



June 2026

# FEDERAL WORKFORCE

## Executive Actions Reshaped Probationary Employment Rules and Reduced Staff Levels at Selected Agencies



**Executive Actions Reshaped Probationary Employment Rules and Reduced Staff Levels at Selected Agencies**

GAO-26-108557

June 2026

A report to congressional requesters

Contact: Dawn G. Locke at [locked@gao.gov](mailto:locked@gao.gov)

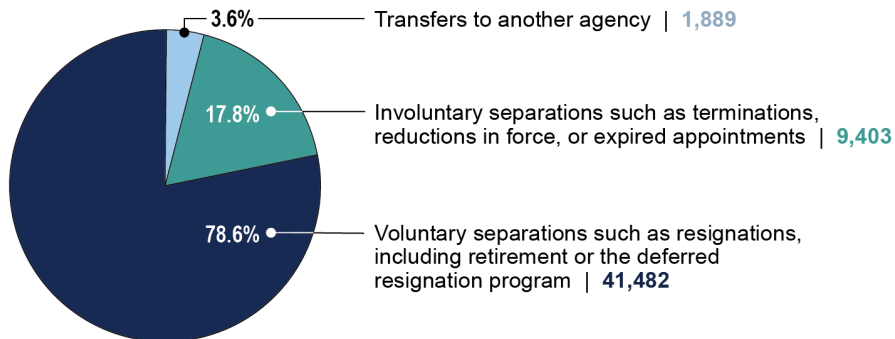
**What GAO Found**

Since January 2025, in response to presidential directives and accompanying Office of Personnel Management (OPM) guidance, many federal agencies have taken steps to reduce their probationary and trial employee staffing levels. These are employees who have not yet completed the service requirements necessary to finalize their appointments, either after being newly hired or after being appointed as a supervisor or manager. Probationary periods are generally 1 or 2 years during which probationary and trial employees have limited job protections.

An executive order and OPM guidance directed agencies to identify their probationary employees and determine who should be retained. When making termination decisions about probationary employees, federal agencies could now consider—in addition to employee performance and conduct—whether the individual’s continued employment would advance organizational goals. In December 2025, OPM proposed a rule that would make it the adjudicator of all appeals, replacing the U.S. Merit Systems Protection Board. This proposed probationary and trial period appeals regulation provides for appeals of such terminations to claims alleging discrimination based on partisan politics, marital status, or the agency’s failure to follow termination procedures. According to OPM, until a final rule is issued, there is no right to appeal.

GAO’s analysis of OPM’s Federal Workforce Data (FWD) found that, in 2025, probationary employees separated from 11 selected agencies at a slightly higher rate (19 percent) compared to all employees who separated from these agencies (15 percent). Over two-thirds of these separating probationary employees did so voluntarily (see figure) as did all employees who separated from these agencies.

**Number and Percent of Personnel Actions by Type of Separation for Probationary Employees at Selected Agencies, 2025**



Source: GAO analysis of the Office of Personnel Management’s Federal Workforce Data. | GAO-26-108557

Across most selected agencies in 2025, a greater proportion of probationary employees separated compared to all employees who separated. At the Department of Energy, for instance, about 34 percent of probationary employees separated, compared with 19 percent of all employees. The Department of Defense recorded the largest number of probationary separations—about 20,000 employees—but separation rates for probationary employees and the overall Defense workforce were nearly identical, at about 14 percent.

**Why GAO Did This Study**

Since January 2025, several executive orders directed changes to the federal workforce including probationary employees. As a result, federal agencies, including those with health and safety missions, took steps to reduce their probationary and trial employee staffing levels.

GAO was asked to examine workforce changes affecting federal probationary and trial employees at agencies that focus on health or safety. This report describes (1) regulations and policies related to probationary and trial periods for federal employees, including updates since January 2025; and (2) trends in these employee separations at selected agencies from January through December 2025.

GAO analyzed workforce data on OPM’s FWD website from the following selection of 11 agencies, including 12 subcomponents, with health or safety missions: the Departments of Agriculture and Forest Service; Commerce and National Oceanic and Atmospheric Administration; Defense; Energy; Health and Human Services, Centers for Disease Control and Prevention, Food and Drug Administration, and National Institutes of Health; Homeland Security, Federal Emergency Management Agency, and Transportation Security Administration; the Interior, Bureau of Land Management, and National Park Service; Transportation and Federal Aviation Administration; Veterans Affairs, Veterans Health Administration, and Veterans Benefits Administration; the Environmental Protection Agency; and the Nuclear Regulatory Commission.

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## Abbreviations

CFO	Chief Financial Officer
CHCO	Chief Human Capital Officer
EEOC	Equal Employment Opportunity Commission
FWD	Federal Workforce Data
MSPB	U. S. Merit Systems Protection Board
OPM	Office of Personnel Management
RIF	Reduction in Force

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June 9, 2026

### Congressional Requesters

Since January 2025, in response to presidential directives, regulations, and accompanying Office of Personnel Management (OPM) guidance, many federal agencies have taken steps to reduce their staffing levels.<sup>1</sup> These steps have included offering incentives for employees to voluntarily resign, implementing reductions in force, placing a hiring freeze on most federal positions, and terminating employees in probationary or trial periods. Exemptions to these directives have allowed agencies to hire certain staff. For example, Executive Order No.14356, *Ensuring Continued Accountability in Federal Hiring*, includes exemptions for positions related to immigration enforcement, national security, public safety, or where limiting hiring would conflict with applicable law.<sup>2</sup>

Employees in a probationary or trial period are those who have not yet completed the service requirements necessary to finalize their appointments, either after being newly hired, or after being appointed as a supervisor or manager. Probationary periods are generally 1 or 2 years, depending on the position.<sup>3</sup> Until the appointment is finalized, probationary and trial employees have limited job protections.

