Human Resources (District). All offices, however, must make every effort to close out *Hiring Worksheets* as soon as possible so that eligibles will not miss out on other hiring opportunities.

615.3 **Processing Requests for Hiring Worksheets**
All requests must be date stamped upon receipt, and if possible, the time of receipt should also be indicated. *Hiring Worksheets* are issued in the same order as requests are received.
615.4 **When a Register Is Used for More Than One Position**

If a register is used to fill more than one entrance position (such as carrier, clerk, and mail processor) and there is a *Hiring Worksheet* that was issued from that same register and is still outstanding, names of applicants shown on the first *Hiring Worksheet* are not listed on the second worksheet. Once the first *Hiring Worksheet* is closed, any applicants who are still active will be available for future certification.

615.5 **Special Order of Certification of Applicants**

In the following situations applicants are certified on *Hiring Worksheets* in a special order:

a. *Restricted Positions* — For positions restricted to preference eligibles, the applicants are certified in the following order:
   1. Preference eligibles who are entitled to lost consideration.
   2. All 10-point preference eligibles who have a service-connected disability of 10 percent or more.
   3. All remaining preference eligibles. Should a tied score exist, veterans with an XP designation are listed ahead of those with a TP designation.
   4. All remaining eligibles (if nonveterans were allowed to compete).

Nonpreference eligibles should be certified only if there is a likelihood that the supply of preference eligibles will be exhausted before all vacancies have been filled.

b. *EAS Scientific and Professional Positions* — Applicants are certified in the order of their numerical ratings, including claimed veterans' preference points. To break ties where the final scores are the same, applicants with CP or CPS preference would appear ahead of XP applicants who would be listed ahead of TP applicants.

615.6 **Issuing Hiring Worksheets**

The following procedures are required for all *Hiring Worksheets* issued from the same register:

a. *Hiring Worksheets* are prepared in triplicate. Two copies are sent to the appointing official of the requesting office and the district office retains one copy.

b. Eligibles may be certified for only one temporary appointment at a time, regardless of position type (e.g., clerk or carrier). While certified for a temporary position, an eligible may also be certified for a career position. However, an eligible may be certified for only one career position at a time regardless of position type.

c. Eligibles certified for a career appointment first must not be certified for a temporary position at the same time. When *Hiring Worksheets* must be prepared for temporary and career positions simultaneously, those eligibles with the highest ratings will be certified on the career *Hiring Worksheet* first, and eligibles with lower ratings will be certified on the temporary *Hiring Worksheet*. 
d. The preemployment investigation file (or copy) for each eligible certified should be sent to the appointing official along with the Hiring Worksheet.

e. A log of worksheets issued must be maintained (see Exhibit 615.6).

616 Recording Hiring Worksheet Details on Register

Record the date and number of the Hiring Worksheet, and the title of the position for which eligibles were certified, on the register. For Area Eligibility Registers (AERs) or mega registers, also record the post office for which the Hiring Worksheet is issued.

617 Contacting Eligibles

617.1 Preparation of Interview Notice

Send Form 2550, Interview Notice, to each eligible listed. In an urgent situation, eligibles may be contacted by phone; however, in such cases make a note of the call on the Hiring Worksheet and keep a record of those eligibles who decline the opportunity or are unavailable. In an impartial manner, describe to all eligibles the position or positions to be filled. Inactivate all eligibles who decline to be considered, fail to respond, or from whom a communication is returned undelivered.

617.2 Maintaining Copies of Interview Notices

Retain a copy of every Form 2550 with the Hiring Worksheet.

618 Checking the Status of Suitability Checks

Applications and related documents must be carefully reviewed. Check police, driving, and military records to determine the status of background checks and eligibility and suitability determinations (see 51, Employment Eligibility and Suitability, and 52, Determining Eligibility and Suitability).
### Exhibit 615.6

**Hiring Worksheet Log**

<table>
<thead>
<tr>
<th>HWS#</th>
<th>Date Request Received</th>
<th>Installation</th>
<th># of Vacancies</th>
<th>Position Title</th>
<th>Type of Appt.</th>
<th># of Names on HWS</th>
<th>Date Issued</th>
<th>Date Due</th>
<th>Notes</th>
<th>Date of Audit</th>
<th># of Selections</th>
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</tbody>
</table>
62 Selection Procedures

621 Preemployment Interview

621.1 Interview Requirements
Before a selection has been made or the medical assessment scheduled, a certified interviewer is scheduled to conduct an interview with applicants on the Hiring Worksheet (see 54, Preemployment Interview). Wherever feasible, the eligibles must be given the opportunity to visit the actual job site and to observe working conditions. The selecting official or certified interviewer discusses the following with the eligible:

a. Duties of the position.
b. Working hours including reporting times, overtime, holidays, and weekends.
d. Required dress code.

See 512.21, Preemployment Orientation, for additional information.

621.2 Evaluation of Eligibles

621.21 Appointing Officials' Role in Evaluating Applicants
Appointing officials are responsible for the cost effective and efficient operation of their installations, for the security and sanctity of the mail that flows through their installations, and for the conduct of their employees. To uphold this responsibility, it is important that appointing officials carefully and accurately evaluate eligibles.

621.22 Evaluating Basic Competence in Speaking and Understanding English
Employees routinely receive and must respond to inquiries from supervisors and customers; therefore, employees must have a basic competence in speaking and understanding English.

622 Applicants Excluded From Selection Process

622.1 Applicants Not Available For Consideration

622.11 Applicants to Be Inactivated
Ratings are removed from the active register and placed in the inactive register only as a result of:

a. Failure to respond to Interview Notice or other official correspondence.
b. Return of official communication undelivered.
c. Indication from applicant of unavailability for career appointment.
d. Receipt of request from applicant to remove his or her name from register.
e. Applicant declining a career position, unless applicant requests retention on the register for future consideration.

622.12 Other Applicants Not Considered
Postal employees will not be considered if:

a. The Hiring Worksheet is for a career appointment and the employee holds a career position.
b. The Hiring Worksheet or list is for a temporary appointment and the employee holds a career or temporary position.

622.13 Postal Employees Who Are Preference Eligibles
Preference eligibles who are omitted from consideration as provided in 622.12 are not considered to have been passed over.

622.14 Changes on Hiring Worksheet When Veterans’ Preference Is Adjusted
If an applicant cannot provide proof of preference claimed within a reasonable amount of time, the claim is disallowed, the applicant is informed of the action taken, and the score is adjusted. Where proof exists for a different preference, the applicant is given the points for that preference.

When adjustment in rating is necessary because claimed veterans’ preference has been disallowed or changed to a different preference, and the eligible is being considered for appointment in a current selection action, the eligible’s position on the Hiring Worksheet will also require adjustment according to the new rating. The selecting official lines out the rating and name, and notes the reason. The new rating and name is entered on the Hiring Worksheet in score order of the adjusted rating, if the eligible would still be within reach on the register for consideration in the current hiring action.

622.2 Failure to Meet Eligibility, Suitability, or Job Requirement

622.21 Removal From Consideration
An eligible who fails to meet the requirements for a specific position (for example, ability to type when that is required) is not to be included among those available. The Hiring Worksheet must be properly endorsed.

622.22 Applicants Without Satisfactory Driving Record
An eligible being considered for a position requiring driving who presents a Form 2480, Driving Record — For Positions That Require Driving, that does not meet Postal Service criteria for a safe driving record is not included among those available. If an applicant was not determined to be ineligible for consideration because of an unsafe driving record until after being certified on the Hiring Worksheet, the applicant must be notified in writing when he or she might become eligible for consideration in the future. The applicant is further notified that he or she is responsible for notifying the district when his or her driving record is satisfactory to request reactivation on the appropriate register.
622.23 **Applicants With Pending Criminal Charges**
If an applicant has a pending violation that if it resulted in a conviction, would disqualify the applicant, no further action may be taken on the application until the charges are resolved (see 514.38, Additional Considerations).

622.24 **Eligibility Period for Disqualified Applicants**
Periods of disqualification will not extend the normal term of eligibility, which is limited to a maximum of 3 years.

622.25 **Unsuitable Applicants Not Selected**
Those who do not appear to be capable of meeting Postal Service requirements must not be selected.

623 **Selection From Three Highest Ranked Eligibles**
Selection is made from among the 3 highest rated eligibles available for the type of appointment being offered from the appropriate register. However, a preference eligible may not be passed over to select a nonpreference eligible who is lower on the Hiring Worksheet unless the action is documented (see 627, Objection to or Pass Over of Preference Eligible).

*Note:* At the appointing official’s option, a selection may be made, even if only 1 or 2 eligibles are available, or return the Hiring Worksheet to the district and request additional names.

624 **Applying the Rule of Three in Selection**
Appointing officials are required to select the applicants whose qualifications make them the best fit to the positions for which they are being considered. In order to do this, they must use the *rule of three* when making selections (see 623 and 625). Eligibles who are not suitable are disqualified as described in 52, Determining Eligibility and Suitability.

625 **Selection Sequence**
For the first vacancy, the appointing official selects from among the 3 highest on the Hiring Worksheet who are available for the position to be filled. If more than one vacancy is available, eligibles not selected in filling the first vacancy and the next available eligible listed on the Hiring Worksheet are then considered. An eligible who has been considered 3 times for the same job category, and not selected, is not considered again for that job category and installation. However, the eligible’s name remains on the active register until considered 3 times for other job categories and installations for which the register is used (see 628.2, Retention on Register).

626 **Selection Decision**
In making selection decisions, the appointing official follows the procedures specified in 62, Selection Procedures, paying particular attention to the provisions stated in 624, Applying the Rule of Three in Selection, and 625, Selection Sequence.

Selection decisions must be made allowing sufficient time for medical assessments and to meet scheduled reporting dates. Once a decision is
reached, the appointing official must advise selectees that their appointments are contingent upon their being found medically suitable. Selectees must also be given the date, time, and location of the medical assessment. After the medical assessment has been administered and the results reviewed, the appointing official must notify selectees of their employment suitability. If possible, forward employment notifications to suitable selectees at least 2 weeks prior to scheduled reporting dates. This will allow sufficient time for selectees to notify their present employers, if applicable.

627 Objection to or Pass Over of Preference Eligible

627.1 Preference Eligibles Except CPS
These instructions apply to all veterans’ preference eligibles except CPS that did not result in pass over.

627.11 Preparation
Whenever it is proposed to object to a preference eligible for other than medical reasons, or to pass over a preference eligible and appoint a nonpreference eligible, the appointing official must prepare written reasons that justify the proposed action.

627.12 Review and Concurrence
The review and concurrence of the manager of Human Resources is required. He or she will rule as to whether or not there is sufficient reason for the proposed objection or will pass over. The manager of Human Resources notes concurrence or denial of the proposal on the written request. The document is then signed and dated by the manager of Human Resources. Evidence of the review and concurrence or denial is filed with the Hiring Worksheet.

627.13 Reasons for Objection or Pass Over
The only acceptable reason for passing over an eligible who has veteran’s preference and appointing an eligible without preference who is lower on the Hiring Worksheet is that there is evidence that indicates the preference eligible fails to meet suitability requirements (see 51, Employment Eligibility and Suitability, and 52, Determining Eligibility and Suitability).

Example: The veteran is being considered for a mail handler job. While previously employed as a temporary mail handler a short time ago, the veteran’s performance was clearly unsatisfactory and was so documented. This could be considered a valid reason for passing over the veteran and appointing a nonpreference eligible lower on the register.

627.14 Procedure
The following procedures apply:

a. Time limits. If the reviewing official cannot act on the request in time so that the Hiring Worksheet will be returned to the issuing office within 21 days, the desired final action may be noted on the Hiring Worksheet. However, at least 1 appointment for each applicant must be reserved until the reviewing official’s decision is received. If the reviewing official
denies the request, the proposed objection or pass over may not be put into effect.

b. **Reconsideration.** Any preference eligible objected to or passed over in favor of a nonpreference eligible is given the reasons for this action in writing and he or she will be informed of the right to request reconsideration by the selecting official (see [524, Applicant Request for Reconsideration](#)). The selecting official’s decision is final.

### 627.2 Veterans With 30 Percent or More Compensable Disability

#### 627.21 General

When there is a proposal to pass over a CPS veteran and to select a nonpreference eligible in the same *group of three*, the CPS eligible must first be afforded the right of an Office of Personnel Management (OPM) review as described below. The appointing official must hold a position open until OPM gives a final decision. A *nonmedical objection to a CPS eligible that does not result in a pass over is handled in accordance with [627.1, Preference Eligibles Except CPS](#)*.

#### 627.22 Action by Installation

The appointing official forwards to the manager of Human Resources a file containing:

a. A completed Side A of SF 62 in triplicate.
b. A copy of the eligible’s PS Form 2591, *Application for Employment*.
c. A copy of all information relied upon to support the pass over.
d. A signed, undated written notice to the eligible. The notice must:
   1. Advise the eligible that the pass over is proposed and explain the reasons for it.
   2. Specify the name of the installation, position title, level, and *Hiring Worksheet* number.
   3. Advise the eligible of the right to respond in writing within 15 days of the date of the notification to:
      US OFFICE OF PERSONNEL MANAGEMENT
      HUMAN CAPITAL LEADERSHIP AND MERIT
      SYSTEM ACCOUNTABILITY DIVISION
      1900 E ST NW
      WASHINGTON DC  20415-0002
   4. State that OPM will notify the eligible of its decision on the proposed pass over.

#### 627.23 Action by District

The following actions are taken by the district:

a. When the manager of Human Resources, receives the file from the appointing official, he or she will review the file to see that it is complete and contains adequate supporting documentation.

b. If the district finds that the file *does not* adequately support the tentative rejection, it will advise the appointing official to appoint the eligible or furnish additional relevant backup documentation.
c. If the district finds that the file does adequately support the tentative rejection, it will:
   (1) Date the notice (which was previously prepared and signed by the appointing official) and send it to the veteran by certified mail, return receipt requested.
   (2) Send OPM the SF 62, a copy of the written notice sent to the veteran, PS Form 2591, and all supporting documents upon which the disqualification was based. Send via certified mail, return receipt requested, to:
      US OFFICE OF PERSONNEL MANAGEMENT
      HUMAN CAPITAL LEADERSHIP AND MERIT
      SYSTEM ACCOUNTABILITY DIVISION
      1900 E ST NW
      WASHINGTON DC  20415-0002
   (3) Steps (1) and (2) above must be completed within 10 calendar days.

627.24 Action by OPM
The following actions are taken by OPM:
   a. If OPM sustains the reasons for pass over of the CPS veteran, the application and one copy of the SF 62 are immediately returned to the manager of Human Resources, and another copy of the SF 62 is concurrently forwarded to the appropriate installation. The appointing official may then take action to select the nonpreference eligible.
   b. If OPM does not sustain the reasons for the request to pass over the CPS veteran, the appointing official may submit more detailed information to the district. If the district determines that the circumstances warrant reconsideration by OPM, the same submission procedures will be followed, again giving the CPS eligible 15 days to respond to the more detailed information. If OPM does not sustain the reasons for the proposed pass over, the appointing official may not pass over the preference eligible.

628 Updating Records
628.1 Codes to Be Used on Hiring Worksheet
Use the following symbols to record both on the Hiring Worksheet and on the register, or in the Hiring and Testing system the action taken concerning each eligible processed in a hiring action:

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEL</td>
<td>Selection</td>
</tr>
<tr>
<td>NS0</td>
<td>Nonselection, no considerations</td>
</tr>
<tr>
<td>NS1</td>
<td>Nonselection, one consideration</td>
</tr>
<tr>
<td>NS2</td>
<td>Nonselection, two considerations</td>
</tr>
<tr>
<td>NS3</td>
<td>Nonselection, three considerations</td>
</tr>
<tr>
<td>ENU</td>
<td>Not available until a given date</td>
</tr>
</tbody>
</table>
Retention on Register

Applicants to Be Inactivated

Ratings are removed from the active register and placed in the inactive register as a result of the following:

a. A selection for a career appointment.

b. If the eligible has been considered 3 times for career appointment for each job category filled by the register.

Other Inactivation Rule

If the register is used to fill more than 1 job category (e.g., clerk, carrier, and mail processor), nonselection for one category would not eliminate the eligible from consideration for the other types of positions.

Processing Applicant Records

Applicant records are handled according to their ending statuses on the Hiring Worksheet:

a. Current career employee (CCE) or current noncareer employee (SSE). (1) CCE in the inactive register and (2) SSE in the active register.

b. Declined — did not request retention (DNR). In the inactive register, if the position declined was career and the eligible did not request that his or her name be retained on the register for future consideration for career appointment. If the position declined was other than career, place the applicant record in the active register for future consideration for career appointment, unless the eligible asked to have his or her name removed from the register, or indicated clearly, in writing, that there is no interest in a career appointment from this register. If so, the applicant record is filed in the inactive register.

c. Eligible not available until (ENU). In the active register.

d. Eligible’s personal request (EPR). In the inactive register if it is clear that the eligible is not interested in any postal position. However, if eligibles were being considered for a temporary appointment and may, in fact, be interested in a career appointment, then, return the record to the active register.

e. Failure to respond (FTR) and communication returned unclaimed (CRU). In the inactive register.

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>FTR</td>
<td>Failure to respond</td>
</tr>
<tr>
<td>CRU</td>
<td>Communication returned unclaimed</td>
</tr>
<tr>
<td>DNR</td>
<td>Declined did not request retention</td>
</tr>
<tr>
<td>CCE</td>
<td>Current career employee regardless of installation, location, or level of position</td>
</tr>
<tr>
<td>EPR</td>
<td>Not available, no date given</td>
</tr>
<tr>
<td>NAP</td>
<td>Not available pending resolution of suitability (Has pending criminal charge, which if convicted upon, would disqualify applicant; or does not meet English competency requirements)</td>
</tr>
</tbody>
</table>
f. **Nonselection** (NS0, NS1, NS2). In the active register.

g. **Nonselection** (NS3). In the inactive register.

h. **Selection** (SEL). In the inactive register, if the appointment was career. If the appointment was other than a career appointment, the applicant record is refiled in the active register since the eligible is entitled to consideration for a career appointment from the register when such an appointment is being made and the name is reached for consideration.

### 63 Auditing Selection Actions

#### 631 General

Reviews of hiring practices and procedures in postal installations are made, as necessary, by the Inspection Service. **Hiring Worksheets** must be kept for 5 years. In January, **Hiring Worksheets** that as of December 31 the previous year were closed 5 years or more are destroyed.

#### 632 Worksheet Audits

Selecting officials return **Hiring Worksheets** to the district with the notation of “Selected by (signature) on (date)” made on the worksheet. **Hiring Worksheets** must be audited at the district before appointments are made. Auditing is the process in which **Hiring Worksheets** are reviewed to ensure compliance with regulatory selection rules and procedures (see Exhibit 632, Auditing Hiring Worksheets). The auditing employee determines that all documentation required for declinations and exclusions-from-consideration is in order and that all selections have been made in regard to the rule of three and veterans’ preference. Detected violations must be immediately brought to the attention of appointing officials so corrective action can be taken. Evidence of this audit (e.g., Audited by (signature) on (date)) must appear on the **Hiring Worksheet** (see 631, General, for retention period).

**Hiring Worksheets** issued by the Hiring and Testing system are audited the same as other **Hiring Worksheets** using the system selection application. The rule of three does not have to be done manually since appropriate notations are generated by the system.

#### 633 Return of Hiring Worksheets Without Selection

If a **Hiring Worksheet** is returned and no selections were made, the selecting official submits a report stating the reasons why no selections were made. It is not enough to state: **Position to be filled by reassignment, promotion, change to lower level, transfer, or position not filled at this time,** if the manager or postmaster intends to submit another request for filling the same position in the near future.
Exhibit 632

**Auditing Hiring Worksheets**

The following instructions provide a systematic way to validate selections, nonselections, and other applicant dispositions from *Hiring Worksheets*:

a. If a name has been removed improperly from consideration, the selecting official’s code must be changed to **NS** (Nonselection) before auditing continues.

b. The following steps should be observed in determining the proper order of selection:

   1. Disregard all candidates who have been legitimately removed from consideration.

   2. For the first vacancy, determine who the first 3 available candidates are and place a c beside their names to indicate the group of 3 from which the first selection can be made. Then determine that the first selectee was within the top 3 available candidates, that is, that there are not 3 NS candidates above him or her. An example may look like this:

<table>
<thead>
<tr>
<th>95.0 TP</th>
<th>Armstrong</th>
<th>c</th>
<th>SEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>93.0</td>
<td>Baker</td>
<td></td>
<td>DNR</td>
</tr>
<tr>
<td>90.0</td>
<td>Carter</td>
<td>c</td>
<td>SEL</td>
</tr>
<tr>
<td>89.0</td>
<td>Davis</td>
<td>c</td>
<td>NS1</td>
</tr>
<tr>
<td>89.0</td>
<td>Evans</td>
<td></td>
<td>FTR</td>
</tr>
<tr>
<td>85.0</td>
<td>Farmer</td>
<td></td>
<td>NS</td>
</tr>
<tr>
<td>82.0</td>
<td>Green</td>
<td></td>
<td>SEL</td>
</tr>
<tr>
<td>82.0</td>
<td>Hamilton</td>
<td></td>
<td>NS</td>
</tr>
</tbody>
</table>

   Then determine that the first selectee is either (a) a preference eligible, or (b) that there is not a nonselected preference eligible above him or her on the *Hiring Worksheet*. If steps 2 and 3 check out, the first selection is legitimate.

