§ 591.204 Who can receive COLAs and post differentials?

(a) Agencies pay COLAs and post differentials authorized under this subpart to civilian Federal employees whose rates of basic pay are fixed by statute. The following pay plans are covered by this subpart:
   (1) General Schedule,
   (2) Veterans Health Administration (Department of Veterans Affairs),
   (3) Foreign Service (including the Senior Foreign Service),
   (4) Postal Service (where applicable under title 39, United States Code),
   (5) Administrative law judges paid under 5 U.S.C. 5372,
   (6) Senior Executive Service (including the Federal Bureau of Investigation and Drug Enforcement Administration Senior Executive Service),
   (7) Senior-level and scientific or professional positions paid under 5 U.S.C. 5376, and

(b) At its sole discretion and consistent with the intent of 5 U.S.C. 5941, an agency may apply this subpart to other positions authorized by specific law.

(c) Agencies pay COLAs to employees covered by paragraphs (a) or (b) of this section and whose official worksite is in a COLA area as defined in § 591.207.

(d) Agencies pay post differentials to employees covered by paragraphs (a) or (b) of this section whose official worksite or detail to temporary duty is in a post differential area as defined in § 591.231 and who are eligible to receive a post differential under § 591.233.

§ 591.205 Which areas are nonforeign areas?

(a) The nonforeign areas are States, commonwealths, territories, and possessions of the United States outside the 48 contiguous United States and any additional areas the Secretary of State designates as being within the scope of Part II of Executive Order 10000, as amended.

(b) The following areas are nonforeign areas:
   (1) State of Alaska;
   (2) State of Hawaii;
   (3) American Samoa (including the island of Tutuila, the Manua Islands, and all other islands of the Samoa group east of longitude 171 degrees west of Greenwich, together with Swains Island);
   (4) Commonwealth of Puerto Rico;
   (5) Commonwealth of the Northern Mariana Islands;
   (6) Howland, Baker, and Jarvis Islands;
   (7) Johnston Atoll;
   (8) Kingman Reef;
   (9) Midway Atoll;
   (10) Navassa Island;
   (11) Palmyra Atoll;
   (12) Territory of Guam;
   (13) United States Virgin Islands;
   (14) Wake Atoll;
   (15) Any small guano islands, rocks, or keys that, in pursuance of action taken under the Act of Congress, August 18, 1856, are considered as pertaining to the United States; and
   (16) Any other islands outside of the contiguous 48 states to which the U.S. Government reserves claim.

§ 591.206 How does OPM establish COLA areas?

(a) OPM designates, within nonforeign areas, areas where agencies pay employees a COLA by virtue of living costs that are substantially higher than those in the Washington, DC, area. In establishing the boundaries of COLA areas, OPM considers—
   (1) The existence of a well-defined economic community,
   (2) The availability of consumer goods and services,
   (3) The concentration of Federal employees covered by this subpart, and
   (4) Unique circumstances related to a specific location.

(b) If a department or agency wants OPM to consider establishing or revising the definition of a COLA area, the head of the department or agency or his or her designee must submit a request in writing to OPM.

§ 591.207 Which areas are COLA areas?

OPM has established the following COLA areas:
(a) City of Anchorage, AK, and 80-kilometer (50-mile) radius by shortest route using paved roads when available, as measured from the Federal courthouse to the official duty station;