ARTICLE 35

REASSIGNMENTS

SECTION 1- Introduction

A. The Employer has the right to reassign employees. In doing so, the Employer will make reassignments to appropriately classified jobs at the appropriate grade levels, in accordance with law. The Employer's decision to reassign will be a bona fide determination based upon legitimate management considerations.

B. A reassignment is a permanent assignment of an employee from one bargaining unit position to another bargaining unit position without promotion, demotion or break in service. Reassignments will be carried out in accordance with applicable law, government-wide rule or regulations and this Article. Notwithstanding this definition, the procedures set forth in this Article apply only to substantive Reassignments; they do not apply to personnel actions that are denominated "reassignments" but are only technical in nature (e.g., those that change a position description number, etc.).

C. The Employer will provide notice to the Union of Employer-directed reassignments in accordance with Article 3 of this Agreement.

D. The Parties agree that decisions concerning reassignments will take into account the goals of increasing career-related flexibility and mobility, and minimizing the need for involuntary reassignments.

E. Reassignment will not be used as punishment, in lieu of disciplinary action, or based on personal favoritism or retaliation.

SECTION 2- Voluntary Reassignments

A. When the Employer decides to fill a position through voluntary reassignment, the Employer will announce the reassignment opportunity known to qualified employees in the appropriate OPDIVs, Staffdivs or Offices, and solicit for volunteers from interested and qualified employees possessing the necessary grade, skill level and experience requirements for the position in advance via a ten (10) fourteen (14) workday notice on the e-mail system, unless it has otherwise announced in addition to any the vacancy announcement made through a merit promotion announcement. The announcement will include information to employees regarding how to apply for the position and what documents are required, and what knowledge and skills are required for the position. This is understood by the parties to allow other qualified employees to Qualified employees will be permitted to submit for consideration for the reassignment opportunity during the fourteen (14) workday period, and
the employer to will consider their submission each employee's submission prior to the reassignment. The Employer will make its selection known to employees who expressed an interest.

B. If there are more qualified employees than there are positions to be filled, the most senior qualified employee, using HHS EOD, who bids on the position will be selected. If the most senior qualified applicant received the same or similar opportunity within the last twelve (12) months, he or she will be passed over until all other qualified volunteers have been selected.

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B. C. Employees may, in writing, request a reassignment, relocation, or hardship transfer. Supervisors will work with employees to discuss the request and will make every effort to accommodate the request, subject to valid operational needs. In order for such requests to be granted, the employee must meet basic qualifications for the position and have a fully successful performance rating. Where there more request than positions available, reassignments will be considered based on seniority (Federal Service Computation Date).

C. D. Employees in identical positions, e.g., same title, series, grade, and qualifying experience may request to exchange positions with one another so long as they do not request payment of moving expenses from the Employer. Approval or denial of any such request will be in the Employer's sole discretion, but will not be done arbitrarily, capriciously, or for discriminatory reasons.

E. Employees are encouraged to make recommendations to their supervisors on improvements in the structure of positions in the unit and to express their interest in being considered for the positions they are suggesting, if such positions are established in the future. The supervisor will give reasonable consideration to such suggestions.

D. F. The Agency will give due consideration to all employee requests for voluntary reassignment, position exchange, reassignment, relocation and hardship transfer. If the request is denied, the Employer will provide a reason for the denial at the time it is issued to the employee.

SECTION 54- Reassignment Due to Abolishment of Employee’s Position

The Employer agrees that when an employee has been reassigned due to the abolishment of his or her position, he or she will be given priority consideration if that position is reestablished within one (1) year. To receive priority consideration, the employee must timely apply for the position and clearly indicate that he or she held the position when it was abolished. Priority consideration means that the employee alone must be given bona fide consideration by the selecting official, based on legitimate job related criteria for the position to be filled, before any other candidates are referred for consideration.

SECTION 65- Involuntary Reassignments
When an involuntary reassignment involves a change in duty station outside of the local commuting area, the Employer agrees to give the employee a minimum of twelve (12) months advance notice. When an involuntary reassignment involves a change in duty station within the commuting area, the Employer agrees to give the employee a minimum of six (6) months advance notice. Also, the Employer agrees to give the employee a form SF-50, a copy of the position description of the reassigned position, and a summary of the duties. The Employer will further identify the employee's supervisor and post-of-duty.

A. Involuntary Reassignments

When the Employer determines that an involuntary reassignment of an employee is necessary, the Employer will use the following procedures:

1. The Employer will identify position, as opposed to employees, from which the reassignment will come;
2. The employee will be given choice of position if more than one position exists; and
3. The Employer shall give employees all necessary information at the time of notification, i.e., relocation expenses information, pay, position description, retirement information, and separation information.
4. The Employer will pay all relocation expenses, subject to law and regulation. The Employer will also afford employees sufficient time to participate in relocation-related activities.

B. The Employer will then identify within the group of positions those employees who are best suited to fill the position. In determining who is best suited, the Employer will apply factors such as, but not limited to:

1. The Employer's need to develop a balance of experienced and trained employees and obtain the most effective distribution of needed skills and other necessary characteristics;
2. Qualifications and skills needed for an employee to adequately perform in the position.
3. Cost effectiveness, workload considerations, and staffing balance; and
4. Whether a candidate for involuntary reassignment has previously experienced other involuntary reassignments.

C. The Employer will give reasonable consideration to assertions by the employee that the reassignment will cause undue personal hardship. The Employer will make efforts to minimize the adverse impact on employees, to include considering alternative workplace arrangements such as a permanent telework or virtual employment opportunities, per Article 26. The Employer will work with employees reassigned under this Article to find a mutually agreeable resolution to address undue personal hardship caused by reassignment.
SECTION 76- Training

The Employer will timely provide adequate and appropriate training for the reassigned employee, if necessary. In addition, a reasonable amount of time will be allowed the employee in which to become proficient in new duties.