   3. If there was more than one selection made from the *Hiring Worksheet*, place a c beside the names of the remaining 2 eligibles who were not selected for the first vacancy and the name of the next available eligible, working downward on the *Hiring Worksheet*. Our example will now look like this:

<table>
<thead>
<tr>
<th>95.0 TP</th>
<th>Armstrong</th>
<th>c</th>
<th>SEL</th>
</tr>
</thead>
<tbody>
<tr>
<td>93.0</td>
<td>Baker</td>
<td></td>
<td>DNR</td>
</tr>
<tr>
<td>90.0</td>
<td>Carter</td>
<td>c</td>
<td>c</td>
</tr>
<tr>
<td>89.0</td>
<td>Davis</td>
<td>c</td>
<td>c</td>
</tr>
<tr>
<td>89.0</td>
<td>Evans</td>
<td></td>
<td>FTR</td>
</tr>
<tr>
<td>85.0</td>
<td>Farmer</td>
<td>c</td>
<td>NS1</td>
</tr>
<tr>
<td>82.0</td>
<td>Green</td>
<td></td>
<td>SEL</td>
</tr>
<tr>
<td>82.0</td>
<td>Hamilton</td>
<td></td>
<td>NS</td>
</tr>
</tbody>
</table>

   For the second vacancy, determine that the selectee is within the second group of 3 and that he or she meets the criteria outlined in 3 above. If so, the second selection is legitimate. It is also apparent that Davis has received 2 bona fide considerations and is entitled to a third.
Exhibit 632 (continued)

**Auditing Hiring Worksheets**

(6) If there were more than 2 selections made from the Hiring Worksheet, place a c beside the names of the remaining eligibles who were not selected for the second vacancy (in our example, Davis and Farmer) and the name of the next available eligible, working downward on the Hiring Worksheet. Our example will now look like this:

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>95.0 TP</td>
<td>Armstrong</td>
<td>c</td>
</tr>
<tr>
<td>93.0</td>
<td>Baker</td>
<td>DNR</td>
</tr>
<tr>
<td>90.0</td>
<td>Carter</td>
<td>c</td>
</tr>
<tr>
<td>89.0</td>
<td>Davis</td>
<td>c</td>
</tr>
<tr>
<td>89.0</td>
<td>Evans</td>
<td>FTR</td>
</tr>
<tr>
<td>85.0</td>
<td>Farmer</td>
<td>c</td>
</tr>
<tr>
<td>82.0</td>
<td>Green</td>
<td>c</td>
</tr>
<tr>
<td>82.0</td>
<td>Hamilton</td>
<td>NS0</td>
</tr>
</tbody>
</table>

(7) For the third vacancy, determine that the appointee is within the third group of 3 and that he or she meets the criteria outlined in 3 above. It is also apparent in our example that Davis has now received 3 bona fide considerations without being selected. Davis’s name can now be removed from consideration if there is a fourth vacancy to be filled. His line on the Hiring Worksheet can be shown with a NS3 written on the Hiring Worksheet to reflect the 3 valid considerations (see below):

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>89.0</td>
<td>Davis</td>
<td>c</td>
</tr>
</tbody>
</table>

(8) Continue following these steps for each additional vacancy over 3.

c. If the Hiring Worksheet will not audit properly, then an invalid selection has been made. The selecting official must be notified immediately. Corrections must be made before the individual selected in error enters on duty.

### 64 Official Personnel Folders

**Create an Official or Merged Records Personnel Folder**

For each newly hired employee, Human Resources (HR) personnel create an Official Personnel Folder or a Merged Records Personnel Folder. These folders, which are used to document employment with the Postal Service, contain all appointment-related documents (see 582, Review of Official Personnel Folders, and ELM 349, Official Personnel Folder). The two types of folders and their contents are described below:

a. **Official Personnel Folder (OPF)** — Item O-66 PF, Official Personnel Folder (USPS), is used for new employees who have no previous federal civilian service. For new employees who have previous employment with
the U.S. Postal Service documented in a paper OPF, HR personnel should obtain the personnel folder for each period of service and combine with records for the new appointment into one OPF.

b. **Merged Records Personnel Folder** — SF-66C, *Merged Records Personnel Folder* (orange), is used for employees who have previous employment with any of the following:
   (1) Post Office Department (prior to creation of USPS).
   (2) Other federal agencies.
   (3) Any combination of federal agencies, USPS, and the Post Office Department.

HR personnel should obtain any paper personnel folder for each period of service and combine with records for the new appointment into one Merged Records Personnel Folder.

**Collect Appointment Support Documents**

The content of an OPF or electronic OPF (eOPF) that is used as a basis for an employee’s first Postal Service employment will vary, but the content is generally limited to the documents described below.

a. The application for employment, submitted online or using PS Form 2591, *Application for Employment*.

b. Supplemental application forms and any statements from applicants added to original applications.

c. Certificates from local school authorities stating that applicants under age 18 who desire employment consideration have terminated their formal education for adequate reasons.

d. Correspondence and statements related to applicants who have relatives that work for the Postal Service.

e. Dual compensation waiver statement, approval of waiver, and annuitant notification letter for any former Postal Service employee hired as a reemployment annuitant in the position of postmaster relief/leave replacement or temporary relief carrier.

f. Documentation of HR manager’s approval to appoint an individual who has been removed from Postal Service employment for cause, or who resigned after being notified that charges proposing removal would be, or had been, issued.

g. Documents relating to claims for veterans’ preference, including SF 15, *Application for 10-Point Veteran Preference*, letters or certificates from the Department of Veterans Affairs (VA), statements or retirement orders issued by service branches, and other documents used in the adjudication process.

Do not file VA rating summary or other proof of entitlement to 10-point preference that contains medical information.

h. A copy of DD Form 214, *Certificate of Release or Discharge from Active Duty*, for each period of active military service.

i. Results of automotive mechanic bench test, qualification review panel evaluation, typing test, or other requirement.
j. PS Form 61, Appointment Affidavit.
k. OMB Form I-9, Employment Eligibility Verification.
l. Applicable federal, state, and local tax-withholding forms.

643 Organize Documents
After an individual is appointed and completes new-hire orientation, gather
the applicable documents from the preemployment investigation file and
place them in the OPF or Merged Records Personnel Folder. Place PS Form
61 on top.

644 Convert OPF to Electronic OPF (eOPF)
HR personnel will send the prepared OPF or Merged Records Personnel
Folder to the Human Resources Shared Service Center within 10 days of
appointment effective date for conversion to an eOPF.

645 Obtain Documents From New Employees With an
Existing eOPF
HR personnel will send documents supporting reemployment of a former
employee who has an existing eOPF to the Human Resources Shared
Service Center within 30 days of the appointment effective date for inclusion
in the eOPF.

Refer to Management Instruction (MI) EL-340-2009-2, Reconstructing an
Official Personnel Folder (or the most recent edition), for a list of documents
acceptable for inclusion in an eOPF.
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7 Assignment, Reassignment, and Promotion

71 Introduction

711 Organization
Most Postal Service positions are filled by qualified career employees (excluding new hires) through assignment, reassignment, and/or promotion. This chapter focuses on the policies and procedures governing in-service placement and qualification standards, as follows:

a. 72 — Bargaining Positions.

b. 73 — Reserved.

c. 74 — Nonbargaining Positions (including Executive and Administrative Schedule (EAS), Management Pay Band, Technical Pay Band, Inspection Service Law Enforcement (ISLE) and Attorney Compensation System positions).

d. 75 — Supervisor Selection Process.

e. 76 — Bargaining Position Qualification Standards.

712 Equal Employment Opportunity and Affirmative Employment Policy
The following is Postal Service policy:

a. Selections for positions to be filled by assignment, reassignment, or promotion will:
   (1) Comply with the provisions of applicable collective bargaining agreements; and
   (2) Be based on merit and the relevant experience, training, knowledge, skills, and abilities required for the positions being filled.

b. All employees and applicants for employment will be afforded equal opportunities in employment without regard to race, color, sex (including pregnancy, sexual orientation, and gender identity, including transgender status), national origin, religion, age (40 or over), genetic information, disability, or retaliation for engaging in EEO-protected activity as provided by law. As part of its program of equal employment opportunity, the Postal Service prohibits discrimination or harassment based on any of these categories.
c. The Postal Service also prohibits discrimination or harassment based on political affiliation; marital status; status as a parent; and past, present, or future military service.

713 Exclusions and Limitations

713.1 Exclusions
The provisions of this chapter specifically exclude:

a. Postal Career Executive Service (PCES) positions.

b. Restricted positions. The provisions on filling positions restricted to preference eligibles do not apply to in-service placements of career employees. (See 232.52, Positions Restricted to Applicants Eligible for Veterans’ Preference.)

c. Veterans’ Preference. Does not apply to the internal placement of career employees. However, veterans’ preference does apply to external applicants.

713.2 Limitations
Eligibility for consideration to some positions is limited to employees in specific levels, occupations, geographic areas, or organizations.

714 Selection: Definitions and Philosophy

714.1 Definitions
The following definitions clarify and standardize the terms used in the selection process:

a. Requirements. The knowledge, skills, abilities, experiences, and physical and other conditions that pertain to a specific position or duty assignment.

   (1) Not all these requirements are appropriate for every position; only those requirements that an individual needs to successfully perform the duties of a position upon entry are used.

   (2) Employees fully meet the physical requirements of a position if they are physically able to perform the essential functions of the position, with or without reasonable accommodation where appropriate, and without posing a direct threat of harm to themselves or others. (See Handbook EL–307, Reasonable Accommodation, An Interactive Process.)

b. Qualifications. The knowledge, skills, abilities, experience, and physical and other conditions that pertain to the applicant or bidder.

   (1) Applicants and bidders must meet the requirements, which mean that they must possess the qualifications (e.g., the knowledge, skills, and abilities) that are required for the position.

   (2) Bidders must demonstrate that they possess each of these qualifications at a level that is sufficient for satisfactory (as opposed to unsatisfactory) performance in the position.
The timing for meeting the requirements for senior qualified positions is discussed in 727.4, Timing and Sequence of Evaluation.

c. Special conditions. Conditions that apply only to nonbargaining positions. They describe the circumstances under which the work is performed. Being able to meet a special condition is essential to satisfactory performance at entry. Often conditions pertain to the willingness of the applicant to perform certain duties or tasks (e.g., willingness to travel frequently or to work irregular hours).

d. Special requirements. Requirements that apply only to bargaining positions. These are stated as knowledge, skills, or abilities required for a specific job assignment. Special requirements may be added locally and used in addition to the qualification standard for the position.

e. Qualification standard. The official document that identifies the requirements of a bargaining position that are needed at entry. Qualification standards do not necessarily contain a complete list of requirements for continued satisfactory performance in a specific position.

f. Desirable qualification. Qualification that applies only to best qualified positions. A knowledge, skill, or ability that is not a mandatory requirement of a position, but one that would be beneficial in performing the duties of a specific job. (Applies only to best qualified positions.)

g. Factors. A cluster of related knowledge, skills, and abilities evaluated as a single requirement. Factors apply only in postmaster selection.

h. Job posting (bid posting). A posting for the filling of a senior qualified-bid bargaining position. A job posting announcement contains one of the following:

   (1) A list of requirements for entry to the position;
   (2) The qualification standard number; or
   (3) An attached qualification standard.

i. Vacancy announcement. An announcement for the filling of entrance positions, best qualified positions, or nonbargaining positions. A vacancy announcement contains one of the following:

   (1) A list of requirements for entry to the position;
   (2) The qualification standard number; or
   (3) An attached qualification standard.

Vacancy announcements do not necessarily contain a complete list of requirements for continued satisfactory performance in a position.

714.2 Philosophy

The philosophy underlying all selections is that a person placed into a position must be qualified — that is, must meet the requirements of the position. For senior qualified positions, selection is based on a determination of whether the senior bidder is qualified. For best qualified and nonbargaining positions, selection is based on a determination of who is best qualified on the basis of total qualifications.
714.3 **Reasonable Accommodations in the Selection Process**
Reasonable accommodation for qualified applicants with disabilities can take many forms. (See Handbook EL-307, *Reasonable Accommodation, An Interactive Process.*) Accommodations that may be needed during the selection process include, but are not limited to the following:

a. Providing written materials in accessible formats.
b. Providing sign language interpreters.
c. Ensuring that recruitment, interviews, performance tests, and other components of the process are held in accessible locations.
d. Providing or modifying equipment or devices.
e. Adjusting or modifying applications and employment questionnaires.

715 **Use of Penalty Mail for Applications**
Only current bargaining postal employees may forward job applications and job bids by penalty mail if the application or bid is in response to an official Postal Service job announcement.

716 **Positions Filled Temporarily**
When a career employee is temporarily absent, his or her position may be filled by temporary assignment, reassignment, or promotion. The applicant must understand the terms of such an assignment — specifically, that when the absent employee returns, the applicant returns to the position he or she occupied prior to the temporary assignment (see 716.23, *Conditions of the Temporary Promotion*).

Examples of temporary absences of an incumbent that justify filling a position temporarily include the following:

a. Serving active military duty.
b. Serving as a national officer of a postal employee organization.
c. Being temporarily assigned and/or promoted to another position.
d. Being appointed as an officer-in-charge.

716.1 **Temporary Assignments**
*Temporary assignment* is the placement of an employee into an established position for a limited period of time to perform duties and responsibilities other than those contained in the employee’s normal position description. A formal reassignment and/or promotion personnel action is not required.

716.11 **Temporary Bargaining Assignments**
Unless stated in the relevant collective bargaining agreement, employees in temporary bargaining assignments must meet the qualification standards for the positions to which they are assigned. When the relevant collective bargaining agreement contains specific provisions regarding higher level bargaining assignments, these provisions must be followed.
716.12 **Temporary Assignments to Nonbargaining Positions**

The following general policies apply to temporary assignments to nonbargaining positions:

a. Temporary assignments to nonbargaining positions are made only for the shortest practical time limits and may be used to meet emergencies caused by abnormal workload, a change in mission or organization, or unanticipated absences.

b. When a nonbargaining employee is absent (except postmaster), every effort must be made to have the duties absorbed by other employees of the same or higher level.

c. The appointing official or designee may temporarily assign any qualified employee to meet service needs.

d. Normally, consideration is given to unassigned employees (i.e., employees whose positions have been abolished).

e. A temporary assignment may be terminated at any time, either at management’s discretion or at the employee’s request.

f. Temporary assignment of an employee to a position at the same or lower level should not exceed 90 calendar days unless extended by the next higher level of management above the detailed position. (See 716.143 through 716.145 for time limits on temporary assignment to a higher-level position.)

g. Temporary assignments must be documented using Form 1723, *Assignment Order*.

### Exhibit 716.12

**Temporary Assignment Duration Approvers**

<table>
<thead>
<tr>
<th>Temporary Assignment Duration</th>
<th>Approver</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 29 days</td>
<td>Appointing official or designee</td>
<td>716.12(c)</td>
</tr>
<tr>
<td>30 days or more involving travel or higher-level pay</td>
<td>Next higher-level (NHL) manager over the manager of the position*</td>
<td>716.142 F-15 4-1.2.1</td>
</tr>
<tr>
<td>90 days or more involving higher-level pay</td>
<td>NHL of management above the detailed position*</td>
<td>716.143</td>
</tr>
<tr>
<td>120 days or more involving higher-level pay</td>
<td>If detailee is not a candidate for the position to which detailed, <em>NHL manager over the manager with the vacancy</em> can approve extension*. If detailee is a candidate for the position to which detailed, the assignment must be terminated before the 121st day.</td>
<td>716.144</td>
</tr>
<tr>
<td>Exceeding 1 year</td>
<td>Prior approval in advance and in writing from Area Vice President (for field detail assignments) or the functional officer (for detail to a Headquarters position), with notification to the Vice President, Controller.</td>
<td>716.145 F-15 2-2.1.2</td>
</tr>
</tbody>
</table>

*Exception: If the detail assignment was originally approved by a PCES manager, further approval is not necessary.

716.13 **Temporary Assignment to Higher Level — Bargaining**

See 716.11, *Temporary Bargaining Assignments*. 
Temporary Assignment to Higher Level — Nonbargaining

Necessity

No one may be temporarily assigned to a higher-level nonbargaining position unless such an assignment is absolutely essential to the effective operations of the Postal Service, and the person selected assumes the full core responsibilities of the higher-level position.

Approval is required (see Exhibit 716.12 and Sections 716.143 to 716.145).

Higher Management Level Approval for Assignments of More Than 30 Calendar Days

When a temporary assignment or detail requiring travel and related expenses, or higher-level pay, is expected to last longer than 30 calendar days, the manager of the position must obtain approval from the next higher-level manager (unless a PCES manager originally approved the detail assignment). The request for approval for an extended duty assignment or detail requiring extended travel away from the employee’s permanent duty station must include the following information:

a. Purpose of the assignment or detail,
b. Cost,
c. Benefit(s) expected,
d. Consideration of alternatives; and
e. Value to the Postal Service.

See also Handbook F-15 Section 2-2.1.2 and 4-1.2.1.

Higher Level Assignments Limited to 90 Calendar Days Unless Extended

Temporary assignment to a higher-level position, during the absence of the incumbent, is limited to a maximum period of 90 calendar days. The period may be extended with advance approval of the next higher level of management above the detailed position. Exception: If a PCES manager originally approved the detail assignment, then approval of the extension is not required.

See 716.142 for requirements when the temporary position or detail to a higher-level position also involves travel away from the employee’s permanent duty station. See 716.144 and 743.16 when the higher-level temporary assignment is to a vacant position.

120-Day Time Limit

Temporary assignment to a higher-level vacant position, pending selection of a person for permanent placement, is limited to a total of not more than 120 calendar days. If the employee on temporary assignment could become or is a potential candidate for the vacant position, the higher-grade assignment must be terminated before the 121st day. If the employee is not a candidate, the next higher-level manager over the manager with the vacancy may approve an extension of that employee’s temporary assignment beyond 120 days, until a selection is made and the new employee assumes the position. Exception: If a PCES manager originally approved the detail assignment, then approval of the extension is not required. See 743.16, Exceptions to the 120-Calender-Day Limit, for exceptions.
Temporary Assignments Exceeding 1 Year
Temporary assignments exceeding 1 year, including those that involve travel and associated expenses, require advance approval in writing from the Area Vice President (for detail to a field position) or the functional officer (for detail to a Headquarters position). There must be a critical need to extend a temporary assignment beyond 1 year. The approving manager will notify the vice president, Controller, of the approval to ensure travel reimbursements are handled as required by law. See Handbook F-15, Section 2-2.1.2 for approval requirements, notification requirements, and tax consequences of detail assignments exceeding 1 year.

Temporary Promotion and Promotion to a Temporary Position
Temporary promotion to a nonbargaining position which has no time limitation is limited to situations where it is impractical to fill a higher-level position by other temporary means. Such situations include, but are not limited to (a) long-term absence of the incumbent or (b) a need to defer the permanent filling of a vacant position for a lengthy period of time.

Promotion to a temporary nonbargaining position is limited to situations where the position is authorized for a specific limited duration to serve a temporary or transitional need.

In this section, “temporary promotion” refers to both temporary promotions to a nonbargaining position and promotion to a temporary nonbargaining position.

Selection Procedures
Competitive procedures are used to fill a position through a temporary promotion. The vacancy announcement must clearly indicate that the appointment will not exceed a stated period. When the position is filled permanently, competitive or noncompetitive procedures may be used (see 743). An employee who has served in a position through competitive temporary promotion is eligible to recompete, regardless of the duration of the temporary promotion.

