

VEVRAA was renamed when the Act became a law

§4212. Veterans' employment emphasis under Federal contracts

(a)(1) Any contract in the amount of **\$100,000** or more entered into by any department or agency of the United States for the procurement of **personal property** and **nonpersonal services** (including construction) for the United States, shall **contain a provision** requiring that the party contracting with the United States take **affirmative action** to employ and advance in employment qualified **covered** veterans. This section applies to any subcontract in the amount of \$100,000 or more entered into by a prime contractor in carrying out any such contract.

Adjusted for inflation to \$150,000

"nonpersonal services" means work not done by government employees

As used in VEVRAA, "affirmative action" does not refer to any personal characteristic other than military experience

"Covered," not "protected"

(2) **In addition to requiring affirmative action** to employ such qualified covered veterans under such contracts and subcontracts and in order to promote the implementation of such requirement, **the Secretary of Labor** shall prescribe regulations requiring that—

The Secretary of Labor does not require, and cannot enforce, affirmative action unless contracts include the required provision

(A) each such contractor for each such contract shall immediately list all of its employment openings with the appropriate employment service delivery system (as defined in section 4101(7) of this title), and may also list such openings with one-stop career centers under the Workforce Investment Act of 1998,¹ other appropriate service delivery points, or America's Job Bank (or any additional or subsequent national electronic job bank established by the Department of Labor), except that the contractor may exclude openings for executive and senior management positions and positions which are to be filled from within the contractor's organization and positions lasting three days or less;

Irrelevant unless the provision discussed in (a)(1) is included

(B) each such employment service delivery system shall give such qualified covered veterans **priority in referral** to such employment openings; and

"Priority in referral" is not defined

(C) each such employment service delivery system shall provide a list of such employment openings to States, political subdivisions of States, or any private entities or organizations under contract to carry out employment, training, and placement services under chapter 41 of this title.

Irrelevant unless the provision discussed in (a)(1) is included

(3) In this section:

(A) The term "**covered veteran**" means any of the following veterans:

Again, the defined term is "covered veteran," not "protected"

(i) **Disabled veterans.**

(ii) Veterans who served on active duty in the Armed Forces **during a war** or in a campaign or expedition for which a campaign badge has been authorized.

Anyone entitled to compensation for a service-connected injury

Includes, e.g., everyone who has served since 1990

(iii) Veterans who, while serving on active duty in the Armed Forces, participated in a United States military operation for which an Armed Forces service medal was awarded pursuant to Executive Order No. 12985 (61 Fed. Reg. 1209).

(iv) **Recently separated** veterans.

Left the military within the past 3 years

(B) The term “qualified”, with respect to an employment position, means having the ability to perform the essential functions of the position with or without reasonable accommodation for an individual with a disability.

Enforcement of the law is the responsibility of covered veterans, who only have recourse if the required provision is included in a pertinent contract

(b) **If any veteran covered by the first sentence of subsection (a) believes any contractor of the United States has failed to comply or refuses to comply with the provisions of the contractor’s contract relating to the employment of veterans, the veteran may file a complaint with the Secretary of Labor, who shall promptly investigate such complaint and take appropriate action in accordance with the terms of the contract and applicable laws and regulations.**

(c) The Secretary of Labor shall include as part of the annual report required by section 4107(c) of this title the number of complaints filed pursuant to subsection (b) of this section, the actions taken thereon and the resolutions thereof. Such report shall also include the number of contractors listing employment openings, the nature, types, and number of positions listed and the number of veterans receiving priority pursuant to subsection (a)(2)(B).

(d)(1) Each contractor to whom subsection (a) applies shall, in accordance with regulations which the Secretary of Labor shall prescribe, report at least annually to the Secretary of Labor on—

(A) the number of employees in the workforce of such contractor, by job category and hiring location, and the number of such employees, by job category and hiring location, who are qualified covered veterans;

(B) the total number of new employees hired by the contractor during the period covered by the report and the number of such employees who are qualified covered veterans; and

(C) the maximum number and the minimum number of employees of such contractor during the period covered by the report.

(2) The Secretary of Labor shall ensure that the administration of the reporting requirement under paragraph (1) is coordinated with respect to any requirement for the contractor to make any other report to the Secretary of Labor.

(3) The Secretary of Labor shall establish and maintain an Internet website on which the Secretary of Labor shall publicly disclose the information reported to the Secretary of Labor by contractors under paragraph (1).

All information here is self-reported by contractors; none of it is verified by the government