Chapter 32: Interim Relief Actions, Corrections, Cancellations and Replacement Actions for Cancellations Natures of Action 001, 002, 198, 199, 293, 867, and 868

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Chapter	<i>32:</i>	Interim	Relief	Actions,	Corrections,	Cancellations,	and	Replacement
				Actions	for Cancellat	tions		

Table 32-H. Remark Codes, Remarks,	and Examples for Corrections and
Cancellations	

New text changes and/or additions are distinguished in >dark red font surrounded by angled brackets<. Deletion/removal of text is distinguished with *** in green font.

1. Coverage

a. This chapter provides instructions for processing personnel actions that provide interim relief for employees who prevail in initial actions before the Merit Systems Protection Board, for actions that correct or cancel previously issued actions, and ones that replace cancelled actions. See Chapter 3 for more guidance on cancellations and retroactive personnel actions.

2. Definitions

- **a.** A **correction** changes information shown on an earlier action on which an error occurred or adds information that was omitted from an earlier action. A correction does not alter the fact that an action occurred, it just changes the way in which it occurred or was documented **>on the SF-50<**. The following are examples of situations in which a correction is necessary:
 - i. Nature of action is wrong; for example, appointment is documented as "Reinstatement-Career" and should be "Reinstatement-Career Conditional"
 - **ii.** Legal authority is wrong; for example, authority indicates action is based on reclassification when it is the result of a career ladder promotion
 - iii. Required remarks have been omitted from the action or ***

 >are recorded with incorrect information; for instance, the incorrect dates are listed for career tenure in remark T07<
 - **iv.** Step and salary are wrong; for example, the "highest previous rate" rule has been applied incorrectly on an appointment
 - v. Employee's retirement coverage is wrong; for example, is shown as "FICA & FERS" instead of "FICA & CSRS (Partial)"
 - **vi.** Tenure, Annuitant Indicator, or another block on the <u>SF-50</u> is documented incorrectly
- **b.** A **cancellation** rescinds an earlier action that was improper, that was proper but contains references to an improper action,

or that contains remarks that are inappropriate or erroneous and that should not have been recorded. The following are examples of situations in which a cancellation is necessary:

- A decision orders an action to be rescinded, withdrawn or expunged
- ii. An appointing officer determines an action should never have occurred, for example: within-grade increase to GS-05, step 5 was processed when employee had completed only 52 weeks of service (instead of the required 104) at GS-05, step 4
- iii. Employee requests reconsideration of negative within-grade increase determination and the negative determination is overturned; for example, an action documented as 888/Denial of WGI must be rescinded
- iv. Appointment is void because of an absolute statutory bar to it, because the employee was guilty of fraud regarding the action, or >because the employee< deliberately misrepresented or falsified a material matter
- v. Change in tenure group, annual comparability pay adjustment, and realignment actions show employee to be at GS-05 when change to lower grade from GS-06 to GS-05 has been cancelled (cancelled actions must be replaced with ones showing employee to be at GS-06)
- vi. Resignation <u>SF-50</u> of an employee who is serving an initial appointment probationary period shows, "Agency Finding: Resigned after receiving written notice of pending separation for misconduct." (Since the appointment does not afford appeal rights, no "agency finding" or reasons may be placed on ***>the employee's< resignation. The cancelled action must be replaced with one from which the "agency finding" has been deleted.)
- **c.** A **replacement action** is one that takes the place of a cancelled <u>SF-50</u> when:

- i. Another action is being substituted for the original action (for example, when a 15-day suspension is substituted for a 30-day suspension); or
- **ii.** The original action was cancelled because it contained erroneous information and/or inappropriate remarks, but was otherwise a valid action; or
- **iii.** The original >action< was cancelled because it in some way reflected the effects of another personnel action that was also cancelled (for example, a FEGLI change that reflects a wrong grade because a previous change to lower grade was cancelled).
- d. A newly required action is one required because of a decision or a cancellation. For example, a change to lower grade is cancelled, thus returning employee to ***>their< prior grade. If the employee would have received a within-grade increase (WGI) if ***>they< had remained in the prior grade, the action to document the WGI is a newly required action.
- **e.** A **decision** (for purposes of this Guide) is:
 - i. A Court Order; or
 - ii. A decision or order or a settlement agreement reached under the rules and regulations of the Merit Systems Protection Board (MSPB), the Equal Employment Opportunity Commission (EEOC), the Federal Labor Relations Authority (FLRA), the Office of Personnel Management (OPM), or the agency; or
 - **iii.** An arbitral award or a decision of an agency head that adopts the recommendations of an agency factfinder; or
 - iv. A settlement agreement between an individual and an agency under circumstances other than those >described < above.

3. SF-50 Preparation

- a. The employee's current servicing personnel office is responsible for preparing cancellation actions, correction actions, replacement actions and newly required actions—regardless of where the person was employed on the date when the action was or should have been effective. This means that the agency that finds an error on a personnel action processes an 002/Correction action to correct it, no matter when and by whom the error was made. Use Table 32-A, 32-B, and 32-C to determine when actions are required, the number of actions that must be processed, and the SF-50 items that must be completed.
- **b.** Identify the agency that prepares the cancellation, correction, or replacement action in block 47 (Agency Code) and 48 (Personnel Office); show the date on which the cancellation, correction, or replacement action is approved in block 49 (Approval Date).

