## Office of Personnel Management

- (2) Pay. Pay shall be set at an authorized SES pay rate. The pay rate given an employee upon conversion (following exercise of a reemployment right) shall not be less than the basic payable salary to which the employee is entitled upon reemployment under part 352 of these regulations. An employee's payable salary upon conversion is subject to pay limitations, if any, imposed by chapter 53 of title 5, United States Code, or other statutes.
- (3) Freedom of choice. The employee shall decide whether he/she accepts conversion to the Senior Executive Service. The employing agency shall not attempt to influence the employee's decision through coercion, intimidation or duress.
- (4) Employee's election. On or before the end of the notice period, the employee shall signify in writing his/her decision to accept or to decline an appointment under the Senior Executive Service. An excepted service employee shall also indicate whether he/she requests conversion to career appointment. Failure to respond shall be deemed a declination.
- (5) *Effective date.* A conversion under this section for an employee who elects to join the SES shall become effective at the end of the notice period.

 $[45~\mathrm{FR}~8541,~\mathrm{Feb}.~8,~1980,~\mathrm{as}~\mathrm{amended}~\mathrm{at}~45~\mathrm{FR}$  19213, Mar. 25, 1980]

## § 317.303 Status of employees who decline voluntary conversion to the Senior Executive Service.

- (a) An employee who declines conversion pursuant to §317.302(a)(4) or §317.302(d)(4) shall remain in his/her current appointment and pay system, and shall retain the grade, seniority, and other rights and benefits associated with such type of appointment and pay system. The employee may continue in the current SES position or be reassigned to another position within or outside the Senior Executive Service.
- (b) The assignment of an employee who declines conversion under this subpart shall not result in the separation or reduction in grade of any other employee in the agency.
- (c) Nothing in these regulations affects an agency's right to terminate a

limited executive appointment pursuant to Civil Service Rule IX.

 $[45~\mathrm{FR}~8541,~\mathrm{Feb}.~8,~1980,~\mathrm{as}$  amended at  $45~\mathrm{FR}$   $19213,~\mathrm{Mar}.~25,~1980]$ 

## §317.304 Conversion of career and career-type appointees.

- (a) *Coverage*. This section covers employees serving under:
- (1) A career or career-conditional appointment; or
- (2) A similar type of appointment ("career-type" appointment) in an excepted service position as determined by the Office. A career-type appointment is an appointment in the excepted service other than an appointment:
- (i) To a Schedule C position established under part 213 of this chapter;
- (ii) To a position authorized to be filled by noncareer executive assignment under part 305 of this chapter;
- (iii) To a position which meets the same criteria as a Schedule C position or a position authorized to be filled by non-career executive assignment: or
- (iv) To a position where the incumbent is traditionally changed upon a change in Presidential Administrations.
- (b) Senior Executive Service appointment. An employee covered by this section shall be converted to a Senior Executive Service career appointment. The employee may be assigned to either a "general" or a "career reserved" position.

## § 317.305 Conversion of excepted appointees.

- (a) Coverage. This section covers employees serving under an excepted appointment in a position:
- (1) In Schedule C of subpart C of part 213 of title 5, Code of Federal Regulations:
- (2) Filled by noncareer executive assignment under subpart F of part 305 of title 5, Code of Federal Regulations;
- (3) In the Executive Schedule under subchapter II of chapter 53 of title 5, United States Code, other than a career Executive Schedule position; or,
- (4) Filled under an authority equivalent to paragraph (a) (1), (2), or (3) of this section.