Appointment Duration
A temporary promotion may be made for a limited period, usually two years or less, depending upon need. If the employee’s services are still needed in the assignment after the initial period expires, the employee may continue to serve, but it must be determined whether the situation is still temporary or whether the position should be filled permanently. A temporary promotion:

a. May not exceed one year without approval of the area vice president (or functional officer for a headquarters position). See 716.145 when travel is involved;

b. Is documented on a PS Form 50, Personnel Action;

c. Terminates on a specified date, unless extended;

d. May be terminated at any time based on the needs of the Postal Service; and

e. Does not make the employee ineligible to compete for the vacancy if the position is posted.
716.23 **Conditions of the Temporary Promotion**

Applicants for temporary promotion must be informed of the conditions of the placement, including the expected duration. An employee selected for a temporary promotion will be required to sign an agreement covering the terms of the temporary promotion. The purpose of the agreement will be to avoid any misunderstanding as to the conditions of the temporary promotion. The agreement must state that by accepting promotion to the temporary position, the position becomes the employee’s position of record, and must also address:

- The effect on the employee’s salary during the temporary promotion;
- Relocation benefits, if any;
- Security clearance requirements, if applicable;
- The employee’s ability to apply for other positions including lateral reassignment at the grade of the position to which temporarily promoted;
- Reassignment to a comparable nonbargaining position at the end of the temporary promotion; and
- That if prior to the termination of the temporary promotion the competitive area where the position is located undergoes a RIF, the employee’s rights are determined based on that position, not under the agreement he or she signed.

717 **Positions Filled Permanently**

717.1 **Reassignment**

*Reassignment* is the permanent assignment with or without relocation of an employee to another established position with the same level in the same salary schedule, or to a position with an equivalent level in another salary schedule. The following policies apply to reassignment:

- **Reassignment to a bargaining position.** General policies and procedures governing reassignments to bargaining positions are contained in the applicable collective bargaining agreement. (See 72, Bargaining Positions, and 76, Bargaining Position Qualification Standards, for detailed policies and procedures.)
- **Reassignment to a nonbargaining position.** Management may reassign nonbargaining employees noncompetitively (see 743.11). Employees with saved grade may be considered noncompetitively for positions up to the level of their former position or at any intervening level. Employees who desire reassignment may also apply in the same way as employees who desire promotion consideration. Additionally, an employee with a disability who desires reassignment should work through the appropriate Reasonable Accommodation Committee at the district, area, or headquarters level.
- **Mutual exchanges.** Career bargaining employees may exchange positions at the same level, if the exchange is approved by management at the installations involved, subject to the provisions of
the applicable collective bargaining agreement. An exchange of positions does not necessarily mean that the employees involved take over the duty assignments of the positions.

**Exclusions:** Part-time flexible employees may not exchange positions with full-time employees, or bargaining employees with nonbargaining employees, or nonsupervisory employees with supervisory employees.

717.2 **Unassigned Employees**

Employees whose positions have been abolished are assigned in accordance with ELM 354, Assignment of Unassigned Employees.

717.3 **Promotion**

A promotion is the permanent assignment with or without relocation of an employee to an established position with a higher level than the employee's previous position, or to an established position with a higher than equivalent level in another schedule (see ELM 413, Promotion to Nonbargaining Unit Positions). Restrictions on the promotion, or recommendation for promotion, of immediate relatives of nonbargaining employees are set forth in Chapter 5. The following policies apply to promotion:

a. **Promotion to a bargaining position.** General principles governing promotions to bargaining positions are contained in the applicable collective bargaining agreement (see 72, Bargaining Positions).

b. **Promotion to a nonbargaining position.** General policies and procedures governing promotions to nonbargaining positions are contained in ELM 350, Assignment, Reassignment, and Promotion. (See 73-75 of this handbook for specific policies.)

717.31 **Competitive Procedures**

Except as otherwise indicated, competitive procedures apply to all permanent promotions.

717.32 **Exceptions to Competitive Procedures**

The following promotion actions are exempted from competitive promotion procedures:

a. Promotion of an incumbent to a position reclassified at a higher level without significant change in duties and responsibilities.

b. Promotion and assignment of current nonbargaining employees to higher–level nonbargaining positions under the specific conditions described in 74. This includes employees with retreat rights, those previously reduced in level, or those serving with saved grade.

c. Promotion of an employee who satisfactorily completes an approved training program that specifically provides for promotion, if: (1) the employee was selected for the program under competitive procedures; and (2) the fact that selection could lead to promotion was made known to potential candidates for the program.
717.4 **Change to Lower Level**
Management may approve a nonbargaining employee’s voluntary request for change to a vacant nonbargaining position at a lower grade consistent with section 743.11 and *Employee and Labor Relations Manual*, section 354.23(f). An employee with a disability who desires noncompetitive change to a lower level nonbargaining position should work through the appropriate Reasonable Accommodation Committee at the district, area, or headquarters level.

717.5 **Absent Employees**

717.51 **Not on Active Military Duty**
Employees on extended leave including leave without pay will also be considered provided they are otherwise eligible and have applied for promotion. If the employee is selected for promotion, the personnel action is processed upon return to postal duty. The date placed on the personnel action is the date the promotion would have occurred had the employee not been absent.

717.52 **On Active Military Duty**

717.521 **Bidding on Positions**
While on active military duty, employees continue to gain seniority and may bid on positions that become vacant during the employee’s absence. A written or electronic notice must be submitted by the employee to human resources, or if appropriate, to the manager-in-charge, such as postmaster, indicating the employee’s interest to bid on specific positions. The bid must be processed and awarded in accordance with the appropriate collective bargaining agreement as if the employee is actively employed. If awarded, a personnel action is initiated to place the employee in the newly gained position and pay scale and to assure that seniority is credited as specified by the appropriate collective bargaining agreement.

Unsuccessful bids are retained until the desired position is gained or the employee resumes active employment upon return from the military service. Training is deferred for employees who gain a position for which there is contractually required training until they return. Upon their return, the employee will be required pursuant to the respective collective bargaining agreement to meet the training requirements. No personnel action is to be initiated until the training requirement is completed. In these cases, every effort must be made to train the employee upon return to work. The employee would only be awarded the position upon satisfactory completion of the required training. An audit trail documenting the bid submissions must be maintained.

717.522 **Nonbargaining Positions**
Nonbargaining and bargaining employees on military duty who are interested in being considered for nonbargaining positions are required to submit to Human Resources personnel a completed Candidate Profile for vacancies in desired positions and locations. Human Resources personnel will treat the Profile as if it were an application when there is a vacancy in the desired position and location. The application is considered in accordance with the
area of consideration noted on the announcement. Applications resulting in a nonselection are reconsidered for other vacancies as they occur in the desired position and location, until the applicant has been successfully selected. Applications from employees who are on active duty with the uniformed services are to be accepted at any time for subsequent consideration when an appropriate vacancy is announced.

Nonbargaining employees on active military duty may also request reassignments to lateral or lower level positions in accordance with the nonbargaining selection policy. Selected individuals are to be placed in the new position with the appropriate pay level by initiating a personnel action while in the leave without pay (LWOP) status.

An audit trail of the selection activity must be established and retained by Human Resources. Upon return from active military service, the responsibility for submitting bids or applications for nonbargaining positions reverts to the employee.

718 Vacancy File
A vacancy file is established for all promotions made under the competitive procedures (see 728.26 and 728.36 for bargaining procedures and 743.42 for nonbargaining procedures).

72 Bargaining Positions

721 Filling Positions
The filling of bargaining positions through assignment, reassignment, or promotion is subject to the provisions of the appropriate collective bargaining agreements. Except for provisions in the agreements covering excess and ill or injured employees, vacancies must be filled by promotion or reassignment within the appropriate craft and installation, if qualified bidders or applicants are available.

722 Conversion to Full-Time Status
A full-time residual position is filled by assigning an unassigned full-time employee or a full-time flexible employee. The conversion to full-time of a qualified part-time flexible employee with the same designation or occupation code as the vacancy should occur only after unassigned full-time employees have been assigned. Part-time flexible employees must be changed to full-time regular positions, if appropriate, within the installation in the order specified by the applicable collective bargaining agreement.

723 Area of Consideration
The area of consideration is described in the appropriate collective bargaining agreement. If necessary, the area may be expanded to eligible employees in other crafts at the same installation, and then to eligible employees at other installations.
Position Requirements

Requirements for individual duty assignments are indicated in qualification standards, vacancy announcements, or job postings. These requirements pertain to assignment, reassignment, or promotion. A vacancy announcement or job posting may indicate requirements in addition to those in the applicable qualification standard. These additional requirements include special requirements or typing and/or driving requirements that may be added (see 725.2, Appropriate Special Requirements, and 763.22, Local Options for Basic Computer Skills and Driving Requirements). Qualification standards are available for most bargaining positions on Bqnet, Bargaining Qualifications on the Net. When a qualification standard exists for a specific bargaining position, its provisions must be followed. (See 727.2, No Qualification Standards, when a qualification standard is not available for a position.)

Special Requirements

Identification, Justification, and Documentation

Special requirements must be related to the job, and must be justified to show that the particular requirement will enable applicants to perform critical job duties that they would otherwise be unable to do satisfactorily. Sufficient documentation must be available to show that special requirements are clearly job-related, and the documentation must be retained in the vacancy file.

Appropriate Special Requirements

Special requirements for bargaining positions should be written as knowledge, skill, or ability statements.

Examples of appropriate special requirements if justified for a particular position include:

a. Knowledge of a language other than English.

b. Knowledge of a particular computer programming language that cannot readily be acquired after selection.

Inappropriate Special Requirements

Educational requirements, such as a bachelor’s degree, or length of experience, such as 6 months’ experience, are not appropriate as special requirements and must not be added locally. If education or experience requirements are listed on a qualification standard, they may not be modified. No tests may be added, except as allowed for typing requirements. Other examples of inappropriate special requirements include:

a. A requirement that could readily be met by a brief initial period of orientation and familiarization in the assignment.

b. A requirement that unduly restricts the number of eligible candidates or favors a particular candidate.

c. A requirement not immediately essential to the position, such as one based on a possible future assignment, except in the case of a trainee position where ability and potential to advance to higher levels in the occupation are required.
Posting Requirements

All vacant craft duty assignments that are not to be reverted must first be posted within the craft for filling in accordance with the applicable collective bargaining agreement. Bidders or applicants must meet all requirements before being placed into the position. When posting does not result in successful bidders or applicants, the following may be used to fill the position:

a. Reassignment.
b. Change to lower level.
c. Promotion.
d. Reinstatement (see 233.33, Reinstatement and Reemployment).
e. Transfer from another federal agency (see 233.34, Transfer From Another Federal Entity).
f. Other external appointment.

Entry Positions in PS-5 and Below

Entry-level promotional opportunities to residual vacancies remaining after exhausting the bidding or application procedures need not be posted. However, procedures must be developed locally to inform lower level employees of promotional opportunities and to arrange for appropriate inservice examinations for employees who have not already qualified. Management must encourage employees to apply, and extend every opportunity for promotion to employees who are eligible, qualified, and available before recruiting from external sources.

Employees on active military duty may leave bids or applications for future bargaining vacancies with human resources, or an appropriate manager, for actualization when posting occurs.

Senior Qualified Positions

Senior qualified positions must be posted in accordance with the appropriate collective bargaining agreement.

Best Qualified Positions

Best qualified positions must be posted in accordance with the appropriate collective bargaining agreement. The following posting requirements are applicable for best qualified positions only:

a. Position by title, number, level, and duties.
b. Location, tour of duty, and scheduled workweek.
c. Existing requirements. If a qualification standard is available on Bqnet, it must be used.
d. Directions where to send applications, the date by which applications must be submitted, and where additional information can be obtained.
e. Specification that selection will be made from among the best qualified applicants who are eligible and available.
f. Craft designation, in accordance with the applicable collective bargaining agreement.
g. Statement on equal employment opportunity.
h. Statement on prohibition of political recommendations.

727 Bargaining Selection Procedures
The goal of bargaining selection procedures, whether for entry or inservice positions, is to ensure that qualified people are selected to fill the positions. Eligibles selected, promoted, or reassigned at any level must meet all the requirements of the position as stated on the qualification standard, and the vacancy announcement or job posting. Employees fully meet the physical requirements of a position if they are physically able to perform the essential functions of the position, with or without reasonable accommodation where appropriate, and without posing a direct threat of harm to themselves or others. (See Handbook EL-307, Reasonable Accommodation, An Interactive Process.)

727.1 Qualification Standards
Bargaining qualification standards, available on Bqnet, Qualification Standards, Bargaining Positions on the Intranet, indicate the requirements that all bidders or applicants must meet to be eligible for placement in the position. The qualification standards are applicable when filling both entry and inservice positions. Additional requirements for positions may be established only as specified in 725, Special Requirements, and 76, Bargaining Position Qualification Standards. These additional requirements must be specified on the job posting or vacancy announcement. Section 76 contains further instructions on the use of qualification standards.

727.2 No Qualification Standards
Some bargaining positions do not have qualification standards. Requirements for these positions must be developed locally and be included in the vacancy announcement or job posting. Appropriate documentation used to develop requirements must be retained in the vacancy file.

727.3 When to Evaluate Qualifications
Human resources personnel are obligated to ensure that successful bidders have demonstrated that they meet all the position requirements, including the following:

a. Bidding for a Change in Schedule. When a bid is to a position of the same title and level in order to obtain a change in the work schedule, an evaluation of qualifications is limited to typing or driving requirements and special requirements, if any, that may be different from those in the current duty assignment.

b. Bidding to Return to a Position Previously Held. When a bid is to return to a position previously held, appropriate records must be reviewed to determine if the requirements for the position are the same as when the bidder originally obtained the position. If any requirements have changed, the bidder must meet all new requirements, regardless of how long it has been since the bidder left the position. An eligible bidder may be disqualified on a current bid if the bidder was previously taken out of the same or similar position for not meeting a job
requirement. Similarly, a record of pending removal in a previous position may also be justification for disqualification. In both cases, the amount of time passed between bidding out and bidding back, and the bidder’s record in the interim must be considered.

727.4 Timing and Sequence of Evaluation

Time frames and sequences appropriate to the evaluation process, indicated elsewhere in this chapter and in the collective bargaining agreements, state that while applicants and/or bidders must meet the requirements of the position, not all the requirements must necessarily be demonstrated at the same time. For example, after a senior bidder has been found to meet all other requirements of a position with training requirements, the bidder is placed into training and then must demonstrate satisfactory completion of the training. Also, an applicant or bidder may be awarded a position pending review of driving history records and the actual driver’s license to ensure its validity (see 516, Driving History, and 517.5, Driver’s License Review). Evaluators, review committees, and selecting officials must take such sequences into account when evaluating qualifications or requesting that applicants and bidders demonstrate their qualifications.

727.5 Evaluating Qualifications

When qualifications are evaluated, applicants and bidders have the obligation to demonstrate that their qualifications meet the requirements. If there is insufficient information to establish a senior bidder’s qualifications, information from the bidder is requested after close of the posting (see 728.22, Bidding and Qualifications). If an applicant or bidder does not meet all the requirements of the position, including an examination, the person is not qualified and therefore, not eligible for further consideration. (See 714.1b, for an explanation of meeting the requirements, and 727.4, for information that covers when requirements must be met.)

727.6 Pertinent Information

In evaluating qualifications, evaluators must consider available pertinent information that tends to show whether the employee does or does not possess the qualifications. Pertinent information may include, but is not limited to, any of the following:

a. Interviews.
b. Supervisory appraisals.
c. The written application specifying verified experience, education, and training.
d. Certificates of course completion or transcripts, accompanied by school catalog specifying course content, when requested.
e. Examination results.
f. Personnel records.

Note: Interviews for best qualified positions must be used as indicated in 728.34, Conducting Interviews. For senior qualified positions, interviews must be used as indicated in 728.23d.
Selection Procedures

Placement Principles
The following sections discuss selection of employees for placement under the senior qualified and best qualified procedures.

a. Senior Qualified Positions. Employee placement into positions filled through senior qualified procedures must be based on the following:
   (1) The employee’s eligibility to bid.
   (2) The employee’s seniority.
   (3) The senior bidder’s qualifications in relationship to the requirements.
   (4) The employee’s successful completion of required training, if any.

b. Best Qualified Positions. Employee placement into positions filled through best qualified procedures must be based on:
   (1) The employee’s eligibility to apply.
   (2) The best qualifications among employees who have met the requirements.
   (3) The employee’s successful completion of required training, if any.

Senior Qualified Positions
Senior qualified bidders, having met the position requirements given on the qualification standard or job posting, are placed into the position, or into training for the position, in accordance with the appropriate collective bargaining agreement. Human resources personnel are responsible for ensuring that qualifications are evaluated for bids to all senior qualified positions (see §727.4, Timing and Sequence of Evaluation).

Documentation of Qualifications
In many cases, there is no need to document the evaluation of the senior bidder’s qualifications. When such documentation is required, the evaluator must complete Form 1796-A, Qualifications Rating Sheet for Senior Qualified Positions.

Bidding and Qualifications
Bidders for senior qualified positions submit bids in accordance with the provisions of the appropriate collective bargaining agreement — i.e., by telephone, computer, or in writing using Form 1717, Bid for Preferred Assignment. Following the close of the posting, the senior bidder’s qualifications should be evaluated through a review of the employee’s OPF and any other pertinent information available (see §727.3, When to Evaluate Qualifications, and §727.4, Timing and Sequence of Evaluation). If there is sufficient information to show that the senior bidder meets the job requirements, the senior bidder is presumed to be qualified. Otherwise, the 5
senior bidders must be requested to address the requirements of the position in writing, using the following procedures:

a. Each of the 5 senior bidders is asked to furnish his or her qualifications for the position in writing; however, if any of the 5 are currently qualified through previous qualification, they are not subject to this requirement (see 727.3b, When to Evaluate Qualifications, Bidding to Return to a Position Previously Held).

b. A copy of the qualification standard, and the B-element questions, if applicable (see (763.1b, Contents, Appendix I) must be provided to the bidders. If the position does not have a qualification standard, a copy of the posting indicating the requirements must be provided to the bidders.

c. Bidders are allowed at least 3 days to respond. They must record their qualifications on Form 991, Application for Promotion or Assignment, and return it by the deadline specified.

d. If a test is required that is normally given after the posting closes, the 5 senior bidders — at a minimum — are scheduled for the test, unless currently qualified.

e. If there are fewer than 5 bidders for a position, these procedures apply to all who bid.

728.23 Evaluating Qualifications

If a test is required, any existing test scores are obtained for the bidders. A qualification evaluator from human resources considers the senior bidder’s qualifications in comparison to the position requirements, as follows:

a. The evaluator may review the employee’s OPF and other official records that contain pertinent information, and, if necessary, contact the bidder and/or an appropriate supervisor for clarification.

b. If written statements were obtained, the evaluator must complete Form 1796-A, Qualifications Rating Sheet for Senior Qualified Positions, for the senior bidder.

c. Only if the senior bidder is found to be not qualified will the next senior bidder be evaluated, and Form 1796-A completed for that bidder.

d. The evaluator may conduct interviews to supplement the written record to establish whether a bidder meets specific requirements. The use of interviews for a senior qualified position must not be used to rank or selectively choose among bidders.

728.24 Using Form 1796-A

Form 1796-A is used to document that the senior bidder meets all the requirements of the position. This form is not used if the senior bidder is determined to be qualified from the OPF review. However, if the 5 senior bidders have been requested to address their qualifications on Form 991, the evaluator must complete Form 1796-A to document the evaluation process for the senior bidder as follows:

a. In Column A, Identification of Requirements, the evaluator lists the test requirements including the knowledge, skills, and abilities, and any other requirements for the position.
b. In Column B, Demonstration, the evaluator must decide whether the senior bidder has demonstrated each requirement, based on the information available. If the bidder failed a required examination, the bidder is not qualified and no additional information is needed on Form 1796-A. Similarly, if the position requires driving and the bidder failed a driver’s license checklist review (see 517.5, Driver’s License Review), the bidder is not qualified, and no additional information is needed on Form 1796-A.

c. In Column C, Measurements Used, the evaluator must indicate how the determination for each requirement was made. The statements may be brief, but should provide enough information to enable the evaluator to recall the facts that led to the decision. This column is not completed for examination requirements.

d. The evaluator completes Section 3, Finding, checking qualified if the bidder has demonstrated every requirement. If the evaluator checked no in Column B for 1 or more requirements, the bidder is not qualified. (See 727.4, Timing and Sequence of Evaluation, which explains timing and sequences for bidders to meet some requirements.)

