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Director of the Office of Personnel Management—

- (i) should ensure that employees of the Department are afforded the protections of due process; and
- (ii) toward that end, should be required to consult with the Merit Systems Protection Board before issuing any such regulations.
- (2) REQUIREMENTS.—Any regulations under this section which relate to any matters within the purview of chapter 77—
 - (A) shall be issued only after consultation with the Merit Systems Protection Board;
 - (B) shall ensure the availability of procedures which shall—
 - (i) be consistent with requirements of due process; and
 - (ii) provide, to the maximum extent practicable, for the expeditious handling of any matters involving the Department; and
 - (C) shall modify procedures under chapter 77 only insofar as such modifications are designed to further the fair, efficient, and expeditious resolution of matters involving the employees of the Department.
- (g) Provisions Relating to Labor-Manage-Ment Relations.—Nothing in this section shall be construed as conferring authority on the Secretary of Homeland Security to modify any of the provisions of section 842 of the Homeland Security Act of 2002.
- (h) SUNSET PROVISION.—Effective 5 years after the conclusion of the transition period defined under section 1501 of the Homeland Security Act of 2002, all authority to issue regulations under this section (including regulations which would modify, supersede, or terminate any regulations previously issued under this section) shall cease to be available.

(Added Pub. L. 107–296, title VIII, \$841(a)(2), Nov. 25, 2002, 116 Stat. 2230.)

REFERENCES IN TEXT

Section 842 of the Homeland Security Act of 2002, referred to in subsec. (g), is classified to section 412 of Title 6, Domestic Security.

Section 1501 of the Homeland Security Act of 2002, referred to in subsec. (h), is classified to section 541 of Title 6, Domestic Security.

EFFECTIVE DATE

Section effective 60 days after Nov. 25, 2002, see section 4 of Pub. L. 107–296, set out as a note under section 101 of Title 6, Domestic Security.

ALLOWANCES AND BENEFITS FOR PERSONNEL ABROAD

Pub. L. 111–83, title V, §546, Oct. 28, 2009, 123 Stat. 2177, provided that: "For fiscal year 2010 and thereafter, the Secretary [of Homeland Security] may provide to personnel appointed or assigned to serve abroad, allowances and benefits similar to those provided under chapter 9 of title I of the Foreign Service Act of 1990 [1980] (22 U.S.C. 4081 et seq.)."

CHAPTER 98—NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

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§ 9801. Definitions

For purposes of this chapter—

- (1) the term "Administration" means the National Aeronautics and Space Administration:
- (2) the term "Administrator" means the Administrator of the National Aeronautics and Space Administration;
- (3) the term "critical need" means a specific and important safety, management, engineering, science, research, or operations requirement of the Administration's mission that the Administration is unable to fulfill because the Administration lacks the appropriate employees because—
 - (A) of the inability to fill positions; or
 - (B) employees do not possess the requisite skills:
- (4) the term "employee" means an individual employed in or under the Administration;
- (5) the term "workforce plan" means the plan required under section 9802(a);
- (6) the term "appropriate committees of Congress" means—
 - (A) the Committees on Government Reform, Science, and Appropriations of the House of Representatives; and
 - (B) the Committees on Governmental Affairs, Commerce, Science, and Transportation, and Appropriations of the Senate;
- (7) the term "redesignation bonus" means a bonus under section 9804 paid to an individual described in subsection (a)(2) thereof;
- (8) the term "supervisor" has the meaning given such term by section 7103(a)(10); and
- (9) the term "management official" has the meaning given such term by section 7103(a)(11).

(Added Pub. L. 108–201, §3(a), Feb. 24, 2004, 118 Stat. 461.)

CHANGE OF NAME

Committee on Government Reform of House of Representatives changed to Committee on Oversight and Government Reform of House of Representatives and Committee on Science of House of Representatives changed to Committee on Science and Technology of House of Representatives by House Resolution No. 6, One Hundred Tenth Congress, Jan. 5, 2007. Committee on Science and Technology of House of Representatives changed to Committee on Science, Space, and Technology of House of Representatives by House Resolution No. 5, One Hundred Twelfth Congress, Jan. 5, 2011.

Committee on Governmental Affairs of Senate changed to Committee on Homeland Security and Gov-

ernmental Affairs of Senate, effective Jan. 4, 2005, by Senate Resolution No. 445, One Hundred Eighth Congress, Oct. 9, 2004.

