or as a VISTA volunteer under the Economic Opportunity Act of 1964 (42 U.S.C. 2991 et seq.) or the Domestic Volunteer Service Act of 1973 (Pub. L. 93–113), or as a full-time community volunteer (including criminal justice volunteer, volunteer in justice, and VET REACH volunteer) under part C of title I of Pub. L. 93–113. To be qualifying under this section VISTA and community volunteer service must total at least 1 year. In addition, a community volunteer must have served prior to October 1, 1976.

- (b) Time limit. An agency in the executive branch may make an appointment under this section only within 1 year after the person completes the qualifying service. (For Community volunteers who have completed their service before March 10, 1978, the 1-year period begins on March 10, 1978.) However, an agency may extend the period for 2 more years to a total of 3 years if the person, after the qualifying service, is:
 - (1) In the military service;
- (2) Studying at a recognized institution of higher learning; or
- (3) In another activity which, in the agency's view, warrants extension.
- (c) *Conditions*. Any law, Executive order, or regulation that disqualifies an applicant for appointment also disqualifies an applicant for appointment under this section.
- (d) Tenure on appointment. (1) Except as provided in paragraph (d)(2) of this section, a person appointed under paragraph (a) of this section becomes a career-conditional employee.
- (2) A person appointed under paragraph (a) or this section becomes a career employee if excepted from the service requirement for career tenure by §315.201(c).
- (e) Acquisition of competitive status. A person appointed under paragraph (a) of this section acquires a competitive status automatically on completion of probation.

 $[39 \ FR \ 961, \ Jan. \ 4, \ 1974, \ as \ amended \ at \ 43 \ FR \ 20954, \ May \ 16, \ 1978; \ 43 \ FR \ 34428, \ Aug. \ 4, \ 1978]$

§ 315.606 Noncompetitive appointment of certain present and former Foreign Service officers and employees.

Subject to the conditions prescribed by OPM, an agency may appoint noncompetitively a present or former career officer or employee of the Foreign Service who was appointed under authority of the Foreign Service Act of 1946, as amended (22 U.S.C. 801 *et seq.*), or legislation that supplements or replaces that Act, if:

- (a) He qualifies under the requirements set forth in Executive Order 11219, and
- (b) OPM has concurred in his present or former agency's plan, and substantive changes thereto, for noncompetitive entry of civil service employees into the Foreign Service positions of that agency.

 $[33~{\rm FR}~12418,~{\rm Sept.}~4~1968,~{\rm as}~{\rm amended}~{\rm at}~66~{\rm FR}~66710,~{\rm Dec.}~27,~2001]$

§ 315.607 Noncompetitive appointment of present and former Peace Corps personnel.

- (a) An agency in the executive branch may appoint noncompetitively, for other than temporary appointment, an individual:
- (1) Who has completed no less than 36 months of continuous service without a break in service of 3 days or more under section 7(a) of the Peace Corps Act (22 U.S.C. 2506) which pertains to the appointment of Peace Corps staff (not volunteers);
- (2) Whom the Director of the Peace Corps certifies as having satisfactorily served under such an appointment; and
- (3) Who meets OPM qualification standards—including any written test requirements—for the position in question.
- (4) Who is not a Peace Corps volunteer as this paragraph does not apply to Peace Corps volunteers.
- (b) Time limitations. (1) An individual's eligibility under this section extends through September 30, 1982, or until 3 years after separation from qualifying service with the Peace Corps, whichever is later.