728.25 Selecting the Senior Bidder
When the evaluation is completed, the senior bidder is selected for the position if qualified. An evaluation of the next senior bidder’s qualifications is not necessary when the senior bidder is selected.

728.26 Vacancy File
Appropriate documentation, including Forms 1796-A (if completed), Forms 1717, the posting, and written statements (if obtained) must be maintained with employee bidding records.

728.3 Best Qualified Positions
Qualifications determine the relative standing for selection of career employees who are eligible to apply for such positions based on applicable collective bargaining agreements. Of those applicants who meet all of the requirements, the applicant who is found to be the best qualified on the basis of total qualifications will be selected. This determination is made on the basis of a comparison of total qualifications among applicants for the position (see 728.36, Selection of Best Qualified Applicant).

728.31 Selecting Official
For filling best qualified positions, the selecting official is normally the supervisor or manager with the vacancy. Bargaining employees serving as acting supervisors may not serve as selecting officials. The selecting official has numerous options with regard to review committees and interviews, and these options are described in the sections that follow. If recommendations are made to the selecting official from a review committee, the selecting official may have access to all information used by the review committee, including completed Forms 1796-B, Qualifications Rating Sheet for Best Qualified Positions.
728.32 **Documentation of Qualifications**
The initial determination of qualifications is documented on Form 1796-B. The review committee or in the absence of a review committee, the selecting official, completes this form for every applicant.

728.321 **Applications and Qualifications**
Applicants for best qualified positions are required to describe their qualifications in writing (see 765.2, Best Qualified Positions). Form 991, Application for Promotion or Assignment, must be used for this purpose. Applicants must address each of the requirements listed on the qualification standard or posting, including desirable qualifications, if any. Applications must be submitted by the deadline specified.

728.322 **Evaluating Qualifications**
The qualifications of all applicants are compared to the position requirements stated on the vacancy announcement or job posting. As a minimum, applicants’ written statements are reviewed by selection officials and review committee members. The applicants’ OPFs and other official records may be reviewed; however, it is recommended that the selecting official review the OPF of the person to be selected before finalizing the decision. The selecting official’s decision whether to use a review committee normally is based on the number of applicants and the time available to the selecting official to review the applications.

728.33 **Review Committees**
The function of the review committee is to evaluate the applicants’ qualifications and eligibility for the position, to conduct interviews if appropriate (see 728.34, Conducting Interviews), and to make recommendations to the selecting official on the best qualified applicants. The selecting official may also choose to have the review committee make the determination of the best qualified applicant.

728.331 **Review Committee Structure**
All review committee members must be nonbargaining employees. Normally, a committee will consist of 2 nonbargaining employees from the functional area of the vacancy, and 1 from outside the functional area. A selecting official who asks a review committee to determine the best qualified applicant may also be a member of the committee. However, a selecting official who asks a review committee to recommend those who best meet the requirements of the position may not be a member of the committee.

728.332 **Review Committee Procedures**
Review committee procedures follow the principles of independent work and consensus decision-making. Specific steps are:

a. Each committee member should independently determine if the applicants have demonstrated each requirement.

b. Members should discuss their decisions collectively and arrive at a consensus for each requirement for each applicant.

c. The committee chairperson must complete Form 1796-B through column B based on this consensus for each applicant. Applicants found not qualified at this stage are removed from further consideration.
for this vacancy. For those applicants who are not qualified, the chairperson completes column D and section 5, and obtains signatures for section 6 of Form 1796-B.

d. For applicants who are qualified, individual review committee members should then determine the level of demonstration of each requirement by each applicant.

e. Members should then discuss their decisions collectively and arrive at a consensus on the level of demonstration of each requirement by each applicant.

f. The chairperson completes a Form 1796-B for each applicant and all members sign the form.

g. If the review committee conducts interviews, it selects applicants based on the highest point totals on Form 1796-B. There is no set minimum or maximum number of applicants to interview. Applicants who are tied in point totals must be treated equally. Either all applicants are interviewed or no applicants are interviewed. 

Note: Applicants found not qualified must not be interviewed.

h. If the review committee makes recommendations to the selecting official but does not interview, approximately 3–5 applicants (there is no set minimum or maximum number), are recommended based on the highest point totals on Form 1796-B. Applicants who are tied in point totals must be treated the same. Either they are all recommended or none of them are recommended. The review committee must prepare a signed memorandum to the selecting official indicating, in alphabetical order, the names of the recommended applicants.

i. If the review committee interviews and makes recommendations to the selecting official, approximately 3–5 applicants (there is no set minimum or maximum number) are recommended. No formal method exists for incorporating the results of the interview. The review committee must recommend only those applicants who best meet the position requirements based on the point totals from Form 1796-B, the interview, and any other pertinent information reviewed during the evaluation. The review committee must prepare a signed memorandum to the selecting official indicating, in alphabetical order, the names of the recommended applicants.

j. If the selecting official wishes the review committee to determine who is the best qualified applicant, then no recommendations are made to the selecting official. In this case, the review committee must interview the potential applicants. The review committee determines who the best qualified applicant is based on the point totals from Form 1796-B, the interview, any other pertinent information reviewed during the evaluation, and consideration of any desirable qualifications. The review committee must prepare a signed memorandum to the manager of Human Resources indicating the names of the best qualified applicant and 2 alternates in rank order.
Conducting Interviews

Interviews provide additional information for a comparison of the applicants’ qualifications. Interviews are mandatory and may be conducted by the selecting official, the review committee, or both. Interviews may be conducted only after completion of Forms 1796-B. No documentation of the interviews is required. Review committees must reach consensus on combining the interview results with the point totals from Forms 1796-B (and other pertinent information) in reaching their final recommendations or final determination of the best qualified applicant.

Using Form 1796-B

Form 1796-B documents whether an applicant has demonstrated all the position requirements, and, if so, the level of their qualifications. Form 1796-B does not document interviews. The following list gives specific instructions for the correct use of Form 1796-B.

a. In Column A, Identification of Requirements, the review committee or selecting official lists all the position requirements. These are divided into Examination Requirements; Physical and Driving requirements; and Knowledge, Skills, and Abilities (that may be written in B-element format, per 763.1b, Appendix I, Bqnet). Desirable qualifications are not listed as requirements (see 714.1f).

b. In Column B, Demonstration, the review committee determines whether the applicant has demonstrated each requirement, based on the information available. If the applicant does not meet all the requirements — i.e., if the evaluator checked no under Demonstrated for any requirement, the applicant is not qualified and Column C is not completed.

Note: If the applicant failed a required examination, the applicant is not qualified, and no additional information is needed on Form 1796-B.

c. In Column C, Points, information is entered only for those applicants who meet all the position requirements as established by Column B. The review committee or selecting official assigns points to indicate the level of qualifications demonstrated by the applicant. No points are assigned for driving or physical requirements.

d. In Column D, Measurements Used, the review committee or selecting official must indicate briefly how the decision was made. These statements need not include all facts considered.

e. In Section 4, Score Calculation, the total points in Column C are averaged and multiplied by 20. The maximum points that can be earned from the evaluation are 100. The examination score, if any, is then added to this score to obtain the total points.

f. In Section 5, Finding, the results of the evaluation of the applicant’s qualifications are summarized.
728.36 **Selection of Best Qualified Applicant**
Selection for the position will be based on total qualifications, considering the point totals on Forms 1796-B, the results of the interviews, desirable qualifications (if any), and other pertinent information reviewed during the evaluation.

728.37 **Selection Oversight**
It is imperative that selecting officials, review committee members for best qualified positions, and evaluators for senior qualified positions, know the scope of their responsibilities and the correct application of the principles of selection. In this regard, it is helpful, but not mandatory, to include a nonbargaining human resources employee on each review committee for a best qualified position.

728.38 **Vacancy File**
The vacancy file must contain full documentation supporting the selection decision. This documentation includes a copy of the announcement, the qualification standard, applications, Forms 1796-B, a list of review committee members, and the name of the selecting official. Notes made by individual review committee members are the members’ own property, not records of the Postal Service, and they are not included in the vacancy file.

### 73 Reserved
This section reserved for future use.

### 74 Nonbargaining Positions

741 **Purpose of Subchapter 74**
These policies and procedures are to be used in filling Headquarters, area, and field nonbargaining positions, including most supervisory, managerial, administrative, clerical, and postmaster positions under the following pay systems:

a. Executive and Administrative Schedule (EAS);
b. Management Pay Band; and
c. Technical Pay Band.

Subchapter 74 does not cover selections for Attorney, Compensation System, positions. The positions of Supervisor, Customer Services, and Supervisor, Distribution Operations, are filled using the policies and procedures in subchapter 75, “Supervisor Selection Process.”
Selection Principles
Managers administering these policies must ensure the following principles are observed:

a. Assess talent available to fill specific positions and advertise accordingly.

b. Make high-quality selections to meet current and future organizational needs.

c. Make selections and keep records that make it possible to demonstrate how established selection procedures have been followed.

d. Ensure that:
   (1) The system and process are fair; and
   (2) Selections are made from a group of candidates that is as inclusive and diverse as possible.

Selection Process

Internal Recruitment
The following sections describe the characteristics of the internal recruitment process.

When to Consider Noncompetitive Applications
Management may consider qualified employees eligible for a noncompetitive voluntary lateral reassignment or change to a lower level at any of the following times:

a. When applications are received.

b. Before the competitive announcement process begins.

c. During the competitive announcement process.

d. After the applications have been assessed.

Employees selected in this manner must meet the qualification requirements for the position. Selection is solely at the discretion of the selecting official. Individuals with a saved grade are considered noncompetitively for positions up to the level of their saved grade.

Employees seeking noncompetitive placement into a position at the same or lower level must submit a written request to the selecting official for consideration. If an employee with a disability seeks reasonable accommodation by reassignment to a position at the same or lower level, the employee must work with the appropriate reasonable-accommodation committee at the district, area, or Headquarters level.

Competitive Selection
If a position is not filled through noncompetitive procedures, then it is filled competitively through employee applications in response to a vacancy announcement.
743.13 Defining the Area of Consideration

743.131 General
Selecting officials are responsible for defining the area of consideration for nonbargaining vacancies (see 741) as outlined in the following sections.

743.132 Minimum Area of Consideration
The following applies:

a. The minimum area of consideration for Headquarters vacancies is career nonbargaining employees service-wide.

b. The minimum area of consideration for field vacancies is career nonbargaining employees in the local area of consideration.

Exception: Position vacancies to be filled under the Supervisor Selection Process (see 75) must be posted to all career employees (including bargaining employees) in the local area of consideration before any consideration is given to expanding the area of consideration.

All eligible career nonbargaining employees (including Field, Headquarters, and Headquarters field units) may apply if their current work location (duty station) is located within the geographic area of consideration stated in the vacancy announcement.

743.133 Expanding the Area of Consideration
After the assessment of potential applicants, the area of consideration may be expanded to include:

a. Career bargaining employees;

b. A larger geographic territory (i.e., area-wide or service-wide); or

c. An external announcement.

743.14 Determining Eligibility
Career employees are eligible to apply for posted nonbargaining positions if they are within the area of consideration.

Other employees are eligible under the following circumstances:

a. Extended eligibility. Eligibility is extended for certain postmaster positions, as follows:

   1) Postmaster. Postmaster Relief/Leave Replacements (PMR/LRs) and Postmaster Relief (RMPO) may apply and compete for internally announced career 6-hour postmaster vacancies posted within their district when the area of consideration has been expanded to career bargaining employees.

   2) PMRs applying for a posted postmaster position at their employing Post Office must be considered by the selecting official at that Post Office.

b. Special nomination for nonbargaining positions. Area and Regional Operations vice presidents and the Senior Director of National Human Resources may nominate employees from any location within the Postal Service for any vacancy advertised so that they may be considered in competition with applicants from within the area of consideration. This nomination process is to ensure expanded opportunities to resolve saved-grade situations, hardship, and trailing-spouse cases.
120-Calendar-Day Time Limit on Higher-Level Temporary Assignments

When a vacant authorized nonbargaining position is filled by a higher-level temporary assignment (detail) pending selection of a person for permanent placement, an employee may be assigned to the position for not more than 120 calendar days. A vacant position is a position in which the previous employee has separated or has been placed in another job.

a. If the employee on temporary assignment:
   (1) Could become or is a potential candidate for the vacant position, then the higher-level assignment must be terminated before the 121st calendar day.
   (2) Is not a candidate, then the next higher-level manager over the manager with the vacancy must verify the employee’s non-candidate status in order to approve extending the temporary assignment beyond 120 calendar days.

   **Exception:** If the detail assignment was originally approved by a PCES manager, additional approval for the extension is not necessary. (See 716.144.)

   The extension lasts until a selection is made and a new employee permanently assumes the position.

b. An employee who has served in a vacant position for more than 120 calendar days is ineligible for placement in that position.

Exceptions to the 120-Calendar-Day Limit

The following applies:

a. The 120-calendar-day time limit does not apply if the assignment is:
   (1) To a position at the same or lower level.
   (2) During the temporary absence of an employee.
   (3) To an officer-in-charge assignment.
   (4) To an initial-level supervisor position.
   (5) To a Headquarters position.

b. A trailing spouse is the spouse of a nonbargaining employee relocated for placement into a new position. The trailing spouse may be detailed for no more than 90 calendar days in the new location. The 90-day assignment may be extended for one additional 90-day period with the written approval of the:
   (1) Director, Human Resources (Field) — for field assignments; or
   (2) Functional officer — for assignments to a Headquarters position.

Posting a Nonbargaining Vacancy Announcement

Requirements

Announcements are posted for a minimum of 15 calendar days.

The following must be included in the vacancy announcement:

a. Geographic area of consideration.

b. Job title.
c. Occupation code.
d. Grade.
e. Duty station.
f. Functional purpose, duties and responsibilities, and requirements of the position.
g. Nonscheduled days.
h. Work hours.

If any of these elements require frequent change to meet operational requirements, the announcement must state this.

Section 763.22, “Local Options for Basic Computer Skills and Driving Requirements,” describes the circumstances in which computer skills and driving may be added as requirements.

743.172 Exceptions to 15-Day Posting of Nonbargaining Vacancy Announcements

The following applies:

a. Exceptions may apply during periods of organizational change.

b. The 15-day minimum posting period does not apply to the EAS positions below. These positions are posted for a minimum of 7 calendar days:

<table>
<thead>
<tr>
<th>Job Title</th>
<th>Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mgr., Customer Services</td>
<td>EAS 17-21</td>
</tr>
<tr>
<td>Mgr., Distribution Operations</td>
<td>EAS 19-20</td>
</tr>
<tr>
<td>Postmaster</td>
<td>EAS 18-21</td>
</tr>
<tr>
<td>Postmaster (PTPO)</td>
<td>PTPM-56</td>
</tr>
<tr>
<td>Supv., Customer Services</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Distribution Operations</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Maintenance Operations</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Logistics Operations</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Customer Services (Relief)</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Distribution Operations (Relief)</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Logistics Operations (Relief)</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Maintenance Operations (Relief)</td>
<td>EAS-17</td>
</tr>
<tr>
<td>Supv., Customer Services (Apprentice)</td>
<td>EAS-16</td>
</tr>
<tr>
<td>Supv., Distribution Operations (Apprentice)</td>
<td>EAS-16</td>
</tr>
<tr>
<td>Supv., Logistics Operations (Apprentice)</td>
<td>EAS-16</td>
</tr>
<tr>
<td>Supv., Maintenance Operations (Apprentice)</td>
<td>EAS-16</td>
</tr>
</tbody>
</table>

743.18 Conditions for Not Announcing

The following applies:

a. A vacancy does not have to be announced again if:
   1. An identical vacancy was announced previously; and
   2. Less than 120 calendar days have elapsed since the identical announcement’s closing date.

b. The two vacancies must have the same:
(1) Job title;  
(2) Occupation code;  
(3) Grade;  
(4) Location;  
(5) Tour (where applicable); and  
(6) Position requirements.

743.2 External Recruitment

743.21 Recruiting for Additional Applicants

Generally, nonbargaining positions are filled from within the Postal Service. Management is not required, however, to select Postal Service applicants over significantly better qualified external applicants. Every effort must be made to select the individual who best meets the position requirements. The following procedures apply:

a. The selecting official initiates recruitment from an external source to fill a vacancy only after exhausting the internal selection process (with or without expanded area of consideration per 743.13).  
   Note: The internal selection process is considered exhausted if after review, no selection is made from the job posting.

b. The selecting official may choose either a noncompetitive or a competitive recruitment source. For example, the official may:
   (1) Reinstate a qualified former nonbargaining Postal Service employee separated due to a reduction-in-force who has been placed on a Reinstatement List under the conditions described in Employee and Labor Relations Manual section 354.27.
   (2) Use one of the external recruitment sources described in 233.
   (3) Initiate a competitive process by having the vacancy posted on usps.com/careers.

c. If an external posting attracts qualified applicants but does not result in a job offer being extended, the vacancy may be reposted internally (or filled noncompetitively with an internal employee) no sooner than 180 days from the closing date of the last external posting.

d. External applicants must complete PS Form 2591, Application for Employment.  
   Note: Current Postal Service career employees are not eligible to apply for external job postings.

743.22 Competitive Recruitment Source

743.221 General

When a noncompetitive recruitment source is not used to fill a nonbargaining vacancy externally, the vacancy must be posted on usps.com/careers for a minimum of 5 calendar days to ensure adequate public notice (see 42). Additional recruitment activities to attract a diverse mix of qualified applicants for the vacancy’s specialty may be used.
Limiting External Area of Consideration
The external area of consideration for postings of career nonbargaining
vacancies grade EAS-18 and below may be limited to:

a. Current noncareer Postal Service employees; and
b. Preference-eligible persons other than current career Postal Service
   employees, who are not eligible to apply to external postings.

When limiting the area of consideration, the vacancy announcement must
include the following statement: “Eligibility to apply is limited to current
noncareer Postal Service employees and persons entitled to veterans’
preference. Current career Postal Service employees are not eligible to
apply.”

Human Resources personnel are responsible for determining the eligibility of
individual applicants and justifying any rejection based on the eligibility
statement.

Alternate Arrangements for Veterans and Persons Entitled to Veterans’
Preference
Alternate arrangements to apply may be made for the following applicants:

a. Veterans’ preference-eligible persons; and
b. Noncareer employees performing military service who are unable to
   apply using usps.com/careers.

Positions With a Test Requirement
If the nonbargaining position has an examination requirement, all external
applicants who apply by the closing date must have an equal opportunity to
complete the testing process if not currently qualified.

Evaluating External Applicants
Evaluate external applicants, including those who qualify based on testing
requirements, by using the methods described in 743.4 and the
“Nonbargaining Selection Methods” training, unless otherwise stated.

Internal Applications
Internal applicants for all posted nonbargaining positions must submit
applications by the closing date of the announcement using the online
applicant tracking system. **Exception:** In accordance with USERRA,
employees who are on active duty with the uniformed services may apply at
any time (before or after the deadline) for an announced vacancy and must
be given subsequent consideration if they meet the vacancy’s eligibility
requirements (see 772.2b).

Applicants for promotion who meet one or more of the following conditions
are ineligible for further consideration for the vacancy (see 422 and 433):

a. Are not otherwise eligible based on an examination requirement;
b. Do not achieve a passing score on a required examination; or
c. Fail to complete the examination process.
Assessing Applications

The following sections include standards and information on two components used in assessing applications for both internal and external applicant pools:

a. The use of guidelines by personnel involved in the process; and

b. Process and documentation requirements.

Using Guidelines

Selections must be made in line with the philosophy and methods described in the “Nonbargaining Selection Methods” training course, available on the Postal Service-learning management system. This course is required training for selecting officials and review committee members.

Process and Documentation Requirements

KSA Requirements

Applicants must be evaluated based on their demonstration of the knowledge, skills, and abilities (KSAs) relevant to the position’s requirements, in addition to any requirements other than KSAs. The KSAs to be considered are specified on the vacancy posting. Applicants may use all fields within the application to address KSAs and are not limited to presenting all qualification information within specific application response boxes, individually, or in a narrative description.

Applicants must demonstrate the KSAs only within the application and any required documentation. They may not use a separately attached document. The only allowable attachments to applications submitted through the applicant tracking system are résumés and specific documents identified in the vacancy announcement (e.g., certifications, writing samples, and transcripts).