You asked us to examine workforce changes affecting federal probationary and trial employees whose agencies focus on the health and safety of the American people. For the purposes of this report, we refer to

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<sup>1</sup>See, for example, Presidential Memorandum, *Hiring Freeze*, 90 Fed. Reg. 8247 (Jan. 28, 2025); Exec. Order No. 14210, *Implementing the President's "Department of Government Efficiency" Workforce Optimization Initiative*, 90 Fed. Reg. 9669 (Feb. 14, 2025); and Exec. Order No. 14284, *Strengthening Probationary Periods in the Federal Service*, 90 Fed. Reg. 17729 (Apr. 29, 2025). In addition, OPM issued a final rule entitled *Strengthening Probationary Periods in Federal Service*, 90 Fed. Reg. 26727 (June 24, 2025).

<sup>2</sup>Exec. Order No. 14356, *Ensuring Continued Accountability in Federal Hiring*, 90 Fed. Reg. 48387 (Oct. 20, 2025).

<sup>3</sup>Just as new hires in the competitive service are placed in a probationary period, new hires in the excepted service are placed in a trial period with similar limitations. In the competitive service, probationary periods are required by statute. 5 U.S.C. § 3321(a)(1). By regulation, OPM has provided for a 1-year probationary period. 5 C.F.R. § 11.2(a). Similarly, an individual in the excepted service must serve a trial period before finalization of their appointment. 5 C.F.R. § 11.3(a).

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employees in a probationary or trial period collectively as probationary employees. This report describes

- the government-wide regulations and policies related to probationary and trial periods for federal employees, including updates issued since January 2025 regarding relevant separations; and
- trends in probationary and trial employee separations at selected Chief Financial Officers (CFO) Act agencies and subcomponents from January through December 2025.

To address the first objective, we reviewed executive orders, regulations, and guidance to describe the separations that could occur for probationary and trial employees and developed a timeline describing key changes, beginning with new directives issued in January 2025.

To address the second objective, we identified a judgmental selection of 11 CFO Act agencies with health and safety missions, including 12 subcomponents with more than 10,000 employees. The selection represents agencies with missions related to air travel safety; natural disasters; food safety; health (infectious diseases, chronic health conditions, and the opioid epidemic); national security; nuclear security and safety; and veterans' health care benefits.<sup>4</sup> We analyzed data for these agencies from the OPM Federal Workforce Data (FWD) website, such as the size of their workforce, number of probationary and trial employees, and information about separations that reduced the number

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<sup>4</sup>Of the 24 CFO Act agencies, we selected the following agencies and subcomponents with health and safety missions: the Departments of Agriculture and Forest Service; Commerce and National Oceanic and Atmospheric Administration; Defense; Energy; Health and Human Services, Centers for Disease Control and Prevention, Food and Drug Administration, and National Institutes of Health; Homeland Security, Federal Emergency Management Agency, and Transportation Security Administration; the Interior, Bureau of Land Management, and National Park Service; Transportation and Federal Aviation Administration; Veterans Affairs, Veterans Health Administration, and Veterans Benefits Administration; as well as the Environmental Protection Agency and the Nuclear Regulatory Commission. We excluded certain agencies from our scope that were subject to the Office of Management and Budget and OPM exemptions from potential agency reduction in force and reorganization plans, such as for positions necessary to meet law enforcement, border security, or immigration enforcement responsibilities. Offices of Management and Budget and Personnel Management, *Guidance on Agency RIF and Reorganization Plans Requested by Implementing the President's "Department of Government Efficiency" Workforce Optimization Initiative* (Feb. 26, 2025).

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of probationary employees from January through December 2025.<sup>5</sup> Further, we used these data to describe staffing levels, including the number of employees serving in probationary or trial periods and information about separations at selected agencies and subcomponents in 2025. OPM released probationary employee data on the FWD website in March 2026, and we assessed the reliability of these data by reviewing related OPM documentation, interviewing knowledgeable OPM officials, and performing electronic data testing.<sup>6</sup> We determined the data were sufficiently reliable for our reporting purposes.

For both objectives, we interviewed OPM officials to obtain updates on changes to relevant policies and rules, and to clarify workforce data.

We conducted this performance audit from June 2025 to June 2026 in accordance with generally accepted government auditing standards. Those standards require that we plan and perform the audit to obtain sufficient, appropriate evidence to provide a reasonable basis for our findings and conclusions based on our audit objectives. We believe that the evidence obtained provides a reasonable basis for our findings and conclusions based on our audit objectives.

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## Background

The probationary period is the final stage of the hiring process for employees. Before 2025, when deciding on a probationary employee's continued employment in the civil service, the agency was required to consider whether an employee's performance and conduct were unsatisfactory. The U.S. Merit Systems Protection Board (MSPB) also noted that once an appointment was finalized, the individual became an employee who was given a considerable level of protection under the federal government's merit system.<sup>7</sup>

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<sup>5</sup>For a more complete accounting of workforce personnel changes in the federal government, see GAO, *Federal Agency Workforce Changes: Update for January to June 2025*, [GAO-26-108719](#) (Washington, D.C.: Feb. 24, 2026).

