

113TH CONGRESS  
1ST SESSION

# H. R. 533

To provide authorities for the appropriate conversion of temporary seasonal wildland firefighters and other temporary seasonal employees in Federal land management agencies who perform regularly recurring seasonal work to permanent seasonal positions.

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## IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 6, 2013

Mr. CONNOLLY (for himself and Mr. YOUNG of Alaska) introduced the following bill; which was referred to the Committee on Oversight and Government Reform

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## A BILL

To provide authorities for the appropriate conversion of temporary seasonal wildland firefighters and other temporary seasonal employees in Federal land management agencies who perform regularly recurring seasonal work to permanent seasonal positions.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Land Management  
5       Workforce Flexibility Act”.

1 **SEC. 2. PERSONNEL FLEXIBILITIES RELATING TO LAND**2 **MANAGEMENT AGENCIES.**

3 (a) IN GENERAL.—Subpart I of part III of title 5,  
4 United States Code, is amended by inserting after chapter  
5 95 the following:

6 **“CHAPTER 96—PERSONNEL FLEXIBILI-**  
7 **TIES RELATING TO LAND MANAGE-**  
8 **MENT AGENCIES**

“Sec.

“9601. Definition.

“9602. Competitive service; time-limited appointments.

9 **“§ 9601. Definition**

10 “For purposes of this chapter, the term ‘land man-  
11 agement agency’ means—

12 “(1) the Forest Service of the Department of  
13 Agriculture;

14 “(2) the Bureau of Land Management of the  
15 Department of the Interior;

16 “(3) the National Park Service of the Depart-  
17 ment of the Interior;

18 “(4) the Fish and Wildlife Service of the De-  
19 partment of the Interior;

20 “(5) the Bureau of Indian Affairs of the De-  
21 partment of the Interior; and

22 “(6) the Bureau of Reclamation of the Depart-  
23 ment of the Interior.

1   **“§ 9602. Competitive service; time-limited appointments**

3           “(a) Notwithstanding chapter 33 or any other provision of law relating to the examination, certification, and appointment of individuals in the competitive service, an employee of a land management agency serving under a time-limited appointment in the competitive service is eligible to compete for a permanent appointment in the competitive service under that agency’s merit promotion procedures if—

11           “(1) such individual was appointed initially under open, competitive examination under subchapter I of chapter 33 to the time-limited appointment;

15           “(2) the employee has served under 1 or more time-limited appointments by such agency for a period or periods totaling not less than 24 months without an intervening break of 2 or more years; and

20           “(3) the employee’s performance has been at an acceptable level of performance throughout the period or periods (as the case may be) referred to in paragraph (2).

24           “(b)(1) For purposes of this subsection, the term ‘successor permanent position’ means, with respect to a time-limited position, a permanent position in the competi-

1 tive service with the same or substantially similar major  
2 duties and qualification requirements in the same major  
3 subdivision of the same agency as the time-limited posi-  
4 tion.

5 “(2) Notwithstanding chapter 33 or any other provi-  
6 sion of law relating to the examination, certification, and  
7 appointment of individuals in the competitive service, an  
8 employee of a land management agency serving under a  
9 time-limited appointment in the competitive service shall  
10 be offered any successor permanent position that the agen-  
11 cy decides to fill and, upon his or her concurrence, be ap-  
12 pointed to such position if—

13 “(A) such individual was appointed initially  
14 under open, competitive examination under sub-  
15 chapter I of chapter 33 to the time-limited appoint-  
16 ment;

17 “(B)(i) the job announcement for the time-lim-  
18 ited position stated that there was potential for the  
19 position to become permanent; or

20 “(ii) the employee’s first time-limited appoint-  
21 ment by such agency occurred before the date of en-  
22 actment of this chapter;

23 “(C) the employee has served under a time-lim-  
24 ited appointment or appointments in a position or  
25 positions in such agency with the same or substanz-

1       tially similar major duties and qualification require-  
2       ments as the successor permanent position for a pe-  
3       riod or periods totaling not less than 24 months  
4       without an intervening break of 2 or more years;  
5       and

6           “(D) the employee’s performance has been at  
7       an acceptable level of performance throughout the  
8       period or periods (as the case may be) referred to  
9       in subparagraph (C).

10          “(3) If 2 or more employees are eligible for conver-  
11       sion under this subsection, then any preference eligible  
12       veterans shall be given priority.

13          “(4) If 2 or more employees have equal priority for  
14       conversion under this subsection, then placement shall be  
15       determined by competitive procedures consistent with  
16       merit system principles.

17          “(c) An employee selected or converted under this  
18       section becomes a career-conditional employee, unless the  
19       employee has otherwise completed the service require-  
20       ments for career tenure.

21          “(d) An employee appointed under this section ac-  
22       quires competitive status upon appointment.

23          “(e) The provisions of this section shall apply with  
24       respect to time-limited employees who have been separated  
25       for reasons other than misconduct or unacceptable per-

1 formance. For such a separated employee, the provisions  
2 of this chapter shall apply as if such separated employee  
3 occupied the time-limited position from which such em-  
4 ployee was most recently separated. An agency shall be  
5 deemed to have met its obligation under this section if no-  
6 tice is sent to the last known address of such individual  
7 21 or more days before a successor permanent position  
8 for which he or she is eligible is filled.

9       “(f) For purposes of this section, time-limited ap-  
10 pointments include temporary appointments and term ap-  
11 pointments, as defined by the Office of Personnel Manage-  
12 ment.

13       “(g) The Office of Personnel Management shall pre-  
14 scribe such regulations as may be necessary to carry out  
15 this section.”.

16       (b) CLERICAL AMENDMENT.—The analysis for part  
17 III of title 5, United States Code, is amended by inserting  
18 after the item for chapter 95 the following:

**“96. Personnel flexibilities relating to land management  
agencies ..... 9601”.**

