Proposed Recommendation | December 12, 2019

Proposed Amendments

This document displays manager’s amendments (with no marginal notes) and additional amendments from the Council and Conference members (with sources shown in the margin).

Presidential appointees and the members of the Senior Executive Service (SES) who perform significant leadership responsibilities sit at the highest levels of federal agencies. In December 2016, the federal government included 1,242 Senate-confirmed, presidentially-appointed positions (PAS positions) and 472 other presidentially-appointed positions (PA positions). The SES included 8,156 individuals in 2016 (7,321 career SES, 737 noncareer SES, and 96 limited-term/limited-emergency SES), many of whom act as agency leaders. This group of agency officials helps direct a federal workforce of more than two million employees.

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1 This Recommendation uses the Administrative Procedure Act’s broad definition of “agency.” 5 U.S.C. § 551(1).
PAS officials make or advocate policy for a presidential administration and serve at the pleasure of the President. These officials—sit at the top of federal agencies, and they are often the most visible political appointees, and require the occupant to be. These officials are nominated by the President and confirmed by the Senate. PAS officials who do not have for-cause removal protections are subject to removal by the President at any time and “customarily resign at the request of the new incoming administration.”

PAS positions are part of the Executive Schedule, which prescribes the basic pay schedule and salaries of most presidential appointees. These officials are among the highest-paid civilian government officials, and a number of statutes and regulations establish special rules, obligations, and restrictions on their activities. These officials may be asked to resign or be dismissed at any time, “[t]hey are not covered by standard civil service removal

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2. Ochoa, supra note 4, at 7–8.
6. See, e.g., 18 U.S.C. § 207 (establishing various communications restrictions on former government officials, including additional restrictions on certain “very senior personnel” and certain restrictions relating to foreign entities); the Hatch Act, 5 U.S.C. §§ 7321 et seq. (The Hatch Act, prescribing rules regulating political activities of federal employees and establishing special provisions and exemptions applicable to PAS officials); 5 C.F.R. § 2634.202 (describing persons required to file public financial disclosure reports); 5 C.F.R. § 2636.303 (describing noncareer officials subject to fifteen-percent limitation on outside earned income); 5 C.F.R. § 2638.305 (describing additional ethics briefing required for PAS appointees within 15 days of appointment).
procedures[;] and they “customarily resign at the request of the new incoming administration” during a presidential transition.[14] 

The President directly appoints PA officials, who also serve at his or her pleasure. These positions are typically located within the Executive Office of the President and multi-member boards, commissions, and committees.[12] PA positions are not part of the General Schedule pay system, and they may fall within the scope of several other pay systems, including the Executive Schedule. Similar to Senate-confirmed officials, PA officials may also be subject to special rules, obligations, and restrictions on their activities, and they also typically resign during a presidential transition.[14] 

The SES is a government-wide personnel system covering senior management, supervisory, and top-level policy positions in most federal agencies, and these positions are not part of the General Schedule pay system.[15] These SES officials often direct and monitor the activities of agencies; supervise the work of federal employees; exercise “important policy-making, policy-determining, or other executive functions[;]” and are held accountable for the success of programs and projects.[16] Approximately half of SES positions are reserved for career employees, and the other half are classified as general SES positions, which may be filled by a career appointee, a political appointee, a limited-emergency appointee, or a limited-term


[12] THE PLUM BOOK, supra note 2, at 213–16. Those PA officials within the Executive Office of the President are outside the scope of this Recommendation.


[15] THE PLUM BOOK, supra note 2, at 217–18; 5 U.S.C. §§ 3131 et seq.; JENNIFER L. SELIN & DAVID E. LEWIS, ADMIN. CONF. OF THE U.S., SOURCEBOOK OF UNITED STATES EXECUTIVE AGENCIES 64, 67–68 (2d ed. 2018), available at https://www.acus.gov/publication/sourcebook-united-states-executive-agencies-second-edition. There are other, also significant government officials that do not fall within the PAS, PA, or SES. See Ochoa, supra note 4, at 4–14. For purposes of this Recommendation, we have focused on PAS, PA, and SES officials because the PAS and PA are presidential appointments and the SES is the government-wide personnel system for leadership positions. This Recommendation does not address other executive personnel systems. See, e.g., 5 U.S.C. § 3132 (listing exclusions).

appointee.\textsuperscript{17} The Office of Personnel Management (OPM) allots and closely regulates the total number of SES positions for each agency.\textsuperscript{18} By law, the number of political appointees may not exceed ten percent of government-wide SES positions and may not exceed twenty-five percent of a single agency’s total SES positions.\textsuperscript{19}

The public often learns the identities of cabinet secretaries, heads of other agencies, and a handful of other very high-ranking officials, if only through news coverage of the individuals. But the public knows far less about the next layers of the executive branch, in part because information can be difficult to locate in a centralized, updated, and comprehensive format.\textsuperscript{20} A recent report by the U.S. Government Accountability Office concluded that “there is no single source of data on political appointees serving in the executive branch that is publicly available, comprehensive, and timely.”\textsuperscript{21} Much of this information is available in private-sector publications, but they are expensive and not readily available to the public.