<sup>6</sup>We used OPM tenure group data to identify probationary employees in FWD, specifically employees serving under conditional appointments, or in probationary or trial periods.

<sup>7</sup>U.S. Merit Systems Protection Board, *The Probationary Period: A Critical Assessment Opportunity* (Washington, D.C.: August 2005). MSPB is an independent, quasi-judicial agency established to protect federal merit systems and the rights of individuals within those systems. It carries out its statutory responsibilities and authorities primarily by adjudicating individual employee appeals and by conducting merit systems studies. See 5 U.S.C. § 1204.

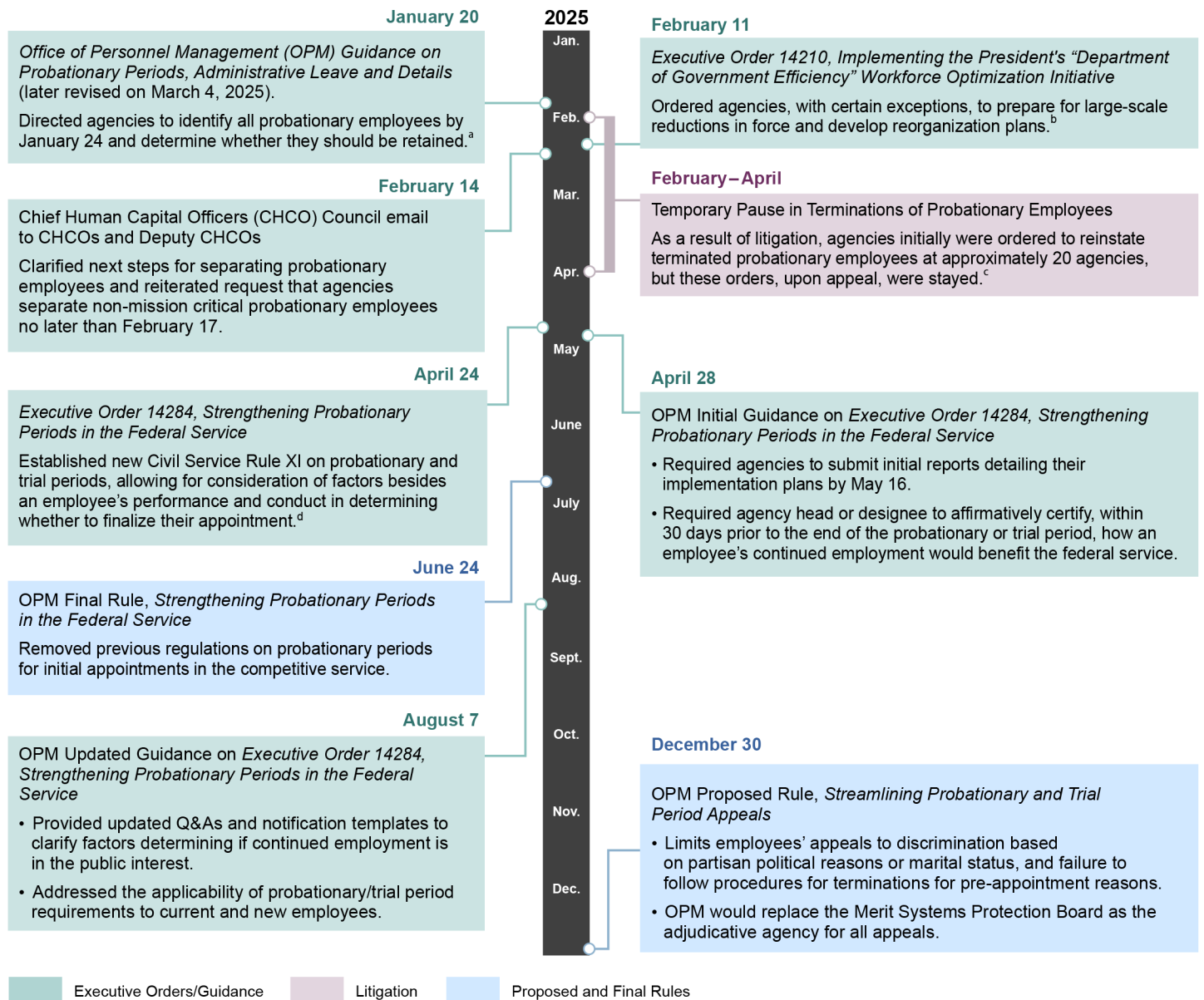
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2025 Executive  
Orders and OPM  
Guidance Broadened  
Agency Discretion to  
Terminate  
Probationary  
Employees and  
Limited Employee  
Recourse

Beginning in January 2025, the President issued a series of executive orders, and OPM issued accompanying guidance and regulations, to clarify probationary periods (see fig. 1). The updates, in part, allow agencies to make final appointment decisions for reasons in addition to performance and conduct, such as whether continued employment serves the public interest.

**Figure 1: Timeline of Selected Executive Orders, Rules, Government-wide Guidance, and Actions Related to Probationary Employees in the Federal Government in 2025**



Source: GAO review of Presidential memorandums, Executive Orders, OPM guidance, and relevant legal opinions. | GAO-26-108557

<sup>a</sup>In a March 2025 update, OPM clarified that agencies were not directed to take any specific performance-based actions regarding probationary employees, and that agencies had ultimate decision-making authority over, and responsibility for, such personnel actions.

<sup>b</sup>The executive order does not apply to military personnel and allows agency heads to exempt any position necessary to meet national security, homeland security, or public safety responsibilities.