4. Correction Action

- a. If an error appears on only one <u>SF-50</u>, process a single 002/Correction to change that <u>SF-50</u>. If an error appears on more than one <u>SF-50</u>, you may process *either* an 002/Correction for each <u>SF-50</u> on which the error appears *or* you may prepare a single 002/Correction to change the most recent <u>SF-50</u> on which the error appears. If you prepare a single correction, use remark C12 to identify the other <u>SF-50s</u> to which the correction applies. Follow instructions in <u>Figure 32-1</u> to complete the <u>SF-52/SF-50</u>.
- **b.** Determine if the correction action affects any other personnel action(s) in the Official Personnel Folder, or affects the employee's benefits, such as life insurance or health benefits. Also, review any other forms or documents in the Folder to see if they contain incorrect data. If so, correct the actions and records. Consult the Privacy Act specialist in your office for the proper procedures.
- c. Check <u>The Guide to Personnel Recordkeeping</u> to determine if any of the documents submitted or created in connection with the action should be filed on the right >(permanent) < side of the employee's Official Personnel Folder. Follow your agency's instructions to dispose of those not filed in the Folder.

d. Distribute <u>SF-50</u> copies according to agency instructions. When the correction is of an action effectuated by another agency, send it to the personnel office that services the activity in which the person was employed on the effective date of the original action. Ask that it be forwarded to the appropriate offices for action, for example, to the payroll office. Also send copies of any other forms related to that action. If the original action was filed on the right >(permanent) < side of employee's Official Personnel Folder, file the correction on top of the action that it corrects. (Make sure that all entries on the <u>SF-50</u> placed in the employee's OFF are readable).

5. Cancellation Actions

- **a.** Follow instructions in Figure 32-2 to complete the SF-52 and SF-50.
- **b.** Determine if the cancellation action affects any other personnel action(s) in the Official Personnel Folder or affects the employee's benefits, such as life insurance or health benefits. Also, review any other forms or documents in the Folder to see if they now contain erroneous information. If so, take the necessary action to assure that actions and records contain accurate information. Consult the Privacy Act specialist in your office for the proper procedures.
- **c.** Follow your agency's instructions to change the record in your agency's service record system, making sure to delete all actions or items referring to a cancelled action. When a replacement action is required to erase the effects of a cancelled action, record only the replacement action, making no reference to the cancelled action.
- d. Unless specifically instructed to do so by the agency that issued the decision, do not file the cancellation <u>SF-50</u> in the Official Personnel Folder. Instead, remove from the Folder the personnel action (<u>SF-50</u>) being cancelled, the related <u>SF-52</u>, and supporting documents. If the cancellation results from an appeal, grievance, or complaint, file the cancellation <u>SF-50</u> (as well as the material removed from the Folder) in the appeal, grievance, or complaint file. Otherwise, destroy the material removed from the Official Personnel Folder. (Note: When an employee is appointed improperly through no fault of ***>their< own and the Office of Personnel Management cannot regularize the appointment, the agency must separate the</p>

employee. The Comptroller General has ruled that in these cases, if the employee served in good faith, ***>the employee does< not lose the pay and service credit earned on the improper appointment. To ensure that employee receives credit for this service in the future, retain both the original SF-50 and the cancellation action in the Folder.)

e. Distribute the remaining <u>SF-50</u> copies according to agency instructions. When the cancellation is of an action effectuated by another agency, send it to the personnel office that services the activity in which the person was employed on the effective date of the original action and ask that it be forwarded to the appropriate offices, for example, the payroll office. Send with the <u>SF-50</u> a copy of the decision that was the basis for the action, as well as any other forms related to the action.

6. Newly Required and Replacement Actions

- **a.** When an action is newly required by a decision, or is a replacement for a cancelled action, >refer to < Table 32-A, Table 32-G, and the chapter >of this Guide < that covers the action to be processed to select the nature of action, legal authority, and remarks. For example, if a within-grade increase is newly required, follow the instructions in Table 32-A, Table 32-G, and in Chapter 17; if a reassignment action replaces a removal that has been cancelled, follow the instructions in Tables 32-A and 32-G and in Chapter 14. Never place on a newly required or a replacement action any references to the appeal, complaint, or decision that resulted in the need for the action. (Always use the current edition of the SF-50 and the instructions in the Guide to process replacement and newly required actions.)
- **b.** If, on the effective date of the action, the agency would not have had appropriate authority to take the necessary action (for example, the decision orders the employee assigned to a position in a series for which standards were not issued until a year after the effective date), cite "HAM/Reg. 250.101" as the legal authority. This is a general "do-what-the-decision-says" authority. Its use avoids the need to cite a specific order or decision that would identify more specifically the employee's original complaint and result in

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irrelevant information being placed on the <u>SF-50</u> and in the Official Personnel Folder. This protects the employee's privacy and satisfies the usual intent of decisions.

7. Actions to Provide Interim Relief

Follow the instructions in <u>Figure 32-3</u> to process actions to provide interim relief.

Figures

Figure 32-1. Special Instructions for Processing Correction Actions

Note: Pen-and-ink corrections may be made to correct <u>SF-50</u> information that is not required by or reported to the Office of Personnel Management. However, *under no circumstances* may an agency "x" out or use pencil, pen and ink, "white-out," or erasures to correct <u>SF-50</u> information that is required by or reported to OPM.

Nature of Action

 The nature of action and code for all corrections are 002/Correction plus the nature of action and code of the action being corrected. For example, if a promotion is being corrected, enter the following in blocks 5A and 5B and 6A and 6B of the SF-52:

5A	5B	6A	6B
002	Correction	702	Promotion

• If the nature of action and code on the original <u>SF-50</u> are being corrected, show the correct nature of action and code in blocks 6A and 6B. Then, explain the correction in the remarks block on the <u>SF-50</u>. For example: "Correct items 6A and 6B (items 5A and 5B on original action) from 703/Promotion NTE." When the action being corrected was effective prior to the implementation of this Guide, the nature of action and code being corrected may not be ones that are still in use. When this happens, use remark C30: "Nature of action and code shown on original action are no longer in use."

Authority

- No authorities or codes are needed in blocks 5C-5F.
- Enter the authority code and authority of the action being corrected in blocks 6C–6F. If there is no correction to the code or authority, repeat these entries as they appeared on the original action. When the action being corrected was effective prior to the implementation of this Guide, it will not have had an authority code and may not have had an authority. When this happens, use the code and authority that are required for the current actions processed under the instructions in

this Guide. If the authority(ies) or code(s) are being corrected, enter the correct one(s) in blocks 6C–6F and use remark number C11 to explain what was corrected. For example: "Corrects items 6C and 6D (5C and 5D on original action) from MUM Reg. 316.401."

