Homeland Security: Data on Employees and Unions Potentially Affected

Gail McCallion
Specialist in Labor Economics
Domestic Social Policy Division

Summary

This report provides data on federal employee unions and employees who will be potentially affected by the creation of a new Department of Homeland Security (DHS). For information on legal issues raised by the proposed DHS, see CRS Report RL31520, Collective Bargaining and Homeland Security. This report will be updated if events warrant.

President Bush’s June 18, 2002, proposal for a new Department of Homeland Security (DHS) called for incorporating agencies/offices/functions from 22 existing departments and independent agencies, as well as approximately 170,000 employees, into its structure. In effect, the creation of a DHS is a major reorganization within the federal government. Most of the realigned agencies in the President’s proposal are covered under the provisions of the Federal Service Labor-Management Relations Statute (FSLMRS; Title VII of the Civil Service Reform Act of 1978, U.S.C. §7101-7135), and many of their employees are represented by unions that have negotiated collective bargaining agreements with the agencies.

However, the Civil Service Reform Act of 1978 includes a provision (5. U.S.C. Section 7103 (b)) authorizing the President to exclude an agency or subdivision from the ability to bargain collectively if the primary function of the agency or subdivision is intelligence, counterintelligence, investigative, or national security work; and if applying the labor-management relations provisions of the Act would be inconsistent with national security requirements.

The President’s legislative proposal was introduced in the House on June 24, 2002 as H.R. 5005. H.R. 5005, as amended, was passed by the House on July 26, 2002. H.R. 5710, a revised version of H.R. 5005, was introduced and passed in the House on November 13, 2002. The Senate adopted an amendment (S.Amdt. 4901) identical to H.R. 5710 and passed H.R. 5005, on November 19, 2002. H.R. 5005, as amended, was signed into law (P.L. 107-296) by the President on November 25, 2002. This report focuses on the federal employee unions potentially affected by this law. The labor provisions of P.L.
107-296 are discussed in CRS Report RL31520.\(^1\) P.L. 107-296 permits the Secretary of the DHS, jointly with the Director of the Office of Personnel Management, to establish, and from time to time adjust, a human resources management system for some or all of the organizational units of the Department of Homeland Security. The requirements for this new system are listed in CRS Report RL31500.\(^2\) The Bush Administration asserts that flexibility is needed in the DHS’s human resources management system because the major function of the department is to maintain the security of the United States and to respond to evolving threats. The Administration asserts that the creation of a new DHS is not an attempt to eliminate unions. In testimony submitted to the House Select Committee on Homeland Security on July 15, 2002, Governor Tom Ridge stated:

> The proposed legislation does not impair employees’ collective bargaining rights in any way or change existing authorities. Specifically the legislation proposed by the Administration provides that when the Department is established, employees represented by unions will continue to be represented because their bargaining units will move with them. The Administration would support specific statutory affirmation of the existing rights of the Department of Homeland Security employees to union representation, subject to National Security authority.

In contrast, federal employee unions have weighed in with significant reservations regarding the DHS and its implications for employee unions. For example, Bobby Harnage, president of the American Federation of Government Employees, stated:

> It is extremely dangerous to conclude that the war on terrorism must be fought by federal employees denied their basic labor and civil service rights and protections .... When public employees’ rights and protections are compromised, so too is the safety and security of the public they serve .... Homeland security requires a secure work force with employees who can be certain that they, too, will be protected from politics and favoritism and from punishment for speaking out against any mismanagement they witness .... Destroying the rights of federal employees will, in turn, destroy any attempt to provide skilled, well-trained, professional employees to guard our nation and its citizens.\(^3\)

Approximately 43,000 federal employees who are represented by a union\(^4\) would be potentially affected by the creation of the DHS. The major unions potentially affected, and the numbers of employees covered by these unions, are listed below, by function and

\[^1\] For information on the implications for collective bargaining of the proposal for a new DHS, as well as a discussion of the labor-related provisions contained in other DHS bills under consideration, see CRS Report RL31520, Collective Bargaining and Homeland Security, by Jon Shimabukuro.


For a broader discussion of human resources issues, including a discussion of all agencies and functions that would be shifted to a new DHS see CRS Report RL31500, *Homeland Security: Human Resources Management*, by Barbara Schwemle.

The Animal and Plant Health Inspection Service, located in the Department of Agriculture. There are four major unions with 2,498 employees covered.

1. National Association of Agriculture Employees: 2,032 covered employees.

The Coast Guard, located in the Department of Transportation. There are 12 major unions with 3,486 employees covered.

2. International Association of Machinists and Aerospace Workers: 507 covered employees.
8. Hotel Employees and Restaurant Employees International Union: 32 covered employees.
10. International Brotherhood of Teamsters: 12 covered employees.
12. International Association of Firefighters: 8 covered employees.

The United States Customs Service, located in the Department of the Treasury.

1. National Treasury Employees Union: 11,731 covered employees.


The Federal Protective Service, located in the General Services Administration.

1. Fraternal Order of Police: 50 covered employees.

The Immigration and Naturalization Service, located in the Department of Justice.

1. American Federation of Government Employees: 24,324 covered employees.

Because of the large number of employees, resources, and bargaining units potentially affected, collective bargaining in a new DHS may be complex:

During the transition to a new DHS, The Federal Labor Relations Authority (FLRA) would be responsible for deciding whether existing bargaining units are appropriate based on three criteria:

1. The unit must ensure a clear and identifiable community of interest among employees in the unit.
2. The unit must promote effective dealings with the agency involved.
3. The unit must promote efficiency of the operations of the agency involved.

These unit determinations could be resolved in several possible ways:

1. Under successorship, there is effectively no change in existing bargaining units.
2. A petition could be filed by employees or management seeking a clarification of unit or amendment of recognition or certification.
3. One or more bargaining units could be combined to form a new bargaining unit.
4. The bargaining unit could be determined to be no longer appropriate or the union representing the unit to be no longer the exclusive representative of the unit.
5. As noted above, employees may be determined to be “engaged in intelligence, counterintelligence, investigative, or national security work,” and therefore excluded from coverage under the Federal Service Labor Management Relations Statute.

---