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<sup>c</sup>Including *Maryland v. United States Dep't of Agric.*, (D. Md) 1:25-CV-00748. In September 2025, the U.S. Court of Appeals for the 4th Circuit found that the states lacked standing and the district court subsequently dismissed the lawsuit. *AFGE v. OPM*, (N.D. Cal.) 3:25-cv-01780. In September 2025, the U.S. District Court for the Northern District of California issued an order that OPM lacked the authority to direct other agencies to terminate their probationary employees and violated the Administrative Procedure Act. The government subsequently filed a notice of appeal, which is ongoing.

<sup>d</sup>Agencies, in their sole and exclusive discretion, may consider four factors to assess whether an employee's fitness for continued employment is in the public interest: the employee's performance or conduct; the needs and interests of the agency; whether the employee's continued employment would advance organizational goals of the agency or the government; and whether the employee's continued employment would advance the efficiency of the service.

Since January 2025, Executive Order No. 14284, *Strengthening Probationary Periods in the Federal Service*, and OPM guidance directed agencies to identify their probationary employees and determine who should be retained. In February 2025, numerous federal agencies whose missions include a focus on protecting Americans' health and safety began terminating probationary workers in accordance with the January 2025 direction. However, agency efforts to terminate probationary employees have been subject to several legal challenges. While agencies initially were ordered to reinstate probationary employees who had been terminated at applicable agencies, these orders, upon appeal, were stayed by the Supreme Court.<sup>8</sup>

On April 24, 2025, the President issued an executive order on *Strengthening Probationary Periods in the Federal Service*, which required an individual to demonstrate why it is in the public interest for the government to finalize their appointment to the civil service.<sup>9</sup> The order allows agencies to consider additional factors beyond employee performance and conduct when making termination decisions about probationary employees. These factors include whether the individual's continued employment would advance organizational goals of the agency and efficiency of the service.

In addition, agencies are no longer required to provide terminated probationary employees with the agency's conclusions about inadequate performance or conduct. Agency heads or designees are required to affirmatively certify a probationary employee's continued employment

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<sup>8</sup>*Maryland v. United States Dep't of Agric.*, (D. Md) 1:25-CV-00748; *OPM v. AFGE*, (N.D. Cal.) 3:25-cv-01780.

<sup>9</sup>Exec. Order No. 14284, *Strengthening Probationary Periods in the Federal Service*, 90 Fed. Reg. 17729 (Apr. 24, 2025).

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within 30 days prior to the end of the probationary period. Additionally, the Director of OPM is authorized to issue regulations prescribing circumstances and procedures for an employee's ability to appeal a termination during a probationary or trial period.

In December 2025, OPM proposed a rule that would change the appeals process for terminated probationary employees.<sup>10</sup> The proposed rule states that a probationary employee may appeal a termination only if they allege it was discrimination based on (1) partisan political reasons, (2) marital status, or (3) an agency's failure to follow procedures for terminations based upon pre-appointment reasons.<sup>11</sup> In addition, under the proposed rule, OPM would replace MSPB as the adjudicative agency for all appeals.<sup>12</sup> OPM would adjudicate an appeal based on written record, unless it finds an investigation or hearing necessary. According to OPM, until a final rule is issued, there is no right to appeal.<sup>13</sup>

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## Probationary Employees Separated at a Slightly Higher Rate Compared to All Employees at Selected Agencies in 2025

During 2025, probationary employees separated from the selected agencies in our review at a slightly higher rate when compared to all employees who separated from these agencies. Approximately 19 percent of all probationary employees separated at the selected agencies

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<sup>10</sup>Streamlining Probationary and Trial Period Appeals, 90 Fed. Reg. 61070 (proposed Dec. 30, 2025).

<sup>11</sup>OPM guidance states that pre-appointment conditions include making false statements on applications/resumes or failure to qualify in an investigation.

<sup>12</sup>Employees who wish to pursue claims of discrimination under statutes administered by the Equal Employment Opportunity Commission (EEOC) would not be allowed to raise these claims with OPM and would need to pursue such complaints with the EEOC.

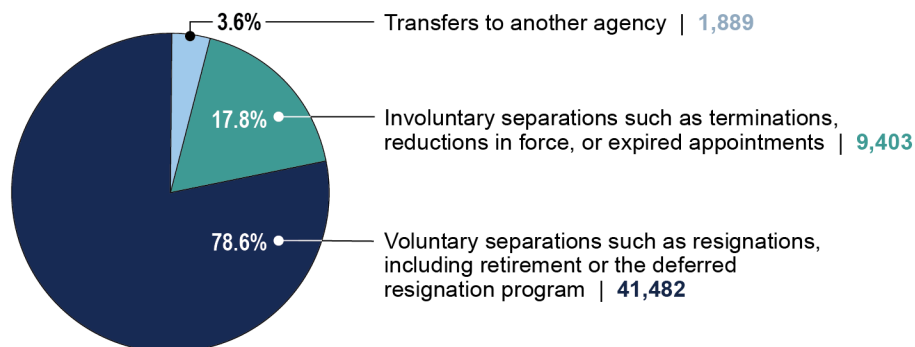
<sup>13</sup>OPM stated that there is currently no right to appeal probationary or trial period terminations because Executive Order No. 14284, *Strengthening Probationary Periods in the Federal Service*, revoked certain appeals.