Effective Date

 With one exception, the effective date is the same as that shown on the original <u>SF-50</u> (the one being corrected). Exception: if the effective date on the original <u>SF-50</u> was wrong, show the correct effective date in block 4 on the correction <u>SF-50</u>. Then, explain the correction in the remarks block on the <u>SF-50</u>. Example: "Corrects item 4 from 05-13-***>22<."

Remarks

- Use Table <u>32-D</u> to select required remarks to explain the correction(s).
- When a remark is corrected or deleted, enter remark C18 in block 45 to explain. Example: "Corrects item 45 to read:" Use the chapter that covers the original action to determine the remarks that are required.
- When block numbers on the original action differ from the block numbers in which the corrected data appear, reference both numbers in the remarks that are used to explain the correction; list first the block number in which the data appear on the correction action and then, in parentheses, the block number in which the data appeared on the original action.

Examples

• "Corrects items 6A and 6B (5A and 5B on original action) from. . . ."
"Corrects item 45 (37 on original action) to read. . . ."

Other SF-50 Data Elements

• If an error appeared in an <u>SF-50</u> data element other than one listed above, enter the correct information in the corresponding block on the correction action. Use remark C11 to explain each correction and repeat the remark for each block being corrected. Example: "Corrects item 31 from '05-18-***>22<.' Corrects item '24' from '2.' Corrects item 32 from 'P Part-time.' "

Figure 32-2. Special Instructions for Processing Cancellation Actions Nature of Action

 The nature of action and code for all cancellations are 001/Cancellation, plus the nature of action and code of the action being cancelled. For example, if a suspension is being cancelled, enter the following in blocks 5A and 5B and 6A and 6B of the <u>SF-52</u>:

5A	5B	6A	6B
001	Cancellation	450	Suspension NTE (date)

Authority

• Use <u>Table 32-E</u> to select the appropriate authority and code; enter them in blocks 5C-5F.

Remarks

 Use <u>Table 32-F</u> to select the appropriate remarks to explain the cancellation action. Do not repeat the remarks from the original <u>SF-50</u> (the one being cancelled) on the cancellation.

Figure 32-3. Actions to Provide Interim Relief

#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
1	Employee who was separated is placed in pay and duty status.	Process SF-50 for a 199/Interim Appt, using R9N/Reg. 772.102(a) as the authority. Show same tenure, FEGLI, retirement, and position occupied codes as before the separation. The position to which the employee is assigned should be the same as before the separation or a similar position that would provide the same grade, pay, and benefits. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." (See Notes 1, 2, >and 5<)	Cancel the SF-50 that provided interim relief and all subsequent ones. Also cancel the original separation. (See Note 3.) Process all actions that should have occurred (including within-grade increases, pay adjustments, etc.) if the employee had not been separated or that were ordered by the initial decision on the appeal. (See Note 2.)	Separate employee with a 357/Termination action. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772.102(b)(3) as the authority. Otherwise, cite AGM (MSPB decision number and date) as the authority.	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. If the period of separation (break in service) is at least 180 days, the employee's previous waiver of basic FEGLI coverage and declinations of optional coverage(s) are cancelled, and new elections of waivers or cancellations must be filed. See The Federal Employees Group Life Insurance Handbook. Cite AGM (MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. >Use Secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117-58)<. 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 14

#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
2	Employee who was separated is placed in paid nonduty status because agency determines their return to duty or presence would be unduly disruptive to the work environment.	Process SF-50 for 198/Interim Appt in Nonduty Status, using R9R/5 CFR part 772 as the authority. Show same tenure, FEGLI, retirement, and position occupied codes as before the separation. The position to which the employee is assigned should be the same as before the separation or a similar position that would provide the same grade, pay, and benefits. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." (See Notes 1, 2, >4, and 5.<)	Cancel the SF-50 that provided interim relief and all subsequent ones. Also cancel the original separation. (See Note 3) of this figure). Process all actions that should have occurred (including withingrade increases, pay adjustments, etc.) if the employee had not been separated or that were ordered by the initial decision on the appeal. (See Note 2.)	Separate employee with a 357/Termination action. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772.102(b)(3) as the authority. Otherwise, cite AGM (MSPB decision number and date) as the authority.	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. If the period of separation (break in service) is at least 180 days, the employee's previous waiver of basic FEGLI coverage and declinations of optional coverage(s) are cancelled, and new elections of waivers or cancellations must be filed. See The FEGLI Handbook. Cite AGM (MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. To notify OPM, send a letter identifying employee by name, date of birth, and retirement claim number (if known); attach a copy of the SF-50 that documented the interim appointment, the SF-50 that documented the interim appointment, the SF-50 that documented the termination, or the ones that documented cancellation of the interim relief and the original separation, as appropriate. Send to OPM, P.O. Box 45, Boyers, PA 16017-0001. >Use secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117-58). 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 15

