
Chapter 33. Documentation of Volunteer Service

Contents

	PAGE
1. Coverage	33-3
2. Definitions	33-3
3. Documentation of Volunteer Service	33-3
4. > Agency Agreements with OPM	33-4
5. Responsibility for Responding to Requests for Service Documentation	33-4
6. Official Personnel Records	33-4<

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Chapter 33. Documentation of Volunteer Service

1. Coverage.

This chapter provides instructions for documenting service performed without compensation by persons who *do not* receive a Federal appointment.

2. Definitions.

a. Student volunteer service is service performed under 5 U.S.C. 3111, with the permission of the institution at which the student is enrolled, as part of an agency program established for providing educational experience for the student.

b. Other volunteer service under programs for persons other than students is defined in the individual laws and regulations authorizing those programs.

3. Documentation of Volunteer Service.

Volunteers do not receive Federal appointments, so their service is not reported to >Enterprise Human Resources Integration (EHRI)<. Therefore, the personnel action instructions in Chapters 1-32 of this **Guide** are not applicable. Agencies are responsible for determining how to document volunteer service (e.g., self-developed forms, letters, etc.) An SF-50 *can not* be used to document volunteer appointments; however, agencies *must* clearly inform volunteers of the nature of their appointment with respect to service credit for leave or other employee benefits. To fulfill this requirement, we recommend that the written communication of your choosing contain language such as:

“Under 5 U.S.C. 3111, a student volunteer is not a Federal employee for any purposes other than injury compensation and law related to the Tort Claims Act. Service is not creditable for leave or any other employee benefits” (for student volunteers); or

“Volunteer service is not creditable for leave or any other employee benefits” (for volunteers other than students.)

In addition to the above requirement, agencies will determine what, if any, additional information is to be documented to aid in responding to future requests for service documentation. In that regard, we recommend that the written communication also include the following information:

- a) name of agency;
- b) position title;
- c) office title and duty location; and
- d) days/hours on duty

Likewise, when a volunteer’s service is concluded, we recommend some form of written communication that include the following:

- a) inclusive dates of service;
- b) total hours or days worked; and
- c) guidance on how the agency may be contacted regarding future requests to obtain documentation of volunteer service.

4. Agency Agreements with OPM.

All previously negotiated agreements with individual agencies regarding their volunteer programs are void. These agreements are no longer necessary as agencies are responsible for determining the practice to be utilized. As such, agencies may opt to continue the practices in those agreements or change them as deemed appropriate.

5. Responsibility for Responding to requests for Service Documentation.

Agencies, not OPM nor the National Personnel Records Center, are responsible for responding to requests from former volunteers for documentation of volunteer service.

6. Official Personnel Records.

Agencies are responsible for determining the method utilized for long term filing/recordkeeping with respect to documents used to record volunteer service. Agencies *can not* use an Official Personnel Folder for this purpose. Agencies will determine their own disposition schedule with respect to these documents. Notwithstanding the filing system utilized, OPM's Governmentwide systems of records notice for OPM/GOVT-1 will continue to cover volunteer service records for purposes of the Privacy Act.