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compared to approximately 15 percent of all employees who separated from these selected agencies.<sup>14</sup>

Of the total separations of probationary employees at the selected agencies, we found that over two-thirds voluntarily separated during 2025.<sup>15</sup> As shown in figure 2, 78.6 percent of separating probationary staff did so through resignations, including through retirements and a deferred resignation program.<sup>16</sup> Additionally, 17.8 percent of probationary employees involuntarily separated during 2025, through such actions as terminations or reductions in force (RIF).<sup>17</sup> The remainder of separations occurred due to transfers to another agency.

**Figure 2: Number and Percent of Personnel Actions by Type of Separation for Probationary Employees at Selected Agencies, 2025**



Source: GAO analysis of the Office of Personnel Management's Federal Workforce Data. | GAO-26-108557

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<sup>14</sup>Separations as a percent of the probationary workforce are calculated based on the average number of probationary employees at the beginning and end of the period. This is to account for changes in the size of the workforce over the period. Of the approximately total 282,000 probationary employees at the selected agencies in 2025, about 53,000 separated. Of the approximately 1.8 million total employees at the selected agencies in 2025, about 268,000 separated.

<sup>15</sup>We consider the following separation types to be voluntary: resignation, deferred resignation, and retirement.

<sup>16</sup>Under the government-wide or an agency-specific deferred resignation program, federal employees could agree to resign or retire by a certain date and be placed on administrative leave while retaining their salary and benefits in the interim.

<sup>17</sup>OPM's *Guide to Processing Personnel Actions* states that agencies are to document the reasons for separation actions. Reasons for separation may include employees terminated during a probationary or trial period, for unacceptable performance or conduct, the expiration of an appointment, or a RIF (i.e., the federal government process for eliminating positions due to agency reorganization, reduced funding, or reduced workload).

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Note: With the data available, the number of employees in a probationary or trial period who separated after being newly hired cannot be distinguished from those who separated during a probationary period as a result of being recently promoted to a supervisory or managerial position.

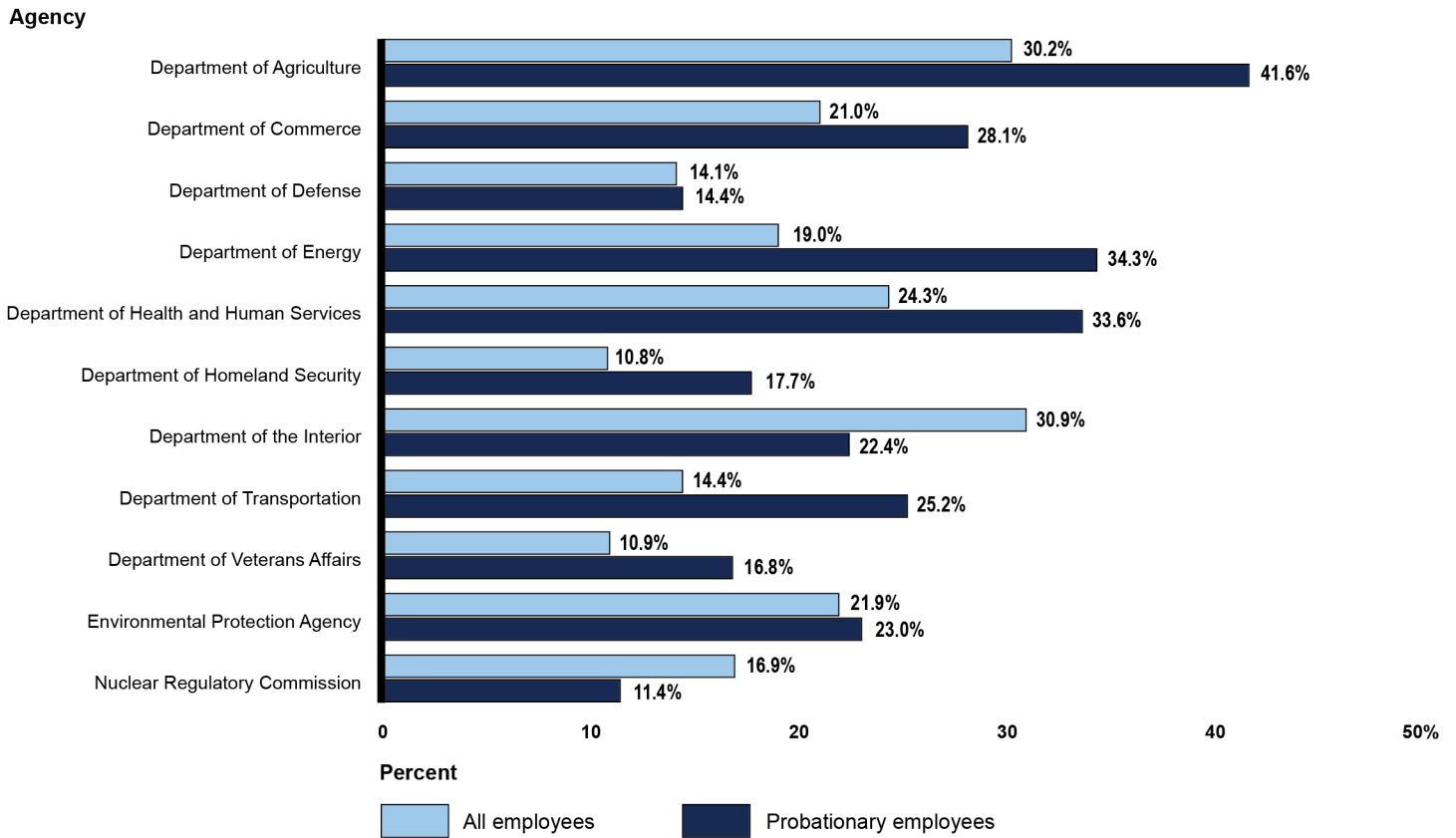
We found that these percentages were similar when looking at all employees who separated from the selected agencies. Specifically, 78.9 percent of all employee separations were voluntary, 18.1 percent were involuntary, and 3 percent were due to transfers to another agency.