#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
3	Civil Service Retirement System or Federal Employees' Retirement System annuitant is brought back in pay and duty status.	Process SF-50 for a 199/Interim Appt, using R9N/Reg. 772.102(a) as the authority. Show same tenure, FEGLI, retirement, and position occupied codes as before the separation. The position to which the employee is assigned should be the same as before the separation or a similar position that would provide the same grade, pay, and benefits. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." Notify the Office of Personnel Management (OPM) so that employee's annuity can be suspended. (See Notes 1, 2, 4, >and 5<.)	Cancel the SF-50 that provided interim relief and all subsequent ones. Also cancel the original separation. (See Note 3.) Process all actions that should have occurred (including within-grade increases, pay adjustments, etc.) if the employee had not been separated or that were ordered by the initial decision on the appeal. (See Note 2.) Notify OPM and request information on any overpayment of retirement benefits. (See Note 4.)	Separate employee with a 357/Termination action. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772.102(b)(3) as the authority. Otherwise, cite AGM (MSPB decision number and date) as the authority. Notify OPM so that annuity can be resumed. (See Note 4.)	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. If the period of separation (break in service) is at least 180 days, the employee's previous waiver of basic FEGLI coverage and declinations of optional coverage(s) are cancelled, and new elections of waivers or cancellations must be filed. See The FEGLI Handbook. Cite AGM (MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. To notify OPM, send a letter identifying employee by name, date of birth, and retirement claim number (if known); attach a copy of the SF-50 that documented the interim appointment, the SF-50 that documented the interim appointment, the SF-50 that documented the termination, or the ones that documented cancellation of the interim relief and the original separation, as appropriate. Send to OPM, P.O. Box 45, Boyers, PA 16017-0001. >Use secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117-58). 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 16

#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
4	Civil Service Retirement System or Federal Employees Retirement System annuitant is brought back in paid nonduty status because agency determines employee's return to duty or presence would be unduly disruptive to the work environment.	Process SF-50 for 198/Interim Appt in Nonduty Status, suing R9R/5 CFR part 772 as the authority. Show same tenure, FEGLI, retirement and position occupied codes as before the separation. The position to which the employee is assigned should be the same as before the separation or a similar position that would provide the same grade, pay, and benefits. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." Notify the Office of Personnel Management (OPM) so that employee's annuity can be suspended. (See Notes 1, 2, 4, > and 5<.)	Cancel the SF-50 that provided interim relief and all subsequent ones. Also cancel the original separation. (See Note 3.) Process all actions that should have occurred (including within-grade increases, pay adjustments, etc.) if the employee had not been separated or that were ordered by the initial decision on the appeal. (See Note 2.) Notify OPM and request information on any overpayment of retirement benefits. (See Note 4.)	Separate employee with a 357/Termination action. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772.102(b)(3) as the authority. Otherwise, cite AGM (MSPB decision number and date) as the authority. Notify OPM so that annuity can be resumed. (See Note 4.)	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. If the period of separation (break in service) is at least 180 days, the employee's previous waiver of basic FEGLI coverage and declinations of optional coverage(s) are cancelled, and new elections of waivers or cancellations must be filed. See The FEGLI Handbook. Cite AGM (MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. To notify OPM, send a letter identifying employee by name, date of birth, and retirement claim number (if known); attach a copy of the SF-50 that documented the interim appointment, the SF-50 that documented the interim appointment, the SF-50 that documented the termination, or the ones that documented cancellation of the interim relief and the original separation, as appropriate. Send to OPM, P.O. Box 45, Boyers, PA 16017-0001. >Use secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117-58). 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 17

#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
5	Appellant who was an applicant for employment is placed in pay and duty status.	Process SF-50 for a 199/Interim Appt, using R9N/Reg. 772.102(a) as the authority. Show the tenure, FEGLI, and retirement that are applicable to the appointment for which the appellant applied. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." (See Notes 1, 2, >and 5<.)	Cancel the SF-50 that provided interim relief and all subsequent ones. (See Note 3.) Process the appointment for which appellant applied and all actions that should have occurred (including withingrade increases, pay adjustments, etc.) after the appointment or that were ordered by the initial decision on the appeal.	Separate employee with a 357/Termination action. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772.102(b)(3) as the authority. Otherwise, cite AGM (MSPB decision number and date) as the authority.	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. If the period of separation (break in service) is at least 180 days, the employee's previous waiver of basic FEGLI coverage and declinations of optional coverage(s) are cancelled, and new elections of waivers or cancellations must be filed. See The FEGLI Handbook. Cite AGM (MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. >Use secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117-58). 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 18

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#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
6	Appellant who was an applicant for employment is placed in paid nonduty status because agency determines their presence would be unduly disruptive to the work environment.	Process SF-50 for a 198/Interim Appt, using R9R/5 CFR part 772 as the authority. Show tenure, FEGLI, retirement, and position occupied code that are applicable to the appointment for which the appellant applied. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." > (See Note 5.) <	Cancel the SF-50 that provided interim relief and all subsequent ones. (See Note 3.) Process the appointment for which appellant applied and all actions that should have occurred (including withingrade increases, pay adjustments, etc.) after the appointment or that were ordered by the initial decision on the appeal.	Separate employee with a 357/Termination action. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772(b)(3) as the authority. Otherwise, cite AGM/(MSPB decision number and date) as the authority.	 Cite AGM (MSPB decision number and date) as the authority for each 001/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. >Use secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117- 58). 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 19

	Agency Prevails or								
#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks			
7	Employee who was placed in nonpay/non- duty status (e.g., was suspended) is being returned to pay and duty status.	Process SF-50 for 292/RTD, using R9N/Reg. 772.102(a) as the authority. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." (See Note 1.)	Cancel the SF-50 that provided interim relief, the one placing employee in nonpay status, and all subsequent actions that are the result of or reflect the nonpay status (See Note 3.) Process all actions that should have occurred as the result of the decision.	If employee already would have returned to duty, cancel the SF-50 that provided interim relief. Replace it with a 292/RTD SF-50 effective on the day following the original not-to-exceed (NTE) date; use Table 16-C to select the authority code and authority. Cancel any other SF-50 that resulted from the RTD that provided interim relief. Process all actions that should have occurred during or after the original period in nonpay status. If employee would still be in nonpay/nonduty status had *** > the employee < not prevailed on the initial decision, process another furlough, suspension, or placement in nonpay status action to return employee to nonpay status. If employee requests termination of interim relief or agrees with agency that it should be cancelled, cite R9Q/Reg. 772.102(b)(3) as the authority. Otherwise, cite AGM/(MSPB decision number and date) as the authority.	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. Cite AGM/(MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. 	Jump to listing of Remarks (Use as many remarks as are applicable)			