§ 9802. Planning, notification, and reporting requirements

- (a) Not later than 90 days before exercising any of the workforce authorities made available under this chapter, the Administrator shall submit a written plan to the appropriate committees of Congress. Such plan shall be approved by the Office of Personnel Management.
- (b) A workforce plan shall include a description of—
- (1) each critical need of the Administration and the criteria used in the identification of that need:
- (2)(A) the functions, approximate number, and classes or other categories of positions or employees that—
 - (i) address critical needs; and
 - (ii) would be eligible for each authority proposed to be exercised under this chapter; and
- (B) how the exercise of those authorities with respect to the eligible positions or employees involved would address each critical need identified under paragraph (1);
- (3)(A) any critical need identified under paragraph (1) which would not be addressed by the authorities made available under this chapter; and
- (B) the reasons why those needs would not be so addressed:
- (4) the specific criteria to be used in determining which individuals may receive the benefits described under sections 9804 and 9805 (including the criteria for granting bonuses in the absence of a critical need), and how the level of those benefits will be determined;
- (5) the safeguards or other measures that will be applied to ensure that this chapter is carried out in a manner consistent with merit system principles;
- (6) the means by which employees will be afforded the notification required under subsections (c) and (d)(1)(B):
- (7) the methods that will be used to determine if the authorities exercised under this chapter have successfully addressed each critical need identified under paragraph (1);
- (8)(A) the recruitment methods used by the Administration before the enactment of this chapter to recruit highly qualified individuals; and
- (B) the changes the Administration will implement after the enactment of this chapter in order to improve its recruitment of highly qualified individuals, including how it intends to use—
 - (i) nongovernmental recruitment or placement agencies; and
 - (ii) Internet technologies; and
- (9) any workforce-related reforms required to resolve the findings and recommendations of the Columbia Accident Investigation Board, the extent to which those recommendations were accepted, and, if necessary, the reasons why any of those recommendations were not accepted.

- (c) Not later than 60 days before first exercising any of the workforce authorities made available under this chapter, the Administrator shall provide to all employees the workforce plan and any additional information which the Administrator considers appropriate.
- (d)(1)(A) The Administrator may from time to time modify the workforce plan. Any modification to the workforce plan shall be submitted to the Office of Personnel Management for approval by the Office before the modification may be implemented.
- (B) Not later than 60 days before implementing any such modifications, the Administrator shall provide an appropriately modified plan to all employees of the Administration and to the appropriate committees of Congress.
- (2) Any reference in this chapter or any other provision of law to the workforce plan shall be considered to include any modification made in accordance with this subsection.
- (e) Before submitting any written plan under subsection (a) (or modification under subsection (d)) to the Office of Personnel Management, the Administrator shall—
 - (1) provide to each employee representative representing any employees who might be affected by such plan (or modification) a copy of the proposed plan (or modification):
 - (2) give each representative 30 calendar days (unless extraordinary circumstances require earlier action) to review and make recommendations with respect to the proposed plan (or modification); and
 - (3) give any recommendations received from any such representatives under paragraph (2) full and fair consideration in deciding whether or how to proceed with respect to the proposed plan (or modification).
- (f) None of the workforce authorities made available under this chapter may be exercised in a manner inconsistent with the workforce plan.
- (g) Whenever the Administration submits its performance plan under section 1115 of title 31 to the Office of Management and Budget for any year, the Administration shall at the same time submit a copy of such plan to the appropriate committees of Congress.
- (h) Not later than 6 years after the date of enactment of this chapter, the Administrator shall submit to the appropriate committees of Congress an evaluation and analysis of the actions taken by the Administration under this chapter, including—
 - (1) an evaluation, using the methods described in subsection (b)(7), of whether the authorities exercised under this chapter successfully addressed each critical need identified under subsection (b)(1);
 - (2) to the extent that they did not, an explanation of the reasons why any critical need (apart from the ones under subsection (b)(3)) was not successfully addressed; and
 - (3) recommendations for how the Administration could address any remaining critical need and could prevent those that have been addressed from recurring.
- (i) The budget request for the Administration for the first fiscal year beginning after the date of enactment of this chapter and for each fiscal