We also found that most of the selected agencies had higher percentages of probationary separations when compared to all employee separations, as shown in figure 3. At the Department of Energy, for example, while 19 percent of all agency employees separated during 2025, about 34 percent of probationary employees separated during this time. The Department of Agriculture showed a similar trend with about 30 percent of all agency employees separating versus nearly 42 percent of probationary employees separating during 2025.

This contrasts with the Department of the Interior, where nearly 31 percent of all agency employees separated during 2025 and about 22 percent of probationary employees separated.

Additionally, the Department of Defense had the most probationary employee separations (about 20,000) out of the selected agencies. However, the percentage of Defense probationary employees who separated versus that of all Defense employees who separated was nearly identical at about 14 percent. See figure 3 for a comparison of separation rates at the selected agencies.

**Figure 3: Comparison of the Separation Rate for All Employees and Probationary Employees at Selected Agencies, 2025**



Source: GAO analysis of the Office of Personnel Management's Federal Workforce Data. | GAO-26-108557

Note: This figure compares (1) the percentage of total separations out of all employees, and (2) probationary separations out of all probationary employees at the selected agencies. Separations as a percentage of the workforce are calculated based on the average number of employees at the beginning and end of the period. This is to account for changes in the size of the total workforce and probationary population, respectively, over the period.

For additional information on separated probationary employees at the selected agencies, including by location, see appendix I.

## Agency Comments

We provided a draft of this report to the Office of Personnel Management (OPM) and the Department of Homeland Security (DHS) for review and comment. OPM provided technical comments, which we incorporated as appropriate. DHS did not have any comments on the report. We also notified the other selected agencies that we would be reporting on

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workforce reductions at their agencies using data available through OPM's Federal Workforce Data website.

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We are sending copies of this product to the appropriate congressional committees, the Director of the Office of Personnel Management; the Secretaries of the Departments of Agriculture, Commerce, Defense, Energy, Health and Human Services, Homeland Security, Interior, Transportation, and Veterans Affairs; the Administrator of the Environmental Protection Agency; Chairman of the Nuclear Regulatory Commission; and other interested parties. In addition, the report is available at no charge on the GAO website at <https://www.gao.gov>.

If you or your staff have any questions concerning this product, please contact me at [LockeD@gao.gov](mailto:LockeD@gao.gov). Contact points for our Offices of Congressional Relations and Media Relations may be found on the last page of this report. GAO staff who made key contributions to this report are listed in appendix II.

Dawn G. Locke

**//SIGNED//**

Director  
Strategic Issues

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*List of Requesters*

The Honorable Robert Garcia  
Ranking Member  
Committee on Oversight and Government Reform  
House of Representatives

The Honorable Tammy Baldwin  
United States Senate

The Honorable Richard Blumenthal  
United States Senate

The Honorable Cory A. Booker  
United States Senate

The Honorable Tammy Duckworth  
United States Senate

The Honorable Kirsten Gillibrand  
United States Senate

The Honorable Amy Klobuchar  
United States Senate

The Honorable Edward J. Markey  
United States Senate

The Honorable Jeffrey A. Merkley  
United States Senate

The Honorable Chris Van Hollen  
United States Senate

The Honorable Elizabeth Warren  
United States Senate

The Honorable Ron Wyden  
United States Senate

# Appendix I: Data on Staffing Level Changes at Selected Agencies Including Employees in a Probationary or Trial Period During 2025

This appendix presents information about employees in a probationary or trial period at selected agencies during calendar years 2024 and 2025 according to the Office of Personnel Management’s Federal Workforce Data website.<sup>1</sup>

The tables that follow include data on overall staffing levels, the number of probationary employees, and the number and percentages of separations of all employees and probationary employees. They also provide details about separated probationary employees by geographic location. Types of separations include terminations, resignations, and other reasons such as transfers to other agencies.

Separations are calculated based on the average number of employees at the beginning and end of the period. This is to account for changes in the size of the workforce over the period. In some instances, agencies may have rehired employees after they were separated. However, the data do not indicate how many employees may have been rehired during these time periods.

**Table 1: Changes to the Number of Federal Employees and Probationary Employees at Selected Agencies Including Separations, 2024–2025**

Selected Agencies with Health and Safety Missions		Workforce as of December 31, 2024	Workforce as of December 31, 2025	2025 Separations	2025 Separations as Percentage of Workforce
Department of Agriculture (USDA)	All employees	91,047	72,049	24,597	30.2
	Probationary employees	19,884	10,753	6,380	41.6
USDA/Forest Service	All employees	31,665	26,596	9,755	33.5
	Probationary employees	8,616	5,307	2,760	39.6
Department of Commerce	All employees	48,804	42,084	9,521	21.0
	Probationary employees	8,010	4,692	1,786	28.1
Commerce/National Oceanic and Atmospheric Administration	All employees	12,441	9,984	2,526	22.5
	Probationary employees	2,261	1,039	632	38.3
Department of Defense	All employees	778,188	707,378	104,540	14.1
	Probationary employees	162,899	118,196	20,204	14.4
Department of Energy	All employees	17,607	14,955	3,100	19.0

<sup>1</sup>Specifically, the data presented are as of December 31<sup>st</sup> of calendar years 2024 and 2025, as these dates provided the most recently available data.