Figure 32-3. Actions to Provide Interim Relief, Continued 20

				20		
		Tutavius Daliaf Ta	Employee Prevails on	Agency Prevails or Employee Requests or		
#	Situation	Interim Relief Is	Review by the Full Board or When Initial	Agrees with Agency that	Notes	Remarks
		Required	Decision Becomes Final	Interim Relief Should Be		
				Cancelled		
8	Employee	Process SF-50 for	Cancel SF-50 that provided	If employee already would	1. Follow instructions in Chapters 14-29	Jump to
	who was	293/Return to	interim relief, the one	have returned to duty, cancel	to document other actions that occur	listing of
	placed in	Pay Status, using	placing employee in	the SF-50 that provided	while employee is serving on an	<u>Remarks</u>
	nonpay/non-	R9R/ <u>5 CFR part</u>	nonpay status, and all	interim relief. Replace it with a 292/RTD SF-50 effective	interim appointment or during a	(Use as
	duty status is being	772 as the authority. Cite in	subsequent actions that are the result of or reflect	on the day following the	period of interim relief.	many remarks as
	returned to	block 45 remark	the nonpay status (See	original not-to-exceed (NTE)	3. Cite AGM/(MSPB decision number	are
	pay status	A25, "This action	Note 3.) Process all	date; use Table 16-C to select	and date) as the authority for each	applicable)
	but not to	provides relief	actions that should have	the authority code and	001/Cancellation required by these	аррисавіс)
	duty status	required by Public	occurred as the result of	authority. Cancel any other	instructions. For newly required or	
	because	Law 101-12,	the decision.	SF-50 that resulted from the	replacement actions, cite the	
	agency	pending final		RTD that provided interim	authority required by the appropriate	
	determines	decision of the		relief. Process all actions that	chapter. Place no reference to the	
	employee's	MSPB." (See Note		should have occurred during	appeal, the MSPB decision, or the	
	return to	1 >and 5<.)		or after the original period in	Whistleblower Protection Act of 1989	
	duty or			nonpay status.	on a newly-required or a replacement	
	presence				action.	
	would be			If employee would still be in	5 44 6 4 4 6 3 7 7 7 7 7 7	
	unduly			nonpay/nonduty status had	5. >Use Secondary LAC "ZBB" for	
	disruptive to the work			*** >the employee < not prevailed on the initial	actions in support of the Infrastructure Investment and Jobs	
	environment.			decision, process another	Act (P.L. 117- 58).<	
	environment.			furlough, suspension, or	ACL (F.L. 117- 30).	
				placement in nonpay status		
				action to return employee to		
				nonpay status. If employee		
				requests termination of		
				interim relief or agrees with		
				agency that it should be		
				cancelled, cite		
				R9Q/ 772.102(b)(3) as the		
				authority. Otherwise, cite		
				AGM/(MSPB decision		
				number and date) as the authority.		
	<u> </u>	1		audionity.		

Figure 32-3. Actions to Provide Interim Relief, Continued 21

#	Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
9	Employee appealed denial of a General Schedule within-grade increase (WGI)	Process SF-50 for an 867/Interim WGI, using Q9K/Reg. 531.414(a) as the authority. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." (See Note 1 > and 5<.)	Cancel this SF-50 and replace it with an 893/WGI effective on the date of the appellate decision ordering interim relief. Use Table 17-A to select the authority code and authority. Cancel any SF's 50 showing the step/salary resulting from the decision. (See Note 3.)	Process SF-50 for an 868/Termination of Interim WGI, using Q9M/Reg. 531.414(c) as the authority. Show in blocks 19 & 20 the step employee held prior to the 867 action and the salary for that step. Effective date is the date of the Merit Systems Protection Board's decision. Cite in block 45 remark N61/Per ***>Reg 531.223(f)<, the rate received solely during period of Interim WGI may not be used to establish highest previous rate.	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. Cite AGM/(MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. >Use Secondary LAC "ZBB" for actions in support of the Infrastructure Investment and Jobs Act (P.L. 117-58). 	Jump to listing of Remarks (Use as many remarks as are applicable)

Figure 32-3. Actions to Provide Interim Relief, Continued 22

÷	# Situation	Interim Relief Is Required	Employee Prevails on Review by the Full Board or When Initial Decision Becomes Final	Agency Prevails or Employee Requests or Agrees with Agency that Interim Relief Should Be Cancelled	Notes	Remarks
1	O Employee who remained on the rolls in pay and duty status appealed another action (for example, change to lower grade) or agency's failure to take an action (for example, failure to promote).	Process SF-50 for action directed by the decision, using R9N/Reg. 772.102(a) as the authority. Cite in block 45 remark A25, "This action provides relief required by Public Law 101-12, pending final decision of the MSPB." (See Note 1.)	Cancel the SF-50 that provided interim relief. (See Note 3.) If employee appealed an action that occurred (for example, change to lower grade), cancel it and all subsequent actions. Replace with the action that should have occurred; process all other actions that should have occurred since that date. If employee appealed agency's failure to take an action (e.g., failure to promote), process action ordered by final decision, as well as all others that should have occurred since that date. Cancel all SF-50s processed since that date that do not reflect the decision.	Process SF-50 to return employee to pre-decision status (for example, change to lower grade if decision moved employee to a higher grade or reassignment if it moved employee to a different position at the same grade.) Cite as the authority R9P/Reg. 772.102(b).	 Follow instructions in Chapters 14-29 to document other actions that occur while employee is serving on an interim appointment or during a period of interim relief. Cite AGM/(MSPB decision number and date) as the authority for each O01/Cancellation required by these instructions. For newly required or replacement actions, cite the authority required by the appropriate chapter. Place no reference to the appeal, the MSPB decision, or the Whistleblower Protection Act of 1989 on a newly required or a replacement action. 	Jump to listing of Remarks (Use as many remarks as are applicable)

