REFERENCES IN TEXT

The date of enactment of this section, referred to in subsec. (a), is the date of enactment of Pub. L. 105-206, which was approved July 22. 1998.

Section $12\overline{04}$ of the Internal Revenue Service Restructuring and Reform Act of 1998, referred to in subsec. (a)(2), is section 1204 of Pub. L. 105–206, which is set out as a note under section 7804 of Title 26, Internal Revenue Code.

The Government Performance and Results Act of 1993, referred to in subsec. (a)(2)(A), is Pub. L. 103–62, Aug. 3, 1993, 107 Stat. 285, which enacted section 306 of this title, sections 1115 to 1119, 9703, and 9704 of Title 31, Money and Finance, and sections 2801 to 2805 of Title 39, Postal Service, amended section 1105 of Title 31, and enacted provisions set out as notes under sections 1101 and 1115 of Title 31. For complete classification of this Act to the Code, see Short Title of 1993 Amendment note set out under section 1101 of Title 31 and Tables.

AMENDMENTS

2002—Subsec. (a)(2)(A). Pub. L. 107–217 substituted "subtitle III of title 40" for "division E of the Clinger-Cohen Act of 1996 (Public Law 104–106; 110 Stat. 679)".

§ 9509. General workforce classification and pay

- (a) For purposes of this section, the term "broad-banded system" means a system for grouping positions for pay, job evaluation, and other purposes that is different from the system established under chapter 51 and subchapter III of chapter 53 as a result of combining grades and related ranges of rates of pay in one or more occupational series.
- (b)(1)(A) The Secretary of the Treasury may, subject to criteria to be prescribed by the Office of Personnel Management, establish one or more broad-banded systems covering all or any portion of the Internal Revenue Service workforce.
- (B) With the approval of the Office of Personnel Management, a broad-banded system established under this section may either include or consist of positions that otherwise would be subject to subchapter IV of chapter 53 or section 5376.
- (2) The Office of Personnel Management may require the Secretary of the Treasury to submit information relating to broad-banded systems at the Internal Revenue Service.
- (3) Except as otherwise provided under this section, employees under a broad-banded system shall continue to be subject to the laws and regulations covering employees under the pay system that otherwise would apply to such employees.
- (4) The criteria to be prescribed by the Office of Personnel Management shall, at a minimum—
 - (A) ensure that the structure of any broadbanded system maintains the principle of equal pay for substantially equal work;
 - (B) establish the minimum and maximum number of grades that may be combined into pay bands:
 - (C) establish requirements for setting minimum and maximum rates of pay in a pay band;
 - (D) establish requirements for adjusting the pay of an employee within a pay band;
 - (E) establish requirements for setting the pay of a supervisory employee whose position is in a pay band or who supervises employees whose positions are in pay bands; and
 - (F) establish requirements and methodologies for setting the pay of an employee upon

- conversion to a broad-banded system, initial appointment, change of position or type of appointment (including promotion, demotion, transfer, reassignment, reinstatement, placement in another pay band, or movement to a different geographic location), and movement between a broad-banded system and another pay system.
- (c) With the approval of the Office of Personnel Management and in accordance with a plan for implementation submitted by the Secretary of the Treasury, the Secretary may, with respect to Internal Revenue Service employees who are covered by a broad-banded system established under this section, provide for variations from the provisions of subchapter VI of chapter 53.

(Added Pub. L. 105–206, title I, 1201(a), July 22, 1998, 112 Stat. 716.)

§9510. General workforce staffing

- (a)(1) Except as otherwise provided by this section, an employee of the Internal Revenue Service may be selected for a permanent appointment in the competitive service in the Internal Revenue Service through internal competitive promotion procedures if—
 - (A) the employee has completed, in the competitive service, 2 years of current continuous service under a term appointment or any combination of term appointments;
 - (B) such term appointment or appointments were made under competitive procedures prescribed for permanent appointments;
 - (C) the employee's performance under such term appointment or appointments met established retention standards, or, if not covered by a performance management system established under section 9508, was rated at the fully successful level or higher (or equivalent thereof); and
 - (D) the vacancy announcement for the term appointment from which the conversion is made stated that there was a potential for subsequent conversion to a permanent appointment.
- (2) An appointment under this section may be made only to a position in the same line of work as a position to which the employee received a term appointment under competitive procedures.
- (b)(1) Notwithstanding subchapter I of chapter 33, the Secretary of the Treasury may establish category rating systems for evaluating applicants for Internal Revenue Service positions in the competitive service under which qualified candidates are divided into two or more quality categories on the basis of relative degrees of merit, rather than assigned individual numerical ratings.
- (2) Each applicant who meets the minimum qualification requirements for the position to be filled shall be assigned to an appropriate category based on an evaluation of the applicant's knowledge, skills, and abilities relative to those needed for successful performance in the position to be filled.
- (3) Within each quality category established under paragraph (1), preference eligibles shall be

listed ahead of individuals who are not preference eligibles. For other than scientific and professional positions at or higher than GS-9 (or equivalent), preference eligibles who have a compensable service-connected disability of 10 percent or more, and who meet the minimum qualification standards, shall be listed in the highest quality category.