Applicants’ qualifications are assessed as described in 743.43, “Assessing Nonbargaining Applicants.”

Requirement-by-Applicant Matrix

Assessments must be recorded on PS Form 5957, Requirement-by-Applicant Matrix. Each vacancy package must have one completed, dated, and signed matrix that lists each applicant’s ratings. When using a review committee, the chairperson is responsible for completing a matrix that documents the committee’s consensus ratings. If a review committee is not used, the selecting official must complete the matrix. See 743.442 for retention requirements.

Use of Notes

Any notes that the committee chairperson makes in the consensus discussion, or the selecting official makes regarding any of the applicants, while reviewing applications or conducting interviews, are considered official documentation of the assessment process and must be preserved in their original state regardless of the format and medium used for recording. The committee chairperson or selecting official must date and sign all notes taken.
All review committee members are responsible for maintaining any notes made during their independent application reviews, or when conducting interviews. See 743.442 for retention requirements.

743.43 Assessing Nonbargaining Applicants

743.431 Rating Applicant’s KSAs

Rate the applicant’s demonstration of KSAs for each requirement on the vacancy posting, and record the ratings on the PS Form 5957, Requirement-by-Applicant Matrix. Use the following scale:

- a. 0 points — Not demonstrated at minimum level.
- b. 1 point — Minimally acceptable.
- c. 2 points — Strong.
- d. 3 points — Excellent.

743.432 Completing the Requirement-by-Applicant Matrix

Instructions for completing the matrix:

- a. Entering names and KSA requirements. Spaces for entering specific requirements for the position are across the top of the matrix. Spaces for applicants’ names are on the left. All applicants must be listed on the matrix. If a review committee is used, the chairperson is responsible for recording the consensus ratings. If a review committee is not used, the selecting official must record the applicants’ ratings on the matrix.

- b. Evaluating requirements other than KSAs. Most Postal Service jobs only have KSA requirements. However, if a job does have requirements other than KSAs (e.g., education or test):
  
  1. Determine if the applicant meets the requirements.
  2. In the appropriate space on the matrix, record “YES” if the applicant meets the requirements, or “NO” if the applicant does not meet them.
  3. Do not assign points when evaluating requirements other than KSAs. “YES” or “NO” is the only rating for such requirements.
  4. Exercise caution when reviewing education or test requirements, taking care not to disqualify an applicant if the posting indicates that the requirement can be met at a later date.

- c. Evaluating KSAs. Indicate the applicant’s demonstration of the KSAs on the matrix. For an applicant who:

  1. Is clearly deficient in demonstrating one or more KSAs, record a zero (0) on the Requirement-by-Applicant Matrix for the requirements that the applicant failed to demonstrate.
  2. Does not demonstrate any KSA at the minimum level, or who fails to meet any requirement other than KSAs, no further consideration or rating is required. Record a zero (0) as the total KSA point score on the matrix.
  3. Meets a KSA, enter the number of points earned (1, 2, or 3) in the appropriate space.
d. **Compiling scores for applicants who meet all requirements.** Total the number of points achieved for the KSA requirements and enter the total KSA point score on the matrix.

e. **Using conversion tables for external applicants only.** See Appendix F, “Conversion Tables for Nonbargaining Positions,” and follow these instructions:

1. Refer to the conversion table for a job with the same number of KSAs as the vacancy.

2. Locate the applicant’s Raw Score (total KSA points) and read across the chart to the converted score. This is the Basic Score.

3. The evaluator (review committee chairperson or selecting official) completing the matrix enters the Basic Scores into the applicant tracking system.

The review committee chairperson or the selecting official is responsible for forwarding the completed matrix to Human Resources. Human Resources must attach PS Form 5957 and interview notes (see 743.423 for types of notes) into the applicant tracking system for retention as part of the vacancy package. Exhibit 743.432 shows a sample completed matrix for an externally announced vacancy.

**Exhibit 743.432**
Completed PS Form 5957 Matrix for a Job With Five KSAs and an Education Requirement, External Vacancy

<table>
<thead>
<tr>
<th>KSA 1: Knowledge of statistical analysis packages (e.g., SAS)</th>
<th>KSA 2: Knowledge of public relations and various media outlets</th>
<th>KSA 3: Knowledge of survey research techniques and practices</th>
<th>KSA 4: Knowledge of various approaches to evaluating employee performance</th>
<th>KSA 5: Knowledge of purchasing and contract administration</th>
<th>Education Requirement: Graduate degree in Industrial/Organizational Psychology</th>
<th>RAW SCORE (Total KSA Points)</th>
<th>BASIC SCORE (Does not include Veterans' Preference)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Applicant 1</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>2</td>
<td>Yes</td>
<td>10</td>
<td>85</td>
</tr>
<tr>
<td>Applicant 2</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>3</td>
<td>Yes</td>
<td>15</td>
<td>100</td>
</tr>
<tr>
<td>Applicant 3</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>2</td>
<td>Yes</td>
<td>7</td>
<td>76</td>
</tr>
<tr>
<td>Applicant 4</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>No</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Applicant 5</td>
<td>2</td>
<td></td>
<td></td>
<td></td>
<td>Yes</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>Applicant 6</td>
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<td>2</td>
<td>3</td>
<td>1</td>
<td>Yes</td>
<td>12</td>
<td>91</td>
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</tbody>
</table>

**743.44 Documentation Retention**

**Responsibilities**

The review committee chairperson and the selecting official are responsible for forwarding the documentation cited in 743.422 and 743.423 to Human Resources for retention in the applicant tracking system as part of the vacancy package.

Review committee members are responsible for maintaining the documentation cited in 743.423 and retaining it for 5 years (see 743.442). The selecting official is responsible for creating a vacancy file for vacancies filled outside the applicant tracking system and retaining them for 5 years (see 743.442). The vacancy files include records that make it possible to demonstrate how established selection procedures have been followed.
743.442 **Retention Period**
Vacancy files are retained for 5 years.

743.5 **Roles of the Selecting Official and Review Committee**

743.51 **Selecting Official**
The selecting official is the manager or supervisor with the vacancy. The selecting official:

a. Assesses the potential applicant pool;
b. Defines an area of consideration;
c. Selects candidates for designated vacancies; and
d. Ensures that selections are made in keeping with all applicable selection principles, including equal employment opportunity laws and the Postal Service Affirmative Employment Program.

743.52 **Review Committee**

743.521 **General**
If 6 or more applications are received, a review committee of at least 3 members must assess eligible applicants. (See 743.523 and 743.524 for review committee membership and restrictions.) If there are less than 6 applications, a review committee is not required. When assembling a review committee, the selecting official is responsible for:

a. Selecting an inclusive and diverse group of committee members. The Postal Service values diversity in many forms, including individuals of differing gender identities, races, ethnicities, ages, and abilities.
b. Ensuring the committee understands and adheres to the equal employment opportunity commitments of the Postal Service to provide an equitable competitive selection process.
c. Selecting review committee members who have a reputation for being fair and objective and have demonstrated a commitment to the Postal Service’s equal employment opportunity and diversity, equity, and inclusion principles.
d. Seeking assistance from the Human Resources manager to identify available employees who meet the criteria for membership, if necessary.

743.522 **Function**
The review committee’s major functions are to:

a. Assist the selecting official in assessing the applicants; and
b. Recommend candidates who best meet the qualifications of the vacant position.

743.523 **Management Level of Members**
Review committee members must be nonbargaining employees at a level equal to or higher than that of the vacant position. The review committee chairperson must be at an equal or higher level than all other review committee members. For review committee membership, level is defined as the grade of the position the employee currently holds, not a saved grade, or a part-time or temporary level resulting from a temporary assignment (detail) or ad hoc assignment.
Restrictions on Membership
Restrictions on forming a review committee include the following:

a. Neither the supervisor of the position to be filled nor any manager exercising authority over the supervisor, up to and including the selecting official, may serve on the review committee or participate in its deliberations.

b. Only Human Resources may approve exceptions to review committee membership. The reason(s) for the exception must be fully documented and placed in the vacancy file.

c. Review committee members are prohibited from participating in the consideration or recommendation of a relative (as defined in chapter 5). Each member is responsible for notifying the committee chairperson of the relationship. A member with such a relationship must be excused and replaced immediately.

d. Each member must be certified by completing the required training course. See 743.41.

Duties
The review committee’s duties include:

a. Reviewing and rating applications. Each committee member must independently determine if each applicant has demonstrated each requirement.

b. Conducting interviews by web conferencing, telephone, or in person, as needed. Review committee interviews are not mandatory.

c. Reviewing written samples of applicants’ past work that demonstrate their abilities to perform requirements directly related to the vacant position. The only allowable attachments to applications submitted through the applicant tracking system are résumés and specific documents identified in the vacancy announcement (e.g., certifications, writing samples, and transcripts).

Note: The committee is prohibited from requiring applicants to:

(1) Take a written test;

(2) Write a paper on a specified topic;

(3) Analyze and solve in writing a prescribed managerial or technical problem; or

(4) Undergo any other kind of written examination.

d. Recording consensus ratings for each eligible applicant on one PS Form 5957, Requirement-by-Applicant Matrix. The chairperson is responsible for ensuring that PS Form 5957 and related notes are included in the vacancy file (see 743.44).

e. Recommending the number of applicants who best meet the position requirements, requested by the selecting official. Three to 5 candidates are generally recommended for one vacancy.
743.526 **Procedures**
The following applies:

a. The selecting official designates the review committee and ensures that each committee member has taken the required training (see 743.41) or will take the required training before evaluating applicants. The selecting official and the review committee may discuss how filling the vacant position will support business objectives.

b. Delays in completing selection activity must be avoided. Generally, the review committee should complete its activities within 7 days, and the selecting official should complete activities within 5 days.

743.53 **Selection of Applicants**
The selecting official, with or without the assistance of a review committee, identifies the applicant whose KSAs best meet the position requirements and who has a high probability of successful performance in the position. Documentation responsibilities are described in 743.42.

a. If a review committee was used, and the committee:
   
   (1) Did not interview the recommended applicants, the selecting official must personally interview each recommended applicant before making a selection decision.
   
   (2) Did interview the recommended applicants, the selecting official may:

   (a) Interview them again before making a selection; or
   
   (b) Select a candidate based on the review committee’s recommendations without conducting additional interviews. For externally posted vacancies, the selecting official must use the Rule of Three when making selections (see 624).

b. If a review committee was not used, the responsibilities of the selecting official depend on whether the vacancy is being filled internally or externally, as follows:

   (1) Internal:

   (a) Review and rate the applications.
   
   (b) Determine which applicants meet the minimum requirements, documenting ratings on PS Form 5957.
   
   (c) Interview all minimally qualified applicants before making a selection.

   (2) External:

   (a) Review and rate the applications.
   
   (b) Do one of the following:

   (i) Document ratings on PS Form 5957 based on the application review, interview in applicant-rank order, and make a selection using the Rule of Three (see 624); or
(ii) Interview all applicants in applicant-rank order, document ratings on PS Form 5957, and make a selection using the Rule of Three (see 624).

743.6 Selection Approval
All selections (competitive or noncompetitive; internal or external) are subject to next higher-level review and approval. The required higher-level review and approval must be accomplished before the personnel action is effected or the selection announced.

Exception: Clerical positions (e.g., administrative assistant) reporting directly to a PCES manager do not require higher-level approval.

744 Implementing the Selection

744.1 Effective Dates
The gaining and losing organizations must coordinate the employee’s release date upon the employee’s selection, and mutually agree on a release date to ensure appropriate coverage.
Every effort should be made to promptly release selected employees into their new positions, no later than two (2) weeks, one pay period, from the effective date of selection. In the event of an unusual circumstance, the maximum allowed time frame is four (4) weeks.

744.2 Transition
Whenever possible, the gaining manager and the successful applicant should meet to share expectations and concerns and to assist with an effective transition to the new position. The selecting official should introduce newly hired employees to the workforce whenever practical and manage the probation period as described in 584.

744.3 Postmaster Installation
The manager of Post Office Operations is responsible for coordinating postmaster installation ceremonies and determining the approach most appropriate for the office and the community based on the overall business value. Activities may include scheduled group meetings with community members, open houses, product presentations, and receptions.

744.4 Background Screening
When a higher-level background investigation or security clearance is required for a nonbargaining position, the manager of the vacancy is responsible for initiating the process for the selected individual (see Administrative Support Manual [ASM] 272).
Funding

Relocation Expenses
Employees who are selected competitively or noncompetitively may be eligible to receive reimbursement of authorized relocation expenses as described in Handbook F-15-A, *Relocation Policy – Nonbargaining Executive and Administrative Schedule, Management and Technical Pay Band, and Attorney Compensation System Employees.*

Review Committee Travel Expenses
The selecting official’s organization is responsible for funding allowable travel expenses for review committee members to meet and conduct interviews.

Requests for Exceptions to Policies
Requests for exceptions to these selection policies and procedures must be approved by the director, Human Resources (Field), in coordination with the Area or Regional Operations vice president or the functional officer for Headquarters and Headquarters field-unit positions. Send a copy of the request to the vice president, Human Resources.

Responsibilities for Selection

Field Human Resources (HR) Managers
Field Human Resources managers provide policy and direction to all selecting officials and assist with needs assessment as necessary to ensure a quality selection process.

Selecting Officials
The selecting official has the following responsibilities:

a. Assesses the applicant pool, defines the area of consideration, and selects applicants for vacancies.

b. Determines the need for a review committee (if less than 6 applications are received) and designates only members who meet the requirements in 743.52.

c. Provides background information to the review committee if needed. This includes the maximum number of applicants to be referred.

d. Coordinates the selection and job offers with Human Resources.

e. Ensures that selections are made in accordance with all applicable selection principles, including equal employment opportunity laws, veterans’ preference laws and regulations, the affirmative employment program, and diversity, equity, and inclusion objectives.

f. Explains the rationale for the selection process followed and the selection made, if either is questioned.

g. Determines whether newly selected postmasters must relocate to the vicinity of the Post Office service area to meet operational and community needs.
Human Resources Managers

The Human Resources manager (or designee) has the following responsibilities:

a. Works with the Human Resources Shared Service Center (HRSSC) to finalize the selection or close the vacancy file.
b. Adds supporting evaluation and recommendation documentation to the vacancy file.
c. Maintains paper vacancy files for the selecting official after completing a selection process handled outside the applicant tracking system.
d. Supports and guides managers on selection, compensation, personnel action processing, and background screening processing (see ASM 272).

Supervisor Selection Process

Purpose

The following applies:

a. The Supervisor Selection Process is an assessment and selection process used to fill two initial-level supervisory positions:
   (1) Supervisor, Distribution Operations, EAS-17; and
   (2) Supervisor, Customer Services, EAS-17.
b. The goal is to select applicants who best meet the qualification position requirements. Seminars may be held to provide information to employees interested in becoming supervisors. The seminars will include information on the following topics:
   (1) Supervisory positions, duties, and responsibilities.
   (2) The application and selection process.

Noncompetitive Selection Procedures

Competitive procedures are not required when management initiates or an employee requests reassignment to the same level, or when an employee voluntarily accepts or requests in writing a position at a lower level. The following applies:

a. An employee seeking noncompetitive consideration must submit a written request to the selecting official.
b. An employee may request noncompetitive consideration before a vacancy is posted, during the time it is posted, or after the posting has closed.
c. A noncompetitive applicant may be selected before the competitive process begins, during the competitive process, or after a competitive package has been considered.
d. Selection is solely at the discretion of the selecting official.
e. Employees selected in this manner must meet the qualification requirements for the position; however, they are not required to meet the examination requirement.

**Note:** If an employee grade level EAS-17 or above competes in response to a vacancy announcement, the employee must follow the standard process for competitive consideration, including submitting an application for the position via applicant tracking system (see 753).

### 753 Competitive Process

#### 753.1 General

If a position is not filled through noncompetitive procedures, then it is filled competitively through employee applications in response to a vacancy announcement.

The following procedures apply:

a. The employee must submit an application via the applicant tracking system during the posting’s open period. **Exception:** See 772.2(b) regarding employees who are not able to apply through the applicant tracking system as a result of active military service.

b. The employee may submit an application for each position and location for which the employee is eligible for competitive consideration.

c. The employee will be assessed in accordance with the competitive process, including the requirement to qualify based on the applicable examination required.

**Exception:** Employees who meet at least one of the following conditions are not required to qualify based on the applicable examination requirements:

1. Employees who currently qualify based on applicable examination requirements. Such employees are not required to retake the examination. (In-service examination results are valid indefinitely.)

2. Employees grade EAS-17 and above.

3. Employees who formerly held the position of Supervisor, Customer Services, or Supervisor, Distribution Operations.

d. The selecting official will make a selection in accordance with the competitive process.

#### 753.2 Area of Consideration

Selecting officials are usually responsible for defining the area of consideration.

The following applies:

a. The area of consideration may be limited during periods of organizational change.

b. The minimum area of consideration is all career employees in the local area of consideration before expanding the area of consideration to area-wide or service-wide. (See 743.13.)
c. All eligible career bargaining and nonbargaining employees (including Field, Headquarters, and Headquarters field units) may apply if their current work location (duty station) is located within the area of consideration stated in the vacancy announcement.

Human Resources may initiate external recruitment when vacancies are not filled by internal placement of employees (see 753.32). Note: Current Postal Service career employees are not eligible to apply for external job postings. If external recruitment is limited to a geographic area, the posting must state that the geographic limitation does not apply to preference-eligible applicants (including preference-eligible noncareer employees).

753.3 Vacancy Announcement

753.31 Internal Vacancy Announcement

Internal vacancy announcements are posted via the applicant tracking system, and must be posted for no less than 15 calendar days. The announcement must include the following information about the vacant position:

a. Geographic area of consideration.
b. Job title.
c. Occupation code.
d. Grade.
e. Duty station.
f. Functional purpose, duties and responsibilities, and requirements of the position.
g. Work hours.
h. Nonscheduled days.

If one or more of these elements requires frequent change in order to meet operational requirements, the announcement must state this.

Note: Exceptions to the minimum posting period may apply. (See 743.171, “Exceptions to 15-Day Posting of Nonbargaining Vacancy Announcements.”)

753.32 External Selection

If a vacancy is not filled by internal placement of employees, it may be filled externally with the appropriate approval from Field or National Human Resources as required.

If a vacancy is filled externally, it may be filled either:

a. Noncompetitively (see 233); or
b. Competitively. The following applies:

(1) Competitive external postings for Supervisor, Customer Services, and Supervisor, Distribution Operations, vacancies are posted on usps.com/careers (see 42). The area of consideration may be limited to current noncareer employees and veterans’ preference eligibles other than current career employees, who are not eligible to apply to external postings.

(2) When limiting consideration in this manner, include the following statement: “Eligibility to apply is limited to current noncareer
Postal Service employees and persons entitled to veterans’ preference. Current career Postal Service employees are not eligible to apply.”

Alternate arrangements may be made for preference-eligible persons and for noncareer employees performing military service who are unable to apply via the applicant tracking system.

753.4 Application Procedures

Applications must be submitted by the date and time specified in the vacancy announcement.

754 Selection and Placement Process

754.1 Assessment Process

Competitive applicants are assessed by and must successfully complete the following:

a. Applicable examinations.
b. Application review.
c. Interview.

754.2 Process Guidelines

Application reviews, interviews, and selections are to be:

a. Made in accordance with Supervisor Selection Process guidelines provided by National Human Resources (Headquarters); and
b. Conducted in a manner consistent with the philosophy and methods described in the “Nonbargaining Selection Methods” training course available on the Postal Service-learning management system. Selecting officials and review committee members are required to take this course.

755 Roles and Responsibilities

755.1 Review Committees

If there are 6 or more applicants, a review committee is required. If there are less than 6 applicants, a review committee is not required. Even when a review committee is not required, the selecting official may decide to convene a review committee.

A review committee must have at least 3 members who are nonbargaining employees at a level equal to or higher than that of the vacant position (see 743.524, “Restrictions on Membership”). It is recommended (but not required) that the committee includes at least one representative from each of the following:

b. Distribution Operations.
c. Human Resources.

The role of a review committee is to conduct the application reviews, but not the interviews. The selecting official is responsible for conducting the interviews.
If there is no review committee, the selecting official conducts the application reviews and documentation activities before conducting interviews.

755.2 **Field Human Resources**

Field Human Resources has general responsibilities related to:

a. Posting vacancies.
b. Coordinating examinations for applicants.
c. Interacting with the HRSSC as necessary to process applications.