Tables

Table 32-A. Cancellations, Corrections, Replacement Actions, and Newly Required Actions (See Notes 1 and 2)

Rule	If	And	Then	And	Notes	Remarks
1	Action has been determined to be improper	It must be rescinded, withdrawn, or expunged from employee's records	Issue 001/Cancellation.		Instructions for using nature of action, legal authority, and remarks codes were	Jump to listing of Remarks (Use as
2	Errors appear in SF-50 data that are required by		Issue 002/Correction.		implemented on	<u>many</u> remarks as
3	or that are reported to the Office of Personnel Management (OPM)	Errors appear in the "Remarks" block	002/Correction, showing <i>only</i> the correct remarks.	Make <i>no</i> reference on the action to the incorrect remark.	effective date of the original action or of a newly required action is earlier than 01/01/82.	are applicable)
4		The exact same error(s) appear(s) on more than one previous action	Issue 002/Correction for the most recent SF-50 on which the error(s) appear(s).	Make sure that all entries on the correction pertain to the action identified by the nature of action on the correction.		
5	Errors appear only in SF- 50 information that is <i>not</i> required by or reported to OPM (such as the position number or appropriation code)		Correction SF-50 is not required by OPM.	The error may be corrected in pen and ink on the SF-50 or the agency may correct the errors on an SF-50 with a 900 series nature of action.	2. Pen-and-ink corrections may be made to correct SF-50 information that is not required by or	
6	A correction action should not have been processed because data on the original action were correct		Issue a second 002 action to correct the original action.	Use remark code C11 to indicate that the item is being corrected from the documentation on the first correction. For example: The Service Computation Date on a 130/Transfer was 04-09->22<. An 002/Correction was issued to change it to 04-12->22<. Now you decide that the original date was correct. Prepare another correction with 002/Correction in blocks 5A-B and 130/Transfer in blocks 6A-B. Enter in Remarks, "Corrects item 31 from 04-12->22<."		

Table 32-A. Cancellations, Corrections, Replacement Actions, and Newly Required Actions, Continued 24

Rule	If	And	Then	And	Notes	Remarks
7	Action that was cancelled		Issue SF-50 with the	Make no reference to the action	1. Instructions for using	Jump to
	must be replaced		nature of action,	that was cancelled or to the	nature of action, legal	listing of
	-		authority, and	reason for the replacement	authority, and remarks	<u>Remarks</u>
			effective date that	action.	codes were	(Use as
			would have been		implemented on	many
			used if action had		01/01/82. Follow the	remarks as
			been processed		instructions in this	<u>are</u>
			properly to begin		Guide even if the	applicable)
			with. Identify in		effective date of the	
			blocks 46-50 the		original action or of a	
			office that processes		newly required action	
			the replacement		is earlier than	
			action, the date it is		01/01/82.	
			approved by the			
			appointing official in		2. Pen-and-ink	
			that office, and the		corrections may be	
			title of that official.		made to correct SF-50	
8	Action is newly-required		Prepare action using	Make <i>no</i> reference to the	information that is not	
	as a result of a		the nature of action,	reason the action is just now	required by or	
	cancellation		authority, and	being processed.	reported to the Office	
			effective date that		of Personnel	
			would have been		Management (OPM).	
			used if action had		However, under no	
			been processed as it		circumstances may an	
			should have been.		agency "x" out or use	
			Enter in block 49 the		pencil, pen and ink,	
			date on which the		"white-out" or	
			appointing official		erasures to correct SF-	
			actually approved		50 information that is	
			the newly required		required by, or	
			action.		reported to, OPM.	

Table 32-B. Actions to Affect Cancellations and Corrections

Rule	If	And	Then	And	Notes	Remarks
1	Only one action was processed on the original SF-50	That action needs to be cancelled	Process one 001/ Cancellation action.	Remove action being cancelled from the Official Personnel Folder (OPF) and place with OPF copy of the Cancellation SF-50 in the appropriate subject file (for example, if cancellation is the result of a decision on an adverse action appeal, place in subject file for the appeal).	1. When employee is entitled to credit for service on an improper appointment, retain both the original SF-50 and the cancellation action in the folder. See paragraph 5d of this	Jump to listing of Remarks (Use as many remarks as are applicable)
2		That action needs to be corrected	Process one 002/ Correction action.	File OPF copy of correction in OPF on top of action it corrects.	chapter.	
3	Two actions were processed on the original SF-50	Both actions need to be cancelled	Process two SF 50s: an 001/Cancellation action for each of the actions on the original SF- 50.	Remove actions being cancelled from OPF and place with OPF copies of the Cancellation SF-50s in the appropriate subject file (e.g., if cancellations are the result of a decision on an adverse action appeal, place in subject file for the appeal)		
4		Only one action needs to be cancelled		Prepare a replacement SF-50 to provide a record of the "good" action. Remove original SF-50s from OPF (see Rule 3 above) and file replacement SF-50 in OPF.		
5	Two actions were processed on the original	The errors or omissions appear <i>only</i> in blocks 5A-5F (first nature of action and authority) or 45 (remarks)	Process one 002/ Correction action.	File the OPF copy of the correction in the OPF on top of the SF-50 it corrects.		
6	SF-50	The errors or omissions appear <i>only</i> in blocks 6A-6F (second nature of action and authority) or 45 (remarks)				
7		The errors or omissions appear in both blocks 5A-5F and 6A-6F (first and second natures of action and authorities)	Process two 002/ Correction actions.	File OPF copies of corrections in OPF on top of the SF-50 they correct.		
8		The errors or omissions appear in blocks 1-4, 7-44, or 46-50				