**Appendix I: Data on Staffing Level Changes at Selected Agencies Including Employees in a Probationary or Trial Period During 2025**

<b>Selected Agencies with Health and Safety Missions</b>		<b>Workforce as of December 31, 2024</b>	<b>Workforce as of December 31, 2025</b>	<b>2025 Separations</b>	<b>2025 Separations as Percentage of Workforce</b>
	Probationary employees	4,301	2,062	1,090	34.3
Department of Health and Human Services (HHS)	All employees	93,035	75,134	20,433	24.3
	Probationary employees	17,007	9,643	4,474	33.6
HHS/Centers for Disease Control and Prevention	All employees	12,788	9,769	3,071	27.2
	Probationary employees	2,609	1,274	697	35.9
HHS/Food and Drug Administration	All employees	21,026	16,602	4,547	24.2
	Probationary employees	3,060	1,610	672	28.8
HHS/National Institutes of Health	All employees	21,445	17,070	4,689	24.3
	Probationary employees	3,602	1,723	1,064	40.0
Department of Homeland Security (DHS)	All employees	231,337	227,584	24,769	10.8
	Probationary employees	34,111	34,192	6,039	17.7
DHS/Federal Emergency Management Agency	All employees	25,813	22,195	4,561	19.0
	Probationary employees	1,571	1,161	325	23.8
DHS/Transportation Security Administration	All employees	65,805	63,006	7,210	11.2
	Probationary employees	7,758	4,533	2,890	47.0
Department of the Interior	All employees	64,082	56,872	18,673	30.9
	Probationary employees	13,279	8,440	2,431	22.4
Interior/Bureau of Land Management	All employees	9,752	7,858	2,357	26.8
	Probationary employees	2,403	1,402	417	21.9
Interior/National Park Service	All employees	18,096	15,156	7,625	45.9
	Probationary employees	4,301	2,969	554	15.2
Department of Transportation (DOT)	All employees	57,462	53,512	8,004	14.4
	Probationary employees	5,137	3,625	1,103	25.2
DOT/Federal Aviation Administration	All employees	46,461	44,856	5,084	11.1
	Probationary employees	2,425	2,216	285	12.3
Department of Veterans Affairs (VA)	All employees	480,075	451,121	50,576	10.9
	Probationary employees	64,102	37,515	8,540	16.8
VA/Veterans Benefits Administration	All employees	34,791	30,718	3,936	12.0
	Probationary employees	11,043	6,213	1,378	16.0
VA/Veterans Health Administration	All employees	425,112	402,973	43,797	10.6
	Probationary employees	49,689	29,870	6,664	16.8

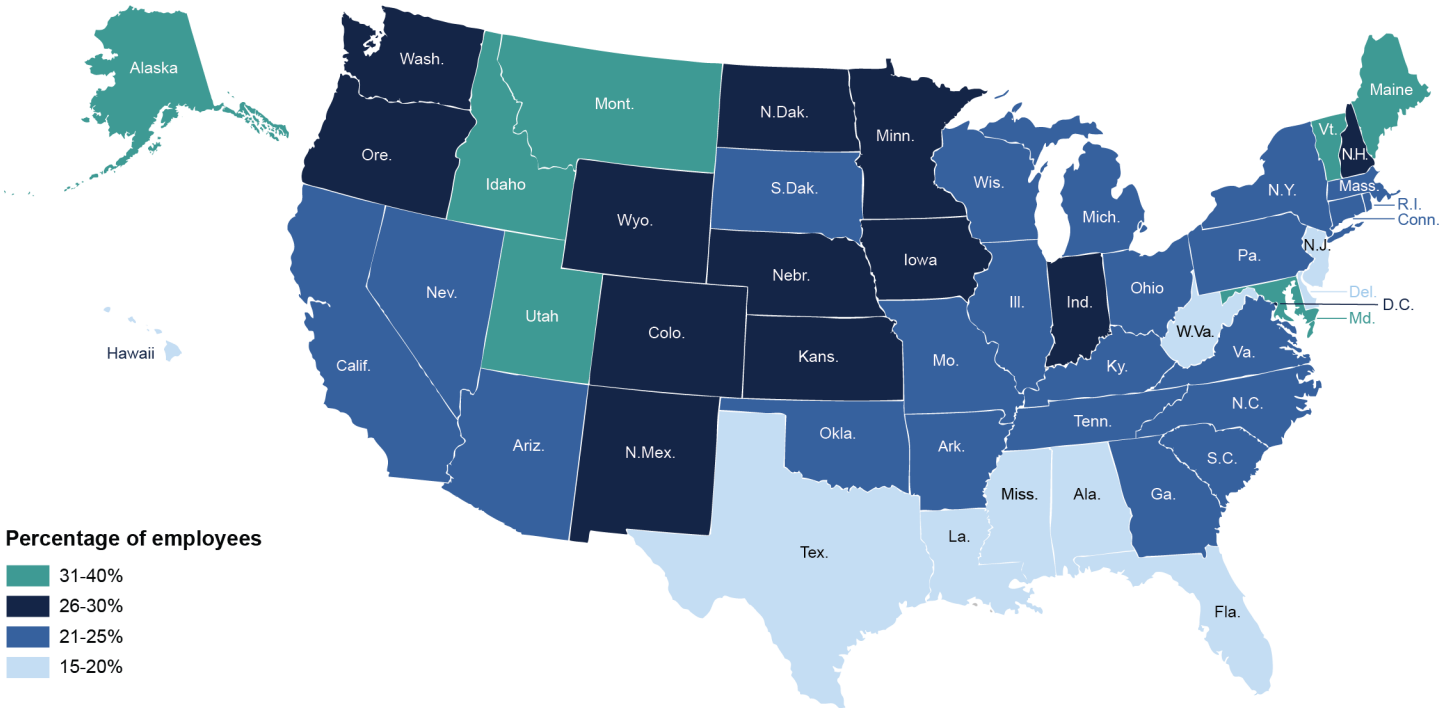
**Appendix I: Data on Staffing Level Changes at Selected Agencies Including Employees in a Probationary or Trial Period During 2025**

