

Amendments for Federal Employees

These amendments apply to all federal employees at any level of government service, descending from the U.S. Congress, the Executive Branch, the Supreme Court and all lower federal courts, the U.S. Military, and all other employees paid from the U.S. Treasury. Upon ratification, these amendments will remove any and all other laws, including pensions and healthcare, for currently retired federal employees, regardless of years served.

I. Oversight by the U.S. Department of Justice and the U.S. Internal Revenue Service

1. The U.S. Department of Justice and the U.S. Internal Revenue Service shall oversee compliance of all federal employees with the U.S. Constitution.
2. No limits will be imposed on methods of surveillance for all communications public and private for all federal employees to ensure compliance with the U.S. Constitution and with the U.S. Tax Code during employment and for a period of ten years after separation from federal service.
3. The USDOJ and IRS will coordinate surveillance on compliance.
4. The USDOJ and IRS will not communicate any surveillance, ongoing investigations, or pending criminal charges to any federal employee unconnected with same, with all activities for compliance given highest secrecy status.
5. USDOJ and IRS personnel communicating any activities for compliance to federal employees unconnected with same and not holding valid security clearances, are subject to prosecution with minimum mandatory sentence on conviction of twenty years in a medium security federal correctional facility, without without possibility of parole, commutation, or pardon,, and with equal privileges for the general prison population.

II. Compliance and Oversight as Terms of Employment

1. Acceptance of federal employment includes the *Oath of Office* swearing or affirming the duty to uphold the Constitution of the United States of America.
2. Acceptance of federal employment surrenders the right to privacy without contest or exception while serving the People of the United States, during the tenure of employment and including ten years after separation from federal service, and

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John D. Willis, PhD
jwillis@leadershipethicsonline.com

consents to full oversight by the U.S. Department of Justice and the U.S. Internal Revenue Service.

3. Acceptance of federal employment requires all federal employees to report suspicion of non-compliance with the U.S. Constitution, the federal criminal code, and all other federal, state, and local laws in the United States, with failure so to report constituting grounds for removal from office, and evidence for possible conspiracy against the People of the United States.

III. Pay and Benefits for Congress, the Judiciary, and the Executive Branch.

1. Each employee shall be paid annually a salary no greater than the average income of American taxpayers, per data from the U.S. Internal Revenue Service the year prior.
2. Each employee shall receive medical care at no cost (1) at U.S. military hospitals or (2) in cases of accident or emergency, at the geographically closest hospital, with said hospital paid for all expenses incurred by the U.S. Treasury, only during their tenures in office.
3. No retirement pay or health care benefits will be provided for employees in these classes upon separation from federal employment.
4. Items 1.a-c are effective for these federal employees upon ratification of these amendments.

IV. Pay and Benefits for Other Federal Employees

1. Each employee shall be paid annually a salary in the sum no greater than the average income of American taxpayers, per data from the U.S. Internal Revenue Service the year prior.
2. Each employee shall receive no-cost medical care provided under coverages current in the U.S. Medicare and Medicaid programs during their tenure, with all in-service health care ending on separation from federal employment.

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jwillis@leadershipethicsonline.com

3. Employees voluntarily paying into the Federal Employee Retirement Program will accrue a retirement pension based on payments.

V. *Restrictions Against Abuse of Power*

1. No federal employee shall use elected or appointed offices or capacities for personal benefit of any kind--reelection, reappointment, favorable review unrelated to general performance, benefits from any corporation or individual, or donations or influence for reelection--during tenure, and for a period no less than ten years after separation from federal employment.
2. No federal employee shall use elected or appointed offices or capacities for the benefit of any family members, persons or corporations with whom the employee has been, is, or may be affiliated, during tenure, and for a period of no less than ten years after separation from federal employment.
3. No federal employee may accept, using legal means available to U.S. citizens not in federal service, or for non-U.S. citizens in other nations, funds or real property transferred to their ownership or control to banks, trusts, financial institutions, corporations, governments, or individual persons, inside or outside the United States, during tenure, and for a period of not less than ten years after separation from federal employment.
4. No federal employee shall use elected or appointed offices or capacities to provide any aid or assistance to their own political party during their tenure.
5. No federal employee shall fail to use elected or appointed offices or capacities to provide full assistance to any U.S. citizen or federal employee obeying the U.S. Constitution, all federal and state laws, and prosecuting the interests of the American people.
6. No federal employee shall use elected or appointed offices or capacities to hinder, obstruct, disenfranchise, or otherwise limit, any other federal employee or U.S. citizen in obeying the U.S. Constitution, all federal and state laws, and the interests of the American people.

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7. No federal employee shall use elected or appointed offices or capacities to provide aid, assistance, or comfort to any nation with a constitution or rule opposed or indifferent to the U.S. Constitution, or the constitutional, economic, or political interests, security, and safety of the American people.
8. No federal employee shall use elected or appointed or capacities to disenfranchise, reduce, or remove, or otherwise limit the rights of any U.S. citizen or legal U.S. organization guaranteed by the U.S. Constitution.
9. All federal employees' family members of military age will be mandated to serve in U.S. military, on-ground, assault and frontline combat operations when the U.S. military is engaged in any military operations.
10. No federal employee will convey or disseminate in any form, oral, written, or through another person, any information false, partly true, or misleading, to U.S. citizens.
11. No federal employee will convey or disseminate in any form, oral, written, or through another person, any information false, partly true, or misleading, in public statements to foreign nations and their peoples.
12. No federal employee will aid or assist any law, policy, or act, against any foreign nation or individual where said law, policy, or act, is or would be opposed or indifferent to the U.S. Constitution, or would deny to foreign nations or individuals treatment illegal in the United States of America.
13. Apart from war and military actions authorized by the U.S. Congress, no federal employee will act or aid in any interference with any foreign government, including elections, propaganda, methods of political or economic destabilization, electronic harm, assassination, or the use of any proxy nation or non-U.S. citizen to so interfere, in any action, policy, or plan, U.S. citizens might determine as grounds for declarations of war, or authorized military retaliatory actions.