Table 32-C. Completion of SF-50 for Cancellations and Corrections

Rule	If	Then	Notes	Remarks
1	Action being corrected is	Prepare complete SF-50. Enter remark C18 in block 45 to correct a remark	1. Identify in blocks 46-48	Jump to
	an appointment	on the original action or to add a remark that was omitted. If remarks on	the office that prepares	listing of
2	Action being corrected is a	the original action were correct, use remarks required by <u>Table 32-D</u> to explain the SF-50 data being corrected and enter them in block 45.	the Correction or Cancellation, not the one	Remarks (Use as
2	conversion to appointment	"Good" remarks (remarks that do not need corrections) do not have to be	that processed the action.	manv
	от	repeated in block 45 of the correction SF-50. (See Notes 1 and 2.)	•	remarks as
			2. Show in block 49 the date	<u>are</u>
3	Action being corrected is	Correction can be processed with either a "skeletonized" SF-50 or a	on which your appointing official approved the	<u>applicable)</u>
	not described in Rules 1	complete SF-50. When a "skeletonized" SF-50 is used, complete the	cancellation or correction.	
	and 2	following blocks:	If an SF-52 was used, this	
		1. Name	usually will be the date on	
		2. SSN	which the appointing official signed block C2 of	
4		3. Date of Birth	the SF-52.	
		4. Effective date of action being corrected		
		5-A. Enter "002"		
		5-B. Enter "Correction"		
		6A-6B. Enter correct nature of action and code for action being corrected		
		6C-6F. Enter correct authorities and codes for action being corrected)		
		Any blocks in which information is being corrected.		
		45. Enter remark C18 in block 45 to correct a remark on the original action or to add a remark that was omitted. If remarks on the original action were correct, use remarks required by Table 32-D to explain the SF-50 data being corrected and enter them in block 45. "Good" remarks (remarks that do not need corrections) do not have to be repeated in block 45 of the correction SF-50.		
		46-47. Employing department or agency and code		
		48. Personnel Office ID		
		49-50. Signature, title, and date (See Notes 1 and 2.)		

Table 32-F. Remarks Required on Cancellation Actions 27

Rule	If	Then	Notes	Remarks
5	Action is being cancelled	A "skeleton" SF-50 may be used. Only the following blocks must be completed: 1. Name 2. SSN 3. Date of Birth 4. Enter effective date shown on original action 5-A. Enter "001" 5-B. Enter "Cancellation") 5C-5F. Enter authorities and codes for the cancellation 6A-6B. Enter nature of action and code of action being cancelled 45. Remarks 46-47. Employing department or agency and code 48. Personnel Office ID 49-50. Signature, title, and date (See Notes 1 and 2.)	 Identify in blocks 46-48 the office that prepares the Correction or Cancellation, not the one that processed the action. Show in block 49 the date on which your appointing official approved the cancellation or correction. If an SF-52 was used, this usually will be the date on which the appointing official signed block C2 of the SF-52. 	Jump to listing of Remarks (Use as many remarks as are applicable)

Table 32-D. Remarks Required on Correction Actions

Rule	If the Correction Is to	And	Required Remarks (See Note 1)	Notes	Remarks
1	Delete, add, or change a remark		C18	See <u>Table 32-H</u> to translate codes into actual remarks.	Jump to listing of
2	Change information (other than a remark) that is erroneous		C11	2. Agencies do not have the	Remarks (Use as many
3		The same error appears on one previous SF-50	C11, C08	authority to approve a variation. All variation requests	remarks as are
4		More than one previous SF-50 has the same error(s)	C11, C12	must be submitted by the agency's headquarters level to	applicable)
5		The correction action is also used to correct different error(s) on previous action(s)	C11, C13	OPM for approval. Agencies may direct questions regarding a request for a variation to	
6		The correction action is used to also add information omitted on a previous SF-50	C11, C09	OPM's policy office at employ@opm.gov . For guidance on cancelling an improper action, see Table 32- E.	
7	Add information other than a remark that was omitted		C17		
8		The same error appears on one previous SF-50	C17, C08		
9		More than one previous SF-50 has the same error(s)	C17, C12		
10		The correction action is used to also correct different errors on more than one previous SF-50	C17, C13		
11	Change the effective date of an accomplished separation to avoid an unintentional break in service made through administrative error in effecting a move between agencies		C10		
12	Give employee benefit of highest previous rate of pay		C19, P01		
13	Document a variation approved by OPM under Civil Service Rule V (See Note 2.)		M80, C21		

Table 32-E. Authority and Authority Code Required on Cancellation Actions

Rule	If the Cancellation Is Ordered or Directed by	And the Employee	Then Authority Code Is	Authority Is	Notes	Remarks
1	The Merit Systems Protection Board (MSPB)	Is entitled to backpay	AGM and VWL	(Cite the MSPB decision number and date) and <u>5 U.S.C. 5596</u>	>Reserved for future use.<	Jump to listing of Remarks
2		Is not entitled to backpay	AGM	(Cite the MSPB decision number and date)	use.<	(Use as many
3	The Office of Personnel Management (OPM)	Is entitled to backpay	ADM and VWL	(Cite OPM directive and date) and <u>5</u> <u>U.S.C. 5596</u>		remarks as are applicable)
4		Is not entitled to backpay	ADM	(Cite OPM directive and date)		<u> </u>
5	The Equal Employment Opportunity Commission (EEOC)	Is entitled to backpay	ARM and VWL	(Cite EEOC decision number and date) and <u>5 U.S.C. 5596</u>		
6		Is not entitled to backpay	ARM	(Cite EEOC decision number and date)		
7	A court or an agreed-upon out-of-court settlement	Is entitled to backpay	ASM and VWL	(Cite the court decision number and (date) and 5 U.S.C. 5596		
8		Is not entitled to backpay	ASM	(Cite the court decision number and date)		
9	A negotiated grievance procedure, an arbitrator, or Federal Labor Relations	Is entitled to backpay	AXM and VWL	(Cite the official decision and date) and 5 U.S.C. 5596		
10	Authority	Is not entitled to backpay	AXM	(Cite the official decision and date)		
11	The head of the employing agency or ***>their< designee	Is entitled to backpay	UNM and VWL	(Cite agency directive or order, and date) and <u>5 U.S.C. 5596</u>		
12		Is not entitled to backpay	UNM	(Cite agency directive or order, and date)		
13	An appointing officer under ***>their< delegated authority to take action on	Is entitled to backpay	ATM and VWL	<u>5 U.S.C. 302</u> and <u>5 U.S.C. 5596</u>		
14	personnel matters, including the cancellation of actions that were processed in error	Is not entitled to backpay	ATM	<u>5 U.S.C. 302</u>		