755.3 **Selecting Official**

The selecting official is usually the manager with the vacancy. The selecting official must:

a. Conduct interviews.
b. Complete related documentation and applicant tracking system activities.
c. Select the individual who best meets the position requirements.
d. Select exclusively on merit.

If the selecting official does not convene a review committee, then the selecting official must conduct the application reviews and documentation activities before conducting the interviews.

756 **Application Review**

756.1 **Process**

The applications are reviewed and rated for all applicants meeting the applicable examination requirements.

The following applies:

a. If a review committee is convened, the committee conducts the reviews.
b. If there is no committee, the selecting official conducts the reviews.

756.2 **Documentation**

The PS Form 5957, *Requirement-by-Applicant Matrix*, must be completed with ratings for all the applicants, and retained as part of the vacancy package.

The following applies:

a. If a review committee conducted the reviews, the committee chairperson is responsible.
b. If a selecting official conducted the reviews, the selecting official is responsible.

756.3 **Applicant Tracking System Questionnaires**

The responsibility for completing the applicant tracking system questionnaires is as follows:

a. If a review committee conducted the reviews, all committee members are responsible.
b. If a selecting official conducted the reviews, the selecting official is responsible.

757 Recommend for Interview

757.1 Process
If a review committee is used, the committee chairperson will recommend for interviews the number of qualified applicants who best meet the position requirements requested by the selecting officer. Under no circumstance should an applicant rated as “Not Qualified” on required examinations or on the application review be recommended to the selecting official. If no applicants meet the criteria for recommendation, the selecting official should consult Human Resources about reposting the vacancy with an expanded area of consideration.

Note: When a Supervisor, Customer Services, or Supervisor, Distribution Operations, vacancy is being filled externally, exam-qualified competitors must be put on a hiring list in rank order to be interviewed by the selecting official. Selections are made as described in 623 through 626.

757.2 Applicant Tracking System Questionnaires
The review committee chairperson will indicate the identified applicants as “Recommended” or “Not Recommended” via the applicant tracking system questionnaires.

758 Structured Interview

758.1 Process
The selecting official interviews candidates recommended by the review committee. If there is no review committee, the selecting official interviews the entire group of applicants, except applicants deemed as “No Demonstration” on the application review.

758.2 Documentation
The selecting official ensures that PS Form 5957 and any interview notes are submitted to Field Human Resources to attach to the vacancy file (see 743.44).

758.3 Applicant Tracking System Questionnaires
The selecting official completes the applicant tracking system questionnaires, indicating the selection.

759 Training Following Selection
Newly promoted supervisors will receive training after placement.
76 Bargaining Position Qualification Standards

761 Purpose

The purpose of qualification standards is to establish selection criteria so that Postal Service positions are staffed with fully qualified persons whose job performance will provide effective customer service and efficient postal operations. Qualification standards state the minimum knowledge, skills, abilities, and other requirements that are essential for successful job performance. Some qualification standards may also indicate desirable qualification factors that may be used in selecting applicants for best qualified positions.

762 Scope

Bqnet contains qualification standards for use in both entrance and inservice placements for bargaining positions. Qualification standards may not currently be available for all positions covered by collective bargaining agreements. (See 727, Bargaining Selection Procedures, when selections are being made for such positions.)

763 Bqnet


763.1 Contents

The following qualification standards, indexes, and appendixes are available in electronic form only at Bqnet — Bargaining Qualifications on the Net.

a. Qualification Standards. The qualification standards are identified by a qualification standard number. Each number is unique to the standard. In most cases, the first 4 digits of the occupation code form the qualification standard number, although an additional letter may be added to maintain unique numbers.

b. Appendix I. Appendix I contains a list of elements reflecting the knowledge, skills, and abilities (KSAs) that are requirements common to many positions in the Postal Service. These are called B-elements that are denoted by a B before the requirement number. This notation refers to a B-element in this appendix. Appendix I also lists questions by B-elements to guide selecting officials in using specific B-elements. (See Bqnet, Appendix I, for further information on the use of these questions.)

c. Appendix II. Appendix II contains a list of elements reflecting the knowledge, skills, and abilities that are requirements common to positions covered by the Maintenance Selection System.
d. **Occupation Code Index.** This index of qualification standards is arranged numerically by occupation code.

e. **Alphabetical Index.** This index of qualification standards is arranged alphabetically by position title.

f. **Qualification Standard Number Index.** This index of qualification standards is arranged in order by qualification standard number.

### Contents of Qualification Standards

#### 763.21 Knowledge, Skills, and Abilities Requirements

This section of a qualification standard contains the knowledge, skill, and ability (KSA) requirements. In some standards, these requirements may be identified as *B-elements* that refer to the elements in Appendix I, Bqnet. Other requirements may simply be numbered or lettered consecutively.

#### 763.22 Local Options for Basic Computer Skills and Driving Requirements

##### 763.221 General

Some position qualification standards do not specify basic computer skills or driving requirements. However, the ability to use a computer, drive, or both, may be essential to the efficient performance of some specific duty assignments. When filling any vacant position with no officially published basic computer skills or driving requirements listed on the qualification standards, local management may add:

a. The Basic Computer Skills Test 718; and/or

b. A driving requirement to operate a motor vehicle or powered industrial equipment.

Basic computer skills or driving requirements must be reasonably related to the efficient performance of the duties of the job, and local management may only add these requirements when the applicant is expected to use computer skills or drive on a regular basis.

Local management may not modify or delete existing basic computer skills or driving requirements in official qualification standards.

##### 763.222 Basic Computer Skills

If you add a basic computer skills requirement, include the following statement on the job posting or vacancy announcement: *Applicants must demonstrate basic computer skills as demonstrated by successful completion of Postal Service Test 718.*

##### 763.223 Driving Requirements

If you add driving as a requirement, include one of the following statements on the job posting or vacancy announcement, as appropriate to the position:

a. Applicants must have or be able to obtain authorization to operate a motor vehicle.

b. Applicants must have or be able to obtain authorization to operate powered industrial equipment.
763.23 **Physical Requirements**

Physical requirements are included in some qualification standards. These requirements are intended primarily for applicants who are entering the Postal Service. Medical assessments for inservice applicants or bidders are administered only when the physical requirements for the new positions are more demanding than those required in the employee’s current position. All employees must be physically able to perform the essential functions of the positions for which they are applying, with or without reasonable accommodation where appropriate, and without posing a direct threat of harm to themselves or others.

763.24 **Examination Requirements**

Examination requirements may include a performance test, a rated application, or a written examination. The Examination Requirements section of the qualification standard will indicate if an examination is required. See 233.12, which describes when substitutions for examination requirements are permitted.

763.241 **Rated Applications**

A rated application is a method of evaluating and rating applicants’ experience and training to determine their qualifications for specific positions. The Examination Requirements section of some qualification standards will indicate that the position is filled by rated application. In such cases, the rated application is to be used only for entrance and inservice application procedures. Rated applications are not used for in-craft applications. The following situations apply to rated applications:

a. **Bid Procedures.** When a position is being filled through bid procedures and the qualification standard for this position specifies a rated application, the rated application is not used in this instance. However, any examination specified in the qualification standard is required. Human resources offices must ensure that bidders for these positions meet all the requirements indicated in the qualification standard.

b. **Reviewing Qualifications.** When a rated application is used for inservice application procedures, officials are still required to review the applicant’s qualifications, and to complete a Form 1796-A after receiving (1) the individual’s rated application score and (2) any other applicable test scores.

763.242 **Test Development and Use of Results**

With the exception of scheme examinations, tests are developed by or at the direction of Selection, Evaluation, and Recognition. In cases where a written test is required, the results of that test must be used according to the terms of the applicable collective bargaining agreement. Applicants or bidders who have previously qualified on a written test are not retested.

763.243 **Substitution of Typing Examinations**

Substitutions for typing examinations include the following:

An applicant who bids a position that requires Test 713 need not take that test, if the applicant has qualified within the 2 years prior to application on Test 712, or the applicant currently holds a position requiring regular use of the typing skill level for Test 712.
No typing test is allowed as a substitution for Test 714.

763.25 **Experience Requirements**
Many qualification standards contain experience requirements. These are minimum requirements that all applicants must meet. The substitution of education or training for experience is appropriate only as indicated in the qualification standard.

763.26 **Desirable Qualifications**
Some qualification standards contain factors identified as *desirable qualifications*. These factors are used to select applicants for best qualified positions. They may not be used as a basis for disqualification.

764 **Using Qualification Standards to Fill Vacancies**
Vacancies to be filled by bid or application are posted in accordance with the applicable collective bargaining agreement and 72, **Bargaining Positions**. The qualification standard appropriate for the particular position must be included in the announcement. No additions, deletions, or modifications are permitted except as provided by 725, **Special Requirements**, and 727.2, **No Qualification Standards**.

765 **Selection Decisions**

765.1 **Senior Qualified Positions**
For bargaining positions filled on the basis of *senior qualified*, the senior bidder’s qualifications are compared to the published qualification standard. The senior bidder is selected if qualified (see 72, **Bargaining Positions**).

765.2 **Best Qualified Positions**
For bargaining positions filled on the basis of *best qualified*, all applicants are required to describe their qualifications based on relevant education, training, or experience. This description must address the requirements given on the qualification standard. Where applicable, applicants should consult the B-element questions given in Appendix I. Where there is no appreciable difference in qualifications, seniority is considered, except where it will be the determining factor as required by a collective bargaining agreement.

766 **Waiver of Qualification Requirements**

766.1 **Actions Prior to Requests for Waivers**
Applicants for positions for which standards have been published must fully meet the specified requirements. If an appointing official determines that there is no qualified employee available for consideration in the normal area of consideration, the following alternative courses of action must be taken prior to requesting a waiver of the specified standard for the position:

a. Expand the area of consideration for internal applicants.

b. Conduct an extensive external recruitment effort aimed at the applicant pool for the position.
766.2 Approving Authority and Procedures

When there is valid reason to request a variation from a published standard, the following procedure is used:

a. The appointing official must request, in writing, a variation of 1 or more items of a qualification standard through normal channels of communications to the manager of Selection, Evaluation, and Recognition.

b. Requests for variation must include appropriate evidence to support the request. Such requests must be responsive to the following questions as well as any other pertinent information:
   (1) Have adequate recruiting efforts been made to secure a fully qualified applicant (i.e., expansion of area of consideration, advertising, contacts with professional community groups, and use of employment services, etc.)?
   (2) What is the impact of the variation on the equal employment opportunity policy of the Postal Service?
   (3) Does the variation seek to lower an established educational requirement?
   (4) Does the variation seek to establish a new education requirement where none has been required? (Mandatory education requirements should not be necessary for most bargaining positions.)

d. Requests must be for qualification standards for the position only, never for an individual. If the waiver is approved, the selection process must begin again, using the revised standards for that particular position. All newly eligible applicants must be given consideration for the job.

de. The qualification requirement waiver applies only until the job is filled. Subsequent vacancies for the same position must be posted using the published qualification standard.

e. Normally, an employee may be selected for a position that has the requirements waived only once in any 12-month period.

766.3 Documentation

The written request for variation from a qualification standard must be addressed as specified in 766.2a, and must include the specific information shown in 766.2b. The request must provide approving officials with the information necessary to reach a decision and provide employees with a record of an approved variation. The request will also serve as a record of the variation for inclusion in the vacancy file.
771 **Policy**

771.1 **General**

It is the Postal Service’s policy to comply with the Uniformed Services Employment and Reemployment Rights Act of 1994, (USERRA), as amended. It is the responsibility of Postal Service management to ensure that personnel actions comply with the requirements of USERRA.

771.2 **Eligibility**

Reemployment rights are extended to employees who were absent to perform duty in the U.S. uniformed services, as defined by the current version of USERRA, if the employee fulfills USERRA’s requirements for reemployment:

a. *Uniformed services.* Includes but is not limited to the following U.S. military branches:

   (1) Army, Navy, Marine Corps, Air Force, Coast Guard, their respective reserve components, and the Army and Air National Guard;

   (2) Commissioned Corps of the Public Health Service;

   (3) Reserve employees of the Federal Emergency Management Agency (FEMA) Civilian service as an Intermittent Disaster Response Appointee for the National Disaster Medical System; and

   (4) Any other category of persons designated by the U.S. President as uniformed service in time of war or emergency.

For purposes of this policy section, the term uniformed services will be used, except for those provisions that relate specifically to noncareer military service.

*Note:* If any inquiries are received regarding the definition of covered uniformed services, or if an employee presents deployment orders from any agency that does not meet the definition of “uniformed services,” Postal Services Human Resources (HR) must consult the Postal Service Law Department.

b. *Types of uniformed service (voluntary or involuntary; paid or unpaid).* Consists of the following:

   (1) Active duty;

   (2) Active duty for training, including initial training;

   (3) Inactive duty training;

   (4) Full-time U.S. National Guard duty; or

   (5) Time needed for an examination to determine fitness for any of the above types of duty.

c. *Types of Postal Service positions covered.* Includes all career, noncareer and temporary classifications. Temporary employees, who...
are not eligible for conversion to career employees under the terms of their appointment are covered by USERRA during their term of temporary appointment. Temporary employees are reemployed for the remainder of their term if temporary employees are still used.

771.3 **Duration of Uniformed Service**
Under USERRA, the cumulative length of absence from noncareer and career employment because of uniformed service is limited to five (5) years – except that any such period of service must not include any service covered by any exception described in USERRA. HR must consult the Law Department before making any determination related to five (5) years or more of uniformed service.

Only HR, after consulting the Law Department, may deny reemployment under this provision.

771.4 **Character of Service**
Under USERRA, persons separated from the U.S. uniformed services with a dishonorable or bad-conduct discharge, or an administrative discharge under other than honorable conditions (OTH), are not eligible for restoration to employment or any other benefit that the law provides.

Likewise, officers dismissed from the service through court-martial or U.S. Presidential order lose USERRA protections. Persons dropped from the military rolls for unauthorized absence for more than three (3) months, or who are imprisoned by a civilian court, are not eligible for restoration to employment or any other benefit that USERRA provides.

771.5 **Effects of Performance and Conduct on Restoration**
Restoration rights may be denied if the conduct of the employee while in the uniformed service was such that the returnee would be disqualified for employment under Postal Service regulations. HR, in consultation with the Law Department, determines reemployment eligibility for such persons.

771.6 **Advance Notification of Entering the Uniformed Services**
Any person whose absence from a position of employment is necessitated by reason of service in the U.S. uniformed services will be entitled to the reemployment rights and benefits and other employment benefits of this chapter if the person (or an appropriate officer of the uniformed service in which such service is performed) has given advance written or verbal notice of such service to his or her immediate manager or supervisor.

No notice is required if giving such notice is precluded by military necessity or, under all relevant circumstances, giving such notice is otherwise impossible or unreasonable. A coworker, including a union representative, is not permitted to give advance notice for the employee.

Only HR, after consulting the Law Department, may deny reemployment under this provision.
Management — Supervisor Action

General

Upon receipt of notification that the employee is leaving to perform uniformed service as defined in 771.2a for 31 or more days, the employee’s immediate manager or supervisor must contact HR to ensure that necessary personnel actions are completed and appropriate benefits are continued. The manager’s or supervisor’s notification to HR must be made in writing regardless of how the employee gave notice of his or her departure from the uniformed service.

The notification must contain typical employee identifiers, including the following:

a. Full name;
b. Pay location;
c. Employee Identification Number (EIN);
d. Information about the employee’s pending service; and
e. All documentation provided by the employee.

If that manager or supervisor faces a legitimate critical operational burden, he or she may request that HR contact the employee’s military command to inquire if the uniformed service may be rescheduled. HR must consult the Law Department before contacting the employee’s military command. The military command’s decision on the request to reschedule an employee’s uniformed service is final and cannot be appealed.

The employee must be released to perform uniformed service even if the employee fails to provide advance notice as required by USERRA. If an employee does not provide advance notice, the employee’s supervisor or manager must notify HR. HR and Postal Service Labor Relations must consult the Law Department before taking personnel action in such situations.

Notification of the Employee’s Rights and Obligations

The employee’s supervisor or manager is responsible for notifying the employee orally or in writing of the employee’s rights, obligations, and benefits before the employee departs for and upon the employee’s return from active uniformed service. This notification includes any appeal and grievance rights.

However, this does not relieve the employee from the responsibility to exercise due diligence to request this information from management or the appropriate HR office.

Additionally, the law requires that individuals performing uniformed service must be given the opportunity for career advancement as if they were actively present on the job. To ensure compliance, HR includes the following in the discussion as appropriate:

a. Bargaining positions. While performing uniformed service, employees continue to accrue seniority and may bid on positions that may
become vacant during the employee’s absence. The following procedures apply:

1. A written or electronic notice must be submitted by the employee to HR, or if appropriate, to the manager-in-charge, such as postmaster, indicating the employee’s interest in bidding on specific positions.

2. The bids should be processed and awarded in accordance with the appropriate collective bargaining agreement (CBA) as if the employee were actively employed. If the employee is awarded a position, a personnel action must be initiated to place the employee in the newly gained position and pay scale to ensure that seniority is credited as specified by the appropriate CBA.

3. Unsuccessful bids are retained until the desired position is gained or the employee resumes active employment upon return from uniformed service. Training will be deferred for employees who gain a position for which there is contractually required training until they return.

4. Upon return, the employee will be required to meet training requirements according to the respective CBA. No personnel action must be initiated until the employee completes the training requirement. In these cases, every effort must be made to train the employee upon return to work. The employee must only be awarded the position upon satisfactorily completing the required training. HR must maintain an audit trail documenting the bid submissions.

b. Nonbargaining positions. To be considered for nonbargaining positions, nonbargaining and bargaining employees performing uniformed service are required to submit to HR completed PS Forms 991 for specific position descriptions reflecting the desired positions and locations. HR will activate the application as soon as the desired position and location has a vacancy. The application is considered in accordance with the nonbargaining-selection policies. Applications resulting in a nonselection are considered as vacancies occur in the specified position and location, until the applicant has been successfully selected. Applications from employees who are on active duty with the uniformed services are accepted at any time for subsequent consideration when an appropriate vacancy is announced.

In addition, the following provisions apply to bargaining and nonbargaining employees:

1. Reassignment requests. Nonbargaining employees on active duty may also request reassignments to lateral or lower-level positions in accordance with the nonbargaining-selection policy.

2. When personnel action must be effected. Selected individuals will be placed in the new position and at the appropriate pay level by initiating a personnel action while in the LWOP status.
(3) **Return from uniformed service.** Upon the employee’s return from uniformed service, the responsibility for submitting bids or applications for nonbargaining positions reverts to the employee.

### 772.3 Audit Trail

HR must establish and retain an audit trail of the selection activity. Supervisors or managers must notify HR if an employee has provided notice of pending uniformed service with an anticipated duration of 31 or more days or is seeking reemployment following completing uniformed service lasting 31 or more days.

HR will provide the supervisor or manager with a hard copy of USPS 37, *USERRA and Postal Service Provisions for Employees Performing Active Duty Military Service*. The supervisor or manager must give a copy of USPS 37 to the employee before the employee’s departure to begin uniformed service. USPS 37 provides the employee an explanation of his or her rights, obligations, and benefits under USERRA, and Postal Service regulations.

HR will notify the Human Resources Shared Service Center (HRSSC) when the employee is approved for reemployment and request that a USPS 37 - *Return to Duty USERRA Kit* be sent to the employee.

### 772.4 Personnel Action

Employees called for uniformed service as defined in 771.2a must be placed in a LWOP-Military status, using NOA-460 and Special Benefit Code U.

Employees who choose to resign their employment when leaving to perform uniformed service must complete a PS Form 42, *Declaration of Voluntary Resignation to Enter Military Service (For Career and Non-Career Employees)*. PS Form 42 is used to:

a. Acknowledge the employee’s decision not to return to employment with the Postal Service following uniformed service;

b. Notify the employee of all nonseniority-based benefits that he or she forfeits by resigning; and

c. Notify the employee that his or her restoration rights are not waived by the employee’s resignation.

If the employee does not sign PS Form 42, he or she must be placed into an LWOP-Military status using NOA-460. If the employee signs a PS Form 42, a resignation-military NOA-313 must be initiated. An employee who resigns to perform uniformed service will be restored to employment at his or her request if eligible under USERRA and will be entitled to seniority as if the employee never left for uniformed service.

However, the employee forfeits nonseniority-based employment benefits that he or she would have earned during the period of uniformed service if the employee had not resigned and had opted instead to go on LWOP.