- (4) An appointing authority may select any applicant from the highest quality category or, if fewer than three candidates have been assigned to the highest quality category, from a merged category consisting of the highest and second highest quality categories.
- (5) Notwithstanding paragraph (4), the appointing authority may not pass over a preference eligible in the same or higher category from which selection is made unless the requirements of section 3317(b) or 3318(b), as applicable, are satisfied.
- (c) The Secretary of the Treasury may detail employees among the offices of the Internal Revenue Service without regard to the 120-day limitation in section 3341(b).
- (d) Notwithstanding any other provision of law, the Secretary of the Treasury may establish a probationary period under section 3321 of up to 3 years for Internal Revenue Service positions if the Secretary of the Treasury determines that the nature of the work is such that a shorter period is insufficient to demonstrate complete proficiency in the position.
- (e) Nothing in this section exempts the Secretary of the Treasury from—
- (1) any employment priority established under direction of the President for the placement of surplus or displaced employees; or
- (2) any obligation under a court order or decree relating to the employment practices of the Internal Revenue Service or the Department of the Treasury.

(Added Pub. L. 105–206, title I, 1201(a), July 22, 1998, 112 Stat. 717.)

REFERENCES IN TEXT

GS-9, referred to in subsec. (b)(3), is contained in the General Schedule which is set out under section 5332 of this title.

CHAPTER 97—DEPARTMENT OF HOMELAND SECURITY

Sec. 9701.

Establishment of human resources management system.

§ 9701. Establishment of human resources management system

- (a) IN GENERAL.—Notwithstanding any other provision of this part, the Secretary of Homeland Security may, in regulations prescribed jointly with the Director of the Office of Personnel Management, establish, and from time to time adjust, a human resources management system for some or all of the organizational units of the Department of Homeland Security.
- (b) SYSTEM REQUIREMENTS.—Any system established under subsection (a) shall—
 - (1) be flexible:
 - (2) be contemporary;
 - (3) not waive, modify, or otherwise affect—

- (A) the public employment principles of merit and fitness set forth in section 2301, including the principles of hiring based on merit, fair treatment without regard to political affiliation or other nonmerit considerations, equal pay for equal work, and protection of employees against reprisal for whistleblowing;
- (B) any provision of section 2302, relating to prohibited personnel practices;
- (C)(i) any provision of law referred to in section 2302(b)(1), (8), and (9); or
- (ii) any provision of law implementing any provision of law referred to in section 2302(b)(1), (8), and (9) by—
 - (I) providing for equal employment opportunity through affirmative action; or
 - (II) providing any right or remedy available to any employee or applicant for employment in the civil service;
- (D) any other provision of this part (as described in subsection (c)); or
- (E) any rule or regulation prescribed under any provision of law referred to in any of the preceding subparagraphs of this paragraph;
- (4) ensure that employees may organize, bargain collectively, and participate through labor organizations of their own choosing in decisions which affect them, subject to any exclusion from coverage or limitation on negotiability established by law; and
- (5) permit the use of a category rating system for evaluating applicants for positions in the competitive service.
- (c) OTHER NONWAIVABLE PROVISIONS.—The other provisions of this part as referred to in subsection (b)(3)(D), are (to the extent not otherwise specified in subparagraph (A), (B), (C), or (D) of subsection (b)(3))—
 - (1) subparts A, B, E, G, and H of this part; and
 - (2) chapters 41, 45, 47, 55, 57, 59, 72, 73, and 79, and this chapter.
- (d) LIMITATIONS RELATING TO PAY.—Nothing in this section shall constitute authority—
- (1) to modify the pay of any employee who serves in— $\,$
- (A) an Executive Schedule position under subchapter II of chapter 53 of title 5, United States Code; or
- (B) a position for which the rate of basic pay is fixed in statute by reference to a section or level under subchapter II of chapter 53 of such title 5:
- (2) to fix pay for any employee or position at an annual rate greater than the maximum amount of cash compensation allowable under section 5307 of such title 5 in a year; or
- (3) to exempt any employee from the application of such section 5307.
- (e) PROVISIONS TO ENSURE COLLABORATION WITH EMPLOYEE REPRESENTATIVES.—
- (1) IN GENERAL.—In order to ensure that the authority of this section is exercised in collaboration with, and in a manner that ensures the participation of employee representatives in the planning, development, and implementation of any human resources management