Selected Agencies with Health and Safety Missions		Workforce as of December 31, 2024	Workforce as of December 31, 2025	2025 Separations	2025 Separations as Percentage of Workforce
Environmental Protection Agency	All employees	16,990	14,661	3,463	21.9
	Probationary employees	3,751	2,190	684	23.0
Nuclear Regulatory Commission	All employees	2,955	2,646	473	16.9
	Probationary employees	447	306	3	11.4

Source: GAO analysis of the Office of Personnel Management's Federal Workforce Data. | GAO-26-108557

Note: Separations as a percentage of all employees and probationary employees are calculated based on the average number of employees at the beginning and end of the period. This is to account for changes in the size of the workforce over the period. With the data available, the number of employees in a probationary or trial period who separated after being newly hired cannot be distinguished from those who separated during a probationary period as a result of being recently promoted to a supervisory or managerial position.

**Figure 4: Percent of Probationary Employees Who Separated During Their Probationary or Trial Period at Selected Agencies by Location, 2025**



Source: GAO analysis of the Office of Personnel Management's Federal Workforce Data. | GAO-26-108557

Note: The figure shows the combined number of employees who separated during a probationary or trial period from the Departments of Agriculture, Commerce, Energy, Health and Human Services,

**Appendix I: Data on Staffing Level Changes at Selected Agencies Including Employees in a Probationary or Trial Period During 2025**

Interior, Transportation, and Veterans Affairs; Environmental Protection Agency; and Nuclear Regulatory Commission. Certain numbers of employees are not reported. For example, the Office of Personnel Management's Federal Workforce Data redact location information for employees at the Departments of Defense and Homeland Security, as well as other employees in sensitive or national security related occupations. As a result, 191,643 employees who fell into that category are not reported. Additionally, for a small number of employees (1,427), location information was missing and is not reported.

**Table 2: Number of Probationary Employees in January 2025 and Number of Probationary Employee Separations During 2025 at Selected Agencies by Location**

Location	Probationary Employees as of January 2025	Number of probationary employees separating (Jan.–Dec. 2025)
Alabama	1,880	250
Alaska	1,126	327
Arizona	4,167	742
Arkansas	1,359	231
California	10,577	1,924
Colorado	4,207	973
Connecticut	461	80
Delaware	332	48
District of Columbia	8,754	1,943
Florida	7,166	1,059
Georgia	6,053	1,103
Hawaii	800	121
Idaho	1,615	502
Illinois	3,557	580
Indiana	1,372	276
Iowa	1,111	255
Kansas	1,668	323
Kentucky	1,239	243
Louisiana	1,579	241
Maine	657	145
Maryland	10,797	2,585
Massachusetts	1,947	393
Michigan	2,495	426
Minnesota	2,101	422
Mississippi	1,347	207
Missouri	2,651	479
Montana	1,667	525

**Appendix I: Data on Staffing Level Changes at Selected Agencies Including Employees in a Probationary or Trial Period During 2025**

<b>Location</b>	<b>Probationary Employees as of January 2025</b>	<b>Number of probationary employees separating (Jan.–Dec. 2025)</b>
Nebraska	979	227
Nevada	1,694	331
New Hampshire	383	93
New Jersey	1,201	180
New Mexico	2,966	641
New York	4,081	699
North Carolina	3,999	715
North Dakota	708	168
Ohio	2,800	520
Oklahoma	2,356	438
Oregon	2,861	683
Pennsylvania	3,408	567
Rhode Island	563	102
South Carolina	1,931	318
South Dakota	1,293	265
Tennessee	2,280	464
Texas	7,748	1,223
Utah	1,554	391
Vermont	427	107
Virginia	5,691	1,177
Washington	3,489	805
West Virginia	1,699	219
Wisconsin	2,018	394
Wyoming	1,044	226

Source: GAO analysis of the Office of Personnel Management’s Federal Workforce Data. | GAO-26-108557

Note: The table shows the combined number of employees who separated during a probationary or trial period from the Departments of Agriculture, Commerce, Energy, Health and Human Services, Interior, Transportation, and Veterans Affairs; Environmental Protection Agency; and Nuclear Regulatory Commission. Certain numbers of employees are not reported. For example, the Office of Personnel Management’s Federal Workforce Data redact location information for employees at the Departments of Defense and Homeland Security, as well as other employees in sensitive or national security related occupations. As a result, 191,643 employees who fell into that category are not reported. Additionally, for a small number of employees (1,427), location information was missing and is not reported.

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# Appendix II: GAO Contact and Staff Acknowledgments

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**GAO Contact:**

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**Staff****Acknowledgments:**

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