To be sure, various resources, including \textit{United States Government Policy and Supporting Positions} (the so-called “Plum Book”),\textsuperscript{22} the \textit{Official Congressional Directory},\textsuperscript{23} and the \textit{United States Government Manual},\textsuperscript{24} provide periodic snapshots of the occupants of certain high-level agency positions. But these publications serve distinct purposes and objectives and, in all events, given turnover, can quickly become out-of-date.\textsuperscript{25} Likewise, although OPM maintains

\textsuperscript{17} THE PLUM BOOK, supra note 2, at 217; Ochoa, supra note 4, at 6–7.

\textsuperscript{18} THE PLUM BOOK, supra note 2, at 217–18; 5 U.S.C. §§ 3132 \textit{et seq.}; SELIN & LEWIS, supra note 13, at 67.

\textsuperscript{19} 5 U.S.C. § 3134.

\textsuperscript{20} GAO, \textit{GOVERNMENT-WIDE POLITICAL APPOINTEE DATA}, supra note 5, at 10–14; Ochoa, supra note 4, at 1, 40–42, 50–51.

\textsuperscript{21} GAO, \textit{GOVERNMENT-WIDE POLITICAL APPOINTEE DATA}, supra note 5 (summarizing “What GAO Found”).

\textsuperscript{22} THE PLUM BOOK, supra note 2.

\textsuperscript{23} UNITED STATES CONGRESS, JOINT COMMISSION ON PRINTING, OFFICIAL CONGRESSIONAL DIRECTORY: 115TH CONGRESS (2017).

\textsuperscript{24} NAT’L ARCHIVES & REC. ADMIN., THE UNITED STATES GOVERNMENT MANUAL (2016).

\textsuperscript{25} See GAO, \textit{GOVERNMENT-WIDE POLITICAL APPOINTEE DATA}, supra note 5, at 13 (“Until the names of political appointees and their position, position type, agency or department name, start and end dates are publicly available at
extensive lists of federal employees, those lists are not readily available to the public. Finally, although some agencies provide current information about high-ranking officials on their websites, practices vary significantly. Detailed information about appointment terms, vacant offices, acting officials, and delegated authority is often even more difficult to find.

Knowing the identities of those who help lead federal agencies is important for promoting transparency and facilitating public participation in the work of government. For instance, members of the public (including reporters and academic researchers), congressional members and staff, White House officials, and officials at other federal and state agencies all sometimes have reasons to know this information.

One of this Recommendation’s purposes is to advance the Conference’s recent efforts to promote greater access to relevant agency information. This Recommendation is a companion to the Conference’s efforts to improve access to the names of high-ranking SES officials (PAS, PA, career SES, noncareer SES, limited-term SES, and limited-emergency SES). For these data-related reasons—and because agencies are best positioned to make determinations about which SES officials perform significant leadership responsibilities—the Recommendation to OPM includes all SES officials.

to Recommendation 2019-__, Acting Agency Officials and Delegations of Authority, which promotes compliance with the Federal Vacancies Reform Act of 1998 and other agency-specific succession statutes and encourages federal agencies to improve transparency regarding the use of acting officials and agency delegations of authority in the face of staffing vacancies.  

RECOMMENDATION

Recommendations Applicable to Agencies Generally

1. Agencies should prominently display on their websites updated information about each PAS, PA, and any SES position that is assigned significant leadership responsibilities, including the name and contact information of the current or acting official who holds the position, as well as whether it is a PAS, PA, or SES position (and, if SES, whether it is a career or noncareer position). Vacancies for such positions should also be prominently displayed.

Recommendations Applicable to the Office of Personnel Management

2. The Office of Personnel Management (OPM) should regularly publish data about PAS, PA, and SES officials (preferably on a monthly basis) on a public website and ensure the information is easily accessible. This data should include the following fields, if applicable, for each listed PAS, PA, and SES official: Name (first and last); Agency; Job Title; Start Date; and Type of Appointment.

3. OPM should create a separate list of former PAS officials to the extent feasible.

Commented [CA6]: Proposed Council Amendment #1

Commented [CA7]: Proposed Council Amendment #3

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