Only HR has the authority to approve a request to resign to perform uniformed service. The employee’s supervisor or manager must notify HR when an employee requests to resign to perform uniformed service. HR will give the manager a copy of PS Form 42 for the employee to sign. The completed and signed PS Form 42 must be submitted to the HRSSC.
HRSSC will not process a resignation for the employee entering uniformed service without a signed PS Form 42.

773 Return to Work

Only HR is authorized to approve a request for reemployment from an employee who performed 31 or more days of uniformed service. Supervisors or managers must promptly notify HR when an employee who has performed uniformed service for 31 or more days requests reemployment. Employees who performed 31 or more days of uniformed service are not authorized to return to work until HR approves their return.

An employee who returns to work without HR’s approval has not been reemployed and remains subject to HR’s determination as to the employee’s eligibility for reemployment. However, requests to return to work should be expeditiously processed.

Employees must request to return to work after release from uniformed service as defined in 771.2a within the following time periods:

a. Service of 1 to 30 days. The employee must return to work by the start of the first regularly scheduled work period on the next calendar day following completion of service, after allowance for safe travel home from the uniformed service duty location by the most direct route to the employee’s residence and an eight (8)-hour rest period. If an employee’s return to work within this time frame is unreasonable or impossible and he or she is not at fault for the delay, the employee must return to work as soon as possible.

b. Service of 31 to 180 days. An oral or written request for return to duty must be submitted no later than 14 days after the employee’s completion of the uniformed service. If it is impossible or unreasonable to submit a request within 14 days through no fault of the employee, a request to return to duty must be submitted as quickly as possible.

c. Service of 181 or more days. An oral or written request for return to duty must be made within 90 days from the employee’s date of separation or discharge from uniformed service.

Note: Individuals who fail to request to return to duty within the above specified time frames do not forfeit their rights automatically. However, they may be subject to discipline because of unexcused absences.

Example: An employee who requested reinstatement 93 days after the end of his or her military orders may be reinstated and charged with three (3) days AWOL.

d. Service-connected hospitalization or convalescence. Members of the uniformed services, who are hospitalized or in a convalescent status directed by appropriate medical authority following release from uniformed service because of a service-connected disability incurred during uniformed service are required to apply to return to work within two (2) years of separating or being discharged from uniformed service or immediately upon recovery, whichever is sooner.
Note: Management must consult HR before returning an employee to duty if the employee is returning from a period of hospitalization or convalescence.

774 Documentation Required to Return to Work

USERRA requires that the employer return an employee to work promptly upon the employee’s completing uniformed service. The following applies:

a. Uniformed service of 30 days or less. Employees returning from uniformed service of 30 days or less are not required to submit documentation concerning their uniformed service as a condition of returning to duty.

Note: To receive paid military leave, upon return from uniformed service to the Postal Service, employees requesting paid military leave (regardless of service duration) must furnish a copy of military orders or other documentation properly endorsed by appropriate military authority to show that the employee performed the service.

b. Uniformed service of 31 days or more. Employees who have been absent from Postal Service employment to perform uniformed service of 31 days or more must provide documentation to establish eligibility for reemployment. The types of documents necessary to establish eligibility will vary case to case.

c. Required documentation and information. Before returning the employee to duty, the Postal Service must receive the employee’s military orders or other documentation that satisfy the requirements of USERRA. The documentation must include a timely oral or written request for restoration accompanied by the following:

(1) DD214 or other official documentation showing that the returnee was in military service during the returnee’s absence (see 771.4).

(2) Employee’s cumulative uniformed service period, not to exceed five (5) cumulative nonexcepted years.

(3) Beginning and ending dates of the employee’s most recent period of uniformed service.

(4) If the employee was hospitalized or in a convalescent status after separation or discharge from uniformed service, documentation showing that the employee was placed in this status by competent medical authority, and the beginning and end dates of hospitalization or convalescent status.

Note: Management must consult HR before making any determination relating to documentation to return to work.

d. If unable to provide required documentation. If the employee is unable to provide satisfactory documentation because the required documentation does not exist or is not reasonably available, the following provisions apply:

(1) The returnee must be conditionally reemployed and provided any benefits of seniority to which he or she would have been entitled but for the returnee’s absence to perform uniformed service. However, employees who have been absent to perform
uniformed service for more than 90 days are not entitled to retirement benefits for the period of their uniformed service until they provide the required documentation.

(2) The employee must provide the required documentation when it becomes available.

(3) If the documentation shows that the employee was not eligible for reemployment under USERRA, the employee will be denied permanent reemployment, and immediately separated.

Note: The supervisor or manager must provide to HR for review the documentation that the employee presents, but must not return the employee to work unless HR directs to do so. If the employee is unable to provide documentation, the supervisor or manager must consult HR before returning the employee to work. However, requests to return to work should be expeditiously processed and reemployment should not be unreasonably delayed for administrative reasons.

775 Reemployment Positions

775.1 General
Returnees from the uniformed services must be reemployed promptly and in the appropriate reemployment positions as specified in 775.2 through 775.4.

775.2 Length of Service
The following length-of-service time periods are used to establish reemployment priorities for returnees from uniformed service:

a. One to 90 days of service. Without exercising other options, the returnee’s employment will be restored according to the following priority:

(1) To the seniority, step, and position, known as the escalator position, that the returnee would have held if he or she had remained continuously employed. This means that bargaining-unit employees progress in accordance with the provisions of the appropriate CBA as if they had been active with the Postal Service during the period of uniformed service.

(2) If unable to qualify for the position described in 775.2(a)(1), then the employee is assigned with full seniority to the position he or she held before entering the uniformed service.

(3) If the employee is not qualified after reasonable effort for the position described in 775.2(a)(2), then the employee will be assigned to a position of lesser status and pay, with full seniority, that he or she is qualified to perform.

b. Service of 91 days or more. Without exercising other options, the returnee will be restored according to the following priority:

(1) To the escalator position with full seniority or a position of like seniority, status, and pay. If the employee’s position was downgraded or otherwise changed and the employee would
have been entitled to the changed position, then the employee is returned to duty in the new position, pending qualification if applicable to the changed position.

(2) If not qualified after reasonable effort for the position described in 775.2(b)(1), then to the position that the employee held before entering the uniformed service or a position of like seniority, status, and pay if the employee’s pre-uniformed-service position was eliminated during the employee’s period of service.

(3) If not qualified after reasonable effort for the position described in 775.2(b)(2), then to any position of lesser status and pay that most closely approximates the positions in 775.2(b)(1) or 775.2(b)(2) that the returnee is qualified to perform, with full seniority.

c. **Probationary period.** Employees who were serving their probationary period at the time of entry into active duty and who met the probationary time period while serving on active duty are considered as having met the probationary time.

**Note:** If an employee’s position was eliminated during the employee’s period of uniformed service, the supervisor or manager must contact HR for guidance on assigning the employee to a position upon the employee’s return to duty. HR must consult the Law Department for guidance on restoring the employee to duty.

### 775.3 Returnees with a Service-Connected Disability

USERRA provides certain rights to service members who return from uniformed service with temporary or permanent disabilities:

a. If a returnee has a disability incurred or aggravated during such service and, after reasonable efforts by the Postal Service to accommodate the returnee’s disability, is not qualified due to such disability for the position in which the returnee would have been employed if his or her Postal Service employment had not been interrupted by such service, the returnee should be placed in a position that is:

   (1) Equivalent in seniority, status, and pay to the position the returnee held with the Postal Service before uniformed service, and includes duties that the returnee is qualified to perform or would become qualified to perform with reasonable effort by the Postal Service; or

   (2) The nearest approximation to a position in terms of seniority, status, and pay consistent with the circumstances of each returnee.

b. The following is the priority for reemploying individuals who return from the uniformed service with a service-connected disability:

   (1) Restore the returnee to the escalator position with reasonable accommodation and training if necessary as required by USERRA.

   (2) If not qualified for the position described in 775.3(b)(1) after the Postal Service’s reasonable effort, then reemploy the returnee to the returnee’s pre-uniformed-service position or to a position of
like seniority, status, and pay that the returnee is qualified to perform or could become qualified to perform with reasonable effort by the Postal Service, including reasonable accommodation and training if necessary;

(3) If the returnee is not qualified for a position described in 775.3(b)(1) or (2), then place the returnee with full seniority, consistent with the circumstances of the individual’s case, in a position that approximates as nearly as possible the equivalent position in 775.3(b)(2) in terms of seniority, status, and pay, with reasonable accommodation and training, if necessary.

(4) If the returnee cannot be returned to duty in a position described in 775.3(b)(1) through 775.3(b)(3), the returnee must be referred to the Office of Personnel Management (OPM), which is responsible for placing the employee in a civil-service position within the federal government.

Note: HR is responsible for ensuring that employees returning from uniformed service with a service-related disability are properly restored to duty. The supervisor or manager must immediately notify HR when a returnee with a service-connected disability requests reemployment and an accommodation or indicates that the returnee cannot perform all of the essential tasks of his or her position. Management must not refer the employee to the Reasonable Accommodation Committee (RAC) without consulting HR and the Law Department.

775.4 Reasonable Effort to Qualify
Postal Service management is obligated to make a reasonable effort to qualify returnees who are not immediately qualified to assume employment in a position to which they would otherwise be entitled. The qualifying effort may include appropriate testing, training, or refresher courses to update skills if the employee did not have the opportunity to keep up with skills or technological advances.

In addition, a returnee with a service-connected disability may be entitled to reasonable accommodation or training for a position as described in 775.3. Service members with nonservice-connected disabilities may also be entitled to reasonable accommodation. Such accommodations must be made in accordance with Handbook EL-307, Reasonable Accommodation, An Interactive Process, rather than under the provisions of this chapter.

776 Other Rights
776.1 General
Service members are entitled to participate in the rights and benefits that are available to employees on a comparable nonmilitary leave of absence. They are also entitled to participate in any nonseniority right or benefit that became effective during their service time. Postal Service policy complies with USERRA and includes, but is not limited to, the features outlined in this section.
776.2 **Employee Benefits**

USERRA provisions apply to retirement, the Thrift Savings Plan, Flexible Spending Accounts, and to health- and life-insurance programs. For additional information, contact headquarters Compensation organization.

776.3 **Using Accrued Leave During Military Service**

Employees on active uniformed service are entitled to use earned annual leave during their regularly scheduled workday while performing uniformed service, if they elect to do so. Requests for annual leave must not be denied.

Note: USERRA supersedes any provisions of the CBAs that reduce, limit, or eliminate in any manner any right or benefit provided by USERRA, including limitations on using annual leave.

Employees on active uniformed service may use sick leave provided they submit documentation from military medical authorities showing that the employee is hospitalized, restricted to quarters, or placed in a convalescent status because of the employee’s medical condition. The employee must submit medical documentation before the leave is paid. Requests for sick leave must not be approved to qualify an employee who is on leave without pay for holiday pay (see 434.4 of the Employee and Labor Relations Manual [ELM]). Paid military leave is authorized in accordance with ELM 517.

776.4 **Employment Protection and Military Service Credit**

The following applies:

a. Employees on active uniformed service are protected in the following situations:

   (1) **Demotion or separation.** While on uniformed service, the employee may not be demoted or separated except for cause.
   
   (2) **Reduction in force.** The employee does not participate in a reduction in force (RIF) or a separation for lack of work.
   
   (3) **Position abolished.** If an employee’s position is abolished during his or her absence for uniformed service, the employee must be reassigned to another position of like status and pay.

b. Reemployed service returnees with career status are protected from discharge, except for cause, as follows:

   (1) For 1 year after the date of reemployment, if the period of uniformed service was for more than 180 days.
   
   (2) For 180 days, if the period of uniformed service was for more than 30 but less than 181 days.
   
   (3) No protection is provided under this section for employees who served less than 31 days.
777  **Employment of Activated Employees — Guard or Reserve**

777.1  **Postal Service Employees on Active Military Duty**
Postal Service employees serving on active uniformed service duty must not be scheduled to work for the Postal Service in any capacity while on such active duty.

777.2  **Employees on Terminal Military Leave**
Employees on terminal military leave from the Guard or Reserve who voluntarily desire to return to work before their official discharge may do so with management’s approval by providing the following documentation to HR:

a. A copy of an uncertified DD 214, or, if not available;

b. A signed, written statement from the command that the reservist will be released from active duty at a specific date after using the reservist’s terminal leave.
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Appendix A

Sample Letters

Sample letters to request criminal records checks and to communicate with applicants’ suitability decisions are shown in this Appendix. Modify these letters as necessary to suit local needs. Samples are:

A-1, Letter of Inquiry — Conviction Record of Job Applicant.
A-2, Request for Applicant’s Comments.
A-3, Notifying Applicant of Favorable Suitability Determination.
A-4, Notifying Applicant of Disqualification (Nonmedical).
A-6, Drug Screen Applicant Scheduling Letter.
A-7, Notifying Applicant of Medical Unsuitability (Nonveterans and Veterans with Less Than 30 Percent Disability).
Sample Letter A-1
Letter of Inquiry — Conviction Record of Job Applicant

[__ Postal Service letterhead with postal installation and address__]
[__ date__]
To: [__ police department__]

Dear Sir or Madam:
The person identified below has been appointed to, or is an applicant for, the position shown. To help determine whether the person is suitable for postal employment, please search your files for the information requested and report the results on this form as soon as possible. A self-addressed, postage-free envelope is enclosed for your reply.

Your cooperation is appreciated.

Name: ______________________________________________________________

Date of Birth: ______________________________________________________________

Social Security: ______________________________________________________________

Address: ______________________________________________________________

Position: ______________________________________________________________

Do the records of your office show that the person identified above has been convicted for any violation of law or is now under charges for any violation of law?

Yes _____  No _____

If your answer is yes, please list the details below:

Date: __________________________________________________________________

Age Given: __________________________________________________________________

Charge: __________________________________________________________________

Disposition: __________________________________________________________________

Note: It is not the policy of the U.S. Postal Service to inquire into the arrest records of applicants for employment where the charges arising out of an arrest have been dismissed, there has been an acquittal, the proceedings have otherwise not resulted in a conviction, or where the record of such charges does not contain or reflect an actual conviction on such charges. If possible, please exclude all such charges in the requested conviction record, except those that are still pending.

This information is requested under federal statute or Executive Order and may be released by criminal justice agencies in accordance with our obligations to provide a reliable and efficient mail service throughout the United States, and to protect the security of the mail while it is in the custody of the U.S. Postal Service, 39 U.S.C. 101, ASM 274.

Sincerely,

[__ signature__]

Manager, Human Resources

[__ district__]
Request for Applicant's Comments

[Postal Service letterhead with postal installation and address]
[Date]
Certified — Return Receipt Requested
Restricted Delivery
To: [Applicant]
[Street address]
[City, state, ZIP]

Dear [Mr./Ms. Name]:
This refers to your application for positions covered by the battery examination for the [Name] office.
Inquiries were made to determine your qualifications and suitability for the position. Replies to these inquiries have given us information on which we need your comments or explanation. The information is shown on the attached sheet(s) with space provided for you to write your comments.
You should submit your comments or explanation within 10 days from the date of receiving this letter. Your comments should be as complete and accurate as possible regarding each item of information. Please use the attached sheet(s) for making your reply and return the material to this office in the envelope provided. Sign the last sheet in the space provided, and place your initials at the bottom of each of the other pages.
If your reply is not received within the specified time, we shall assume that you are no longer interested in this position and we will not consider your application further.

Sincerely,

[Signature]
Manager, Human Resources
[District]
Sample Letter A-2 (p. 2)

**Statement to Accompany Request for Comments**

<table>
<thead>
<tr>
<th>Information Disclosed by Inquiries in the Case of John Doe</th>
</tr>
</thead>
<tbody>
<tr>
<td>On your application for positions covered by the battery examination, you answered no to the question regarding your history of criminal conviction. The records of the Chicago Police Department show the following conviction of a person with a name identical or similar to yours:</td>
</tr>
<tr>
<td>You are being given this opportunity to submit any comment or explanation you wish to make concerning this matter, and the apparently intentional false statement on your application.</td>
</tr>
<tr>
<td>In support of your comment or explanation, you may submit documentation from court records, probation or parole officers, or other sources.</td>
</tr>
<tr>
<td>It is the policy of the Postal Service to evaluate the employability of each job applicant with a criminal record individually. The mere fact that an applicant has a criminal record does not automatically disqualify him or her from postal employment.</td>
</tr>
<tr>
<td>[Leave space for answer]</td>
</tr>
<tr>
<td>[Following should go on final sheet]</td>
</tr>
<tr>
<td>I have initialed each of the above pages that give my comments concerning matters referred to in the letter of (postal installation fills in date of letter of inquiry) from (postal installation fills in name and title given on letter of inquiry). I am aware that the statements made by me are a continuation of statements made in my application for employment and that false statements are punishable by law.</td>
</tr>
</tbody>
</table>

[Signature]

[Date]
Sample Letter A-3

Notifying Applicant of Favorable Suitability Determination (Used After Letter of Inquiry)

[__. Postal Service letterhead with postal installation and address__]
[__. date__]
Application for: [__.position__]
To: [__.applicant__]
[__.street address__]
[__.city, state, ZIP__]

Dear [__.Mr./Ms. name__]:
In connection with your application for the position shown above, we requested comment or explanation from you concerning certain information received from inquiries made to determine your qualifications and suitability for the position.

After careful consideration of all the facts, including your explanation, the [__.facility__] has determined that you are suitable for the position shown above.

Sincerely,

[__.signature__]

Manager, Human Resources

[__.district__]
Sample Letter A-4
Notifying Applicant of Disqualification (Nonmedical) (Based on Application Information)

[__ Postal Service letterhead with postal installation and address__]
[__ date__]
To: [__ applicant__]
[__ street address__]
[__ city, state, ZIP__]

Dear [__Mr./Ms. name__):

This refers to your application for positions covered by the battery examination dated [__ date__].

On your application you admit a conviction for [__name of charge__] in [__location (city and state)__], on [__month, day and year__], for which you were convicted and received a sentence [__time to serve or fine__].

After careful consideration, we have determined that because of your conviction, you are disqualified for employment at the present time.

You may make a written request for reconsideration of this decision within 15 calendar days from the date of this letter. Your request must be addressed to the undersigned at (specify mailing address).

Sincerely,

[__signature__]

Manager, Human Resources

[__. district__.]
Sample Letter A-5  
**Notifying Applicant of Disqualification (Nonmedical) — Used After Letter of Inquiry (A-1)**

[__ Postal Service letterhead with postal installation and address__]  
[__ date__]  
To: [__ applicant__]  
[__. street address__]  
[__. city, state, ZIP__]  

Dear [__.Mr./Ms. name__]:  
This refers further to your application for the positions covered by our battery examination and to our letter of [__ date__] requesting your comments or explanation concerning information secured from inquiries made to determine your qualification and suitability for this position.  
After careful consideration of all the facts, including your explanation, we have found that, because of your habitual use of intoxicating beverages to excess, your conviction record, and your false statements in your application concerning the conviction, you are disqualified for employment in the Postal Service.  
You may make a written request for reconsideration of this decision within 15 calendar days from the date of this letter. Your request must be addressed to the undersigned at [specify mailing address].  

Sincerely,  

[__. signature__]  
Manager, Human Resources  
[__. district__]
Sample Letter A-6

**Drug Screen Applicant Scheduling Letter**

U.S. Postal Service
[date]
[applicant’s name ]
[mailing address]

Dear [applicant]:
The Postal Service requires applicants for employment to provide a urine sample for drug testing. You have been scheduled to provide such a specimen.
Please report on [date] at [time] to the following location, where your urine specimen will be collected for drug testing:
[Complete address (number, street, room number, city, and state) of collection site].
Please bring this notice and positive identification, e.g., driver’s license, military identification card, or credit card with picture. If you are not able to report for specimen collection, please contact (name of human resources employee) at (office telephone number) prior to the date scheduled to set up another appointment.
Failure to report as scheduled or to make advance arrangements to be rescheduled will result in your name not being considered for jobs in this district.

Sincerely,

[name and title of employment or personnel official]
Sample Letter A-7

Notifying Applicant of Medical Unsuitability (Nonveterans and Veterans With Less Than 30 Percent Disability)

[__ Postal Service letterhead with postal installation and address__]
[__ date__]
To: [__ applicant__]
[__ street address__]
[__ city, state, ZIP__]

Dear [__Mr./Ms. name__]:

You have been found medically unsuitable for the position of Mail Handler.

A review of your medical records and evaluation by our medical staff revealed recurrent dislocations of your left shoulder. This condition is not compatible with the strenuous activities required for this position, which includes heavy lifting, pushing, pulling, repetitive stretching, and reaching. Under these conditions, postal employment would place your personal health and safety in jeopardy.

The United States Postal Service medical suitability process for applicants provided full and fair opportunity to present all relevant medical documents, raise issues, and become involved in the reasonable accommodation interactive process when limitations or risks are identified, and reasonable accommodation was requested. The process allowed for documentation and information to be submitted prior to the rendering a final employment decision.

Based on this final employment decision, please be advised that you will not receive additional consideration for this position.

I sincerely hope you will find suitable employment that is rewarding to you. Thank you for your interest in employment with the Postal Service.

Sincerely,

[__. signature__]

Manager, Human Resources

[__. district__]
Appendix B

Sample Letters Nonbargaining

Sample letters to an employee who has applied for an announced nonbargaining vacancy. The sample letters may be modified as necessary to suit local needs. Samples are:

B-1, Nonselection — Applicants Not Recommended to the Selecting Official.
B-2, Nonselection — Applicants Recommended to the Selecting Official.
B-3, Offer Letter — Nonsensitive.
Sample Letter B-1
Nonselection — Applicants Not Recommended to the Selecting Official

[____employee____]
[____home address____]

Dear [____employee____]:
We appreciate your interest in responding to Vacancy Announcement Number [____number____], [____job title____], EAS-[____level____].
The Review Committee for the above position made a careful review of your qualifications, along with those of other applicants. Your nonselection as a final candidate does not reflect on your capabilities but rather represents our judgment in identifying and recommending the candidates who we believed best met the position requirements.
You are encouraged to apply for other vacancies which would provide the career advancement and growth you are seeking.

Sincerely,
[____chairperson of review committee____]

Note: Send after selecting official advises that a selection has been made.
Sample Letter B-2

Nonselection — Applicants Recommended to the Selecting Official

[____employee_____]
[____home address_____]

Dear [____employee_____]:
I wish to thank you for the opportunity to evaluate your qualifications for Vacancy Number [____number____],
[____job title____], EAS-__level_].
In making a final selection, the qualifications of each candidate were carefully evaluated. Although you were not
selected, this does not reflect upon your capabilities. Instead this represents my judgment of who, in light of
experience and training, was the best qualified candidate.
Again, thank you for your interest.

Sincerely,
[____selecting official_____]
Sample Letter B-3  
**Offer Letter — Nonsensitive**

<table>
<thead>
<tr>
<th>employee</th>
</tr>
</thead>
<tbody>
<tr>
<td>home address</td>
</tr>
</tbody>
</table>

Dear [employee]:

It is a special pleasure for me to confirm our offer, and your verbal acceptance of the position of [job title], EAS-[level], Vacancy Number [number], at a salary of $[amount] per year.

This will also confirm [date] as the effective date of your new assignment.

Sincerely,

[selecting official]

cc: [employee’s supervisor]
Appendix C

Sample Letters for Use With State Employment Office

These letters are used to establish interest with the State Unemployment Office to utilize its job referral service for casual and temporary employment opportunities. The sample letters may be modified as necessary to suit local needs. Sample letters include:

C-1, Letter of Intent for Filing With State Unemployment Office.
C-2, State Unemployment Office’s Letter of Certification.
Sample Letter C-1
Letter of Intent for Filing With State Unemployment Office

Used to initiate utilization of the State Unemployment Office’s job referral service for casual and temporary employment opportunities.

[__ Postal Service letterhead with postal facility and address__]
[__ date__]
[__ state__] Unemployment Office
[__ street address__]
[__ city/state/ZIP+4__]

The U. S. Postal Service plans to utilize your job referral service for casual (limited-term) noncareer appointments. We believe these appointments, when needed, will not only assist us in meeting certain operational needs, but will also furnish us with an important opportunity to broaden our relationship.

To be eligible for referral, an individual must be on the rolls of your office as actively seeking employment, at least 18 years of age, and either a citizen of the United States or a permanent resident alien. Once referred, the individual will be subject to our suitability screening.

Since we are able to accommodate only applicants who are able to meet our specific needs, referrals should be made only on request. Referral requests will provide complete information, such as salary, hours, and nature of the work, as well as a date and time for interview.

My telephone number is [__ number__].

The U.S. Postal Service is an equal employment opportunity employer.

[__ signature__]
[__ name__]
[__ position title__]
[__ district__]
### Sample Letter C-2

**State Unemployment Office’s Letter of Certification**

<table>
<thead>
<tr>
<th>State Unemployment Office to certify that the referred individual meets Postal Service requirements.</th>
</tr>
</thead>
<tbody>
<tr>
<td>[__ state unemployment office letterhead__]</td>
</tr>
<tr>
<td>[__ date__]</td>
</tr>
<tr>
<td>United States Postal Service</td>
</tr>
<tr>
<td>[__ postal facility__]</td>
</tr>
<tr>
<td>[__ street address__]</td>
</tr>
<tr>
<td>[__ city/state/ZIP+4__]</td>
</tr>
<tr>
<td></td>
</tr>
<tr>
<td>Dear [__ postmaster__]</td>
</tr>
<tr>
<td>[__ name of applicant__], [__ Social Security number__], [__ address__] is actively seeking employment and meets the requirements you have placed on file with this office.</td>
</tr>
<tr>
<td>[__ signature__]</td>
</tr>
<tr>
<td>[__ name__]</td>
</tr>
<tr>
<td>[__ position title__]</td>
</tr>
<tr>
<td>[__ district__]</td>
</tr>
</tbody>
</table>
Appendix D

Tracking Procedures and Sample Letters for Use With Dual Compensation Issues

The following information applies only to Postal Service annuitants who are hired to fill temporary relief carrier (TRC) or postmaster relief/leave replacement (PMR/LR) positions and for whom a dual compensation waiver has been approved. Sample letters included in this appendix may be modified as necessary to suit local needs. Sample letters include:

- D-1, Annuitant’s Dual Compensation Waiver Statement.
- D-2, Notice to Reemployed Annuitant of Effect of Special Reemployment Status on Retirement and Insurance.
- D-3, Notice to the Office of Personnel Management (OPM) of Reemployment of Annuitant.

D1 Dual Compensation Administrative and Tracking Procedures for Postal Service Annuitants

<table>
<thead>
<tr>
<th>Letter</th>
<th>Description</th>
<th>Disposition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sample D-1, Annuitant’s Dual Compensation Waiver Statement</td>
<td>Each Postal Service annuitant selected for a TRC or PMR/LR position signs a dual compensation waiver statement</td>
<td>A copy is placed in the annuitant’s OPF, and the original is forwarded to the district</td>
</tr>
<tr>
<td>Record of Approval (not included as a sample letter)</td>
<td>A separate record of the approval of each dual compensation waiver is prepared that includes the annuitant’s name, the position to which appointed and its location, and a brief description of recruitment efforts undertaken</td>
<td>A copy is placed in the annuitant’s OPF, and the original is forwarded to the district</td>
</tr>
<tr>
<td>Sample D-2, Notice to Reemployed Annuitant of Effect of Special Reemployment Status on Retirement and Insurance</td>
<td>An annuitant’s notification letter is prepared for each annuitant selected for a TRC or PMR/LR position</td>
<td>A copy is given to the annuitant, a copy is placed in the employee’s OPF, a copy is retained by human resources, and a copy is submitted to the Office of Personnel Management</td>
</tr>
<tr>
<td>Sample D-3, Notice to the Office of Personnel Management (OPM) of Reemployment of Annuitant</td>
<td>-</td>
<td>This letter is sent to OPM, with a copy retained by human resources and in the employee’s OPF</td>
</tr>
</tbody>
</table>
D2 Tracking Dual Compensation Waivers

For the purpose of tracking the use of the Postal Service’s authority to waive dual compensation provisions for former postal employees hired as reemployed annuitant PMR/LRs and TRCs, the district Human Resources manager must:

a. Consolidate year-end listings of the names, Social Security numbers, and positions (TRC or PMR/LR) of persons for whom waivers were approved, along with copies of the separate records of each dual compensation waiver approval and the retiree’s dual compensation waiver statement from local hiring officials.

b. Prepare statistical reports for a final year-end summary reflecting the following information:

<table>
<thead>
<tr>
<th>Reporting District:</th>
<th>Name of District:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statistical Elements:</td>
<td>Number of hired civilian retirees (postmaster relief/leave replacements (annuitants) or temporary relief carriers (annuitants)).</td>
</tr>
</tbody>
</table>

c. Forward copies of the following information to Headquarters within 10 working days after the close of the calendar year:

(1) Year-end listing of persons for whom waivers were approved.
(2) Records of waiver approval for each person showing the appointee’s name, position to which appointed and its location, and a brief description of recruitment efforts.
(3) The retiree’s dual compensation waiver statement.
(4) Year-end statistical reports.
(5) Negative reports, if appropriate.

d. Mail reports to:

MANAGER, SELECTION, EVALUATION, & RECOGNITION
US POSTAL SERVICE
475 L’ENFANT PLAZA SW RM 9671
WASHINGTON DC  20260-4250

Note: Human resources personnel and postmasters are to note that any documentation related to the hiring under this authority and the granting of pay or annuity reduction waivers are subject to OPM’s review upon request. It is essential to maintain complete employee files that include all items listed above.
Sample Letter D-1

Annuitant’s Dual Compensation Waiver Statement

[___ Postal Service letterhead with postal facility and address___]
[___ date___]

To: [___ postmaster___]
I hereby accept reemployment with the U.S. Postal Service as a [___ postmaster relief/leave replacement or temporary relief carrier___].
My acceptance of this appointment is with the understanding that under the dual compensation waiver provisions of Public Law 103-336 and Office of Personnel Management (OPM) authority, I will serve as a [___ postmaster relief/leave replacement or temporary relief carrier___] on an emergency basis without offset of pay or annuity. It is also my understanding that this appointment with the dual compensation waiver is limited to 180 days of actual work in a calendar year. Any days worked beyond the allowable time frame will be subject to a salary or annuity reduction.

Signature:
Print Name:
SSN:
Date:
Sample Letter D-2 (p. 1)

Notice to Reemployed Annuitant of Effect of Special Reemployment Status on Retirement and Insurance

[__ Postal Service letterhead with postal facility and address__]
[__ date__]
To: [__ annuitant__]
[.__ street address__]
[.__ city, state, ZIP__]
Date of Birth: [__ ]
SSN: [__ ]
CSA Number: [__ ]
Date of Appointment: [__ ]

This is to advise you of the status of your retirement benefits during your reemployment as a temporary relief carrier (TRC) or postmaster relief/leave replacement (PMR/LR) hired on an emergency basis. Reemployed annuitants under the Civil Service Retirement System (CSRS) or the Federal Employees Retirement System (FERS) generally continue to receive their annuity during reemployment, but their salary during reemployment is reduced by the amount of annuity allocable to the period of reemployment. However, beginning from the date of your reemployment stated above, you are not subject to these requirements due to a special provision of Public Law 103-336, Federal Employees' Pay Comparability Act of 1990. Under this special provision, you will continue to receive your annuity and full salary while you are serving as a TRC or a PMR/LR. This exception to the regular offset provision is applicable only while you serve under this appointment. Because you qualify to receive full salary and full annuity during this appointment, the following rules apply to you:

Retirement

By law, you are not covered by CSRS or FERS for your service under this appointment. This means that you will not have retirement deductions for CSRS or FERS withheld from your pay, and your service under this appointment will not count toward additional retirement benefits. You are also not eligible to participate in the Thrift Savings Plan.

If you are receiving a disability annuity and you have not been found recovered or restored to earning capacity, you will continue to receive your annuity and full salary. However, the reemployment may result in a finding of recovery or restoration to earning capacity. If you are found recovered or restored to earning capacity, the annuity will be terminated.
Notice to Reemployed Annuitant of Effect of Special Reemployment Status on Retirement and Insurance

**Health and Life Insurance**
Any health and life insurance coverage you have as an annuitant under the Federal Employees Health Benefits (FEHB) or Federal Employees’ Group Life Insurance (FEGLI) Programs will continue while you are employed under this appointment, unless you voluntarily elect to drop your coverage, or in the case of a recovered disability annuitant, the annuity is terminated. The Office of Personnel Management (OPM) will continue to withhold premiums from your annuity as long as your coverage continues as an annuitant.

If you have additional questions regarding your appointment or the effect of your reemployment on your retirement benefits, you should contact [__ name__] at [__ number__].

[__ signature__]

Manager, Human Resources

[__ district__]

cc: U. S. Office of Personnel Management
Sample Letter D-3

Notice to the Office of Personnel Management (OPM) of Reemployment of Annuitant

[__ Postal Service letterhead with postal facility and address__]

[__ date__]
Retirement Operations Center
US Office of Personnel Management
PO Box 45
Boyers PA  16017-0045
RE: [______ annuitant's name_______]
CSA Number:
SSN:
DOB:

This is to advise you of the reemployment of the above-named annuitant.
[__ Mr./Ms. name__] will be reemployed with the U. S. Postal Service as a [__ postmaster relief/leave replacement or temporary relief carrier__], effective [__ date__], in an intermittent limited term appointment for a period not to exceed 180 days of actual work in a calendar year. During this appointment, the annuitant will be exempt from annuity offset per OPM approval granted in accordance with 5 CFR, Part 553, and Public Laws 102-190, National Defense Authorization Act for Fiscal Years 1992 and 1993 and 103-336, Pay Comparability Act.

Enclosed is a copy of the personnel action effecting the appointment and the Notice of Effect of Special Reemployment Status on Retirement and Insurance provided the annuitant. Your office will be notified upon completion of the reemployment.

Any questions regarding this matter may be referred to [__ name__] at [__ number__].

Sincerely,

[__ signature__]

Manager, Human Resources

[__ district__]

Enclosures

cc: Employee
Appendix E

Legal and Regulatory Requirements

Legal and regulatory requirements underlie many Postal Service personnel procedures. Following is an overview of the most notable requirements:

a. **Postal Reorganization Act of 1970 (PRA).** Before July 1, 1971, the Civil Service Commission (now the Office of Personnel Management) had responsibility for recruiting and examining applicants for postal employment. Since that date, these activities have been within the authority of the Postal Service.

b. **Veterans’ Preference Act of 1944.** The PRA requires the Postal Service to recognize veterans’ preference in the rating, ranking, and selecting of postal applicants. This preference includes:
   (1) The opportunity of certain veterans to compete in examinations that are not open to the general public.
   (2) The addition of either 5 or 10 points to scores on competitive entrance examinations.
   (3) Placement of a veteran with compensable, service-connected disabilities of 10 percent or greater at the top of the ratings list, ahead of all other ratings.
   (4) Priority in selection decisions.
   (5) Restricted positions from external recruitment sources. See 232.52, Positions Restricted to Applicants Eligible for Veterans’ Preference.
   (6) OPM review of the case file for any applicant with compensable, service-connected disability rated at 30 percent or more who is disqualified for failure to meet the medical requirements of the job, or is passed over in favor of a lower ranking nonveteran based on personal unsuitability. See 627.2, Veterans With 30 Percent or More Compensable Disability.

c. **Equal Employment Opportunity Commission (EEOC) Uniform Guidelines on Employment Selection.** These guidelines apply to all procedures used in making an employment decision, such as hiring, retention, promotion, transfer, demotion, and dismissal.

d. **Rehabilitation Act of 1973.** The law requires federal employers, including the Postal Service, to establish affirmative action plans for the hiring, placement, and advancement of individuals with disabilities, 29 U.S.C. 791(b). The term qualified individual with a disability is defined at 29 CFR 1630.2(m) as an individual with a disability who satisfies the requisite skill, experience, education and other job-related
requirements of the employment position such individual holds or desires, and who, with or without reasonable accommodation, can perform the essential functions of such position. The law also prohibits a federal employer from asking an applicant orally or in writing about the applicant’s physical fitness until a bona fide job offer is made.

e. **Prohibition Against Political Recommendations.** 39 U.S.C. 1002 prohibits political and certain other recommendations for Postal Service appointments, promotions, assignments, transfers, or designations. Statements relating solely to character and residence are permitted. All other statements are prohibited unless (1) they are requested by the Postal Service and consist solely of evaluations of an individual’s work performance, ability, aptitude, and general qualifications, or (2) they are requested by a government representative investigating the individual’s loyalty, suitability, or character. Anyone who requests, solicits, or accepts a prohibited statement or recommendation is subject to disqualification or disciplinary action, up to and including removal from the Postal Service.

f. **Prohibition Against Appointment or Promotion, or Recommendation of Appointment or Promotion, of a Relative.** The Postal Service is subject to the provisions of 5 U.S.C. 3110 (39 U.S.C. 410(b)(1)), 18 U.S.C. 208 (39 U.S.C. 410(b)(2)), and 5 CFR 2635.502 (5 CFR 2635.102), which impose broad restrictions on the employment of relatives by agency officials.

g. **Immigration Reform and Control Act of 1986.** This law makes it illegal to hire unauthorized aliens in the United States. Postal policy requires an applicant to be either a citizen of the United States or a permanent resident alien. The law requires employers to verify and document employment eligibility, which is done by the Postal Service after a job offer has been extended. See [55, Eligibility to Work in the Postal Service].

h. **Public Health Service Act.** This act added a new section to the United States Code (5 U.S.C. 3328). The act prohibits any man born after December 31, 1959, from being appointed to a position in an executive agency if he is or was required to register with the Selective Service System (SSS) and is not registered, or knowingly and willfully did not register before the requirement terminated or became inapplicable to him. As an excepted agency, the Postal Service is not required to comply with this legislation, but does so voluntarily. See [513.4, Citizenship Policy].

i. **Drug Abuse and Treatment Act of 1972.** This act provides, in part, that no person may be denied or deprived of federal civilian employment or a federal professional or other license or right solely on the ground of prior alcohol or drug use. As an excepted agency, the Postal Service is not required to comply with this statute, but does so voluntarily. See [515, Selective Service System Registration Requirement] and [Exhibit 522, Suitability Factors — Partial List of Reasons for Disqualification].
Appendix F

Conversion Tables for EAS Positions

This appendix provides tables to be used for converting an applicant’s Raw Score to a Basic Score for positions with a minimum of 3 knowledge, skills, and abilities (KSA) requirements to a maximum of 13 KSA requirements. A requirement other than a KSA (such as education or a test) is not counted as a KSA for locating the appropriate conversion table.

How to determine an applicant’s Basic Score:

1. Rate the applicant’s demonstration of the KSA for each requirement on the vacancy posting, and record the ratings on the Requirement by Applicant Matrix, as described in 743.43, Assessing Nonbargaining Applicants.
2. Once you have rated the applicant’s qualifications, use the conversion tables to determine the Basic Score earned by the applicant.

How to read the conversion tables:

1. The first column in each table represents the Raw Score (total KSA points earned by the applicant).
2. The last column is the converted rating.
3. The converted rating is the Basic Score, which does not include veterans’ preference (VP).
4. Locate and use the conversion table that has the same number of KSAs as the vacancy.
5. An applicant who meets all of the vacancy requirements earns a Basic Score ranging from 70 to 100.

3 KSAs: Conversion Table

<table>
<thead>
<tr>
<th>Raw Score (Total KSA Points)</th>
<th>Equals (=)</th>
<th>Basic Score (not including VP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>=</td>
<td>100</td>
</tr>
<tr>
<td>8</td>
<td>=</td>
<td>95</td>
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<tr>
<td>7</td>
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<td>75</td>
</tr>
<tr>
<td>3</td>
<td>=</td>
<td>70</td>
</tr>
<tr>
<td>2 or less</td>
<td>=</td>
<td>0</td>
</tr>
</tbody>
</table>
### 4 KSAs: Conversion Table

<table>
<thead>
<tr>
<th>Raw Score (Total KSA Points)</th>
<th>Equals (=)</th>
<th>Basic Score (not including VP)</th>
</tr>
</thead>
<tbody>
<tr>
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<td>=</td>
<td>70</td>
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<tr>
<td>3 or less</td>
<td>=</td>
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</tbody>
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### 5 KSAs: Conversion Table

<table>
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<th>Basic Score (not including VP)</th>
</tr>
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### 6 KSAs: Conversion Table

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### 6 KSAs: Conversion Table

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<th>Basic Score (not including VP)</th>
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<tr>
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### 7 KSAs: Conversion Table

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### 8 KSAs: Conversion Table

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