Table 32-F. Remarks Required on Cancellation Actions

Rule	If the Personnel Action Being Cancelled Is	And the Corrective Action Is (See Note 1)	And Employee Is	Required Remarks (See Note 2)	Notes	Remarks
1	Retirement for which person was	Retroactive restoration	Entitled to back pay	C02, C27,	1. If a replacement SF-50	Jump to
2	found to be ineligible	restoration	Not entitled to back pay	C28 C02	is prepared, see <u>Table</u> <u>32-G</u> .	listing of Remarks
3	Separation, including a retirement not described in Rule 1 above	Retroactive restoration with	Entitled to back pay	C03, C27, C28	2. See <u>Table 32-H</u> to translate codes into	(Use as many remarks
4		other disciplinary action	Not entitled to back pay	C03	actual remarks.	as are applicable)
5		Retroactive restoration to former	Entitled to back pay	C03, C27, C28	3. If OPM approves an agency's request for a variation and the action will not be cancelled, see	<u>аррисавіс)</u>
6		grade not described in Rules 3-4	Not entitled to back pay	C03		
7		Retroactive restoration at a	Entitled to back pay	C07, C27, C28	rule 13 of <u>Table 32-D</u> for guidance on correcting	
8		lower grade	Not entitled to back pay	C07	the personnel action.	
9		Resignation		C14		
10	Change to lower grade	Retroactive change to former grade	Entitled to back pay	C06 and C27		
11			Not entitled to back pay	C06		
12		Retroactive change to intermediate	Entitled to back pay	C04 and C27		
13		grade	Not entitled to back pay	C04		
14	Suspension or furlough	A shorter period of suspension or	Entitled to back pay	C14, C27, C28		
15	1	furlough	Not entitled to back pay	C14	-	
16		Cancellation of the entire action	Entitled to back pay	C14, C27, C28		
17			Not entitled to back pay	C14 and C28		

Table 32-F. Remarks Required on Cancellation Actions 31

Rule	If the Personnel Action Being Cancelled Is	And the Corrective Action Is (See Note 1)	And Employee Is	Required Remarks (See Note 2)	Notes	Remarks
18	An improper appointment, made through no fault of the employee (or a subsequent action resulting from such an improper appointment), that cannot be "legalized" (See Note 3.)	Cancellation, with the employee being allowed credit for service and benefits on that appointment		C20 and C21	32-G.2. See <u>Table 32-H</u> to translate codes into	Jump to listing of Remarks (Use as many remarks
19	Not described in Rules 1-18		Entitled to back pay	C14 and C27	actual remarks.	as are applicable)
20			Not entitled to back pay	C14	3. If OPM approves an agency's request for a variation and the action will not be cancelled, see rule 13 of Table 32-D for guidance on correcting the personnel action.	

Table 32-G. Remarks Required on Replacement and Newly Required Actions

Rule	If the SF-50 Is a	And Is Prepared by	Required Remarks (See Note 1)	Notes	Remarks
1	Replacement action	The same office that issued the action being cancelled	C15	1. Use <u>Table 32-H</u> to translate codes	Jump to listing of Remarks (Use as
2		A different office than the one that issued the action being cancelled	C15, C16	into actual remarks.	many remarks as are applicable)
3	Newly required action	The same office that serviced the employee on the effective date of the action	[none]		
4		A different office than the one that serviced the employee on the effective date of the action.	C16		

Table 32-H. Remark Codes, Remarks, and Examples for Corrections and Cancellations

Return to Tables <u>32-A</u>, <u>32-B</u>, <u>32-C</u>, <u>32-D</u>, <u>32-E</u>, <u>32-F</u>, <u>32-G</u>

>Notes column has been added.<

Rule	If Remark Code Is	Then Remark Is	And an Example Is	Notes
1	C02	Employee found to be ineligible for (type) retirement.	"Employee found to be ineligible for voluntary retirement."	Repeat the remark for each SF-50 block being
2	C03	Retroactive restoration.		corrected.
3	C04	Retroactive change to intermediate grade, level, or band.	_	2. Dates cited in remarks C08, C09, C12, and C13
4	C06	Retroactive change to former grade, level, or band.		are effective dates of the
5	C07	Retroactive change to lower grade, level, or band.		actions being corrected.
6	C08	Also corrects same item(s) on personnel action (code and nature of action) dated (date).	"Also corrects same item on personnel action 702 Promotion dated 11-27-***>22<." (See Note 2.)	5. "To" date is the date of
7	C09	Also corrects (code and nature of action) effective (date), item (number), to add ().	"Also corrects 100 Career Appt. effective 08-07->22<***, item 34, to add `1'." (See Notes 1 and 2.)	the action immediately preceding the one being corrected.
8	C10	Corrects date of separation from (date) to avoid a break in service when employee was appointed by (name of agency).	"Corrects date of separation from 12-17->22<*** to avoid a break in service when employee was appointed by Department of Agriculture."	
9	C11	Corrects item (number) from ().	"Corrects item 3 from 05-18-***>22<." (See Note 1.)	
10	C12	Also corrects same item(s) on all previous actions from (date) to (date).	"Also corrects same items on all previous actions from 05-10-***>22< to >11-12-***22<." (see Notes 2 and 5.)	
11	C13	Also corrects personnel action (code and nature of action), effective (date), item number () from ().	"Also corrects 170 Exc Appt, effective 10-16- ***>22<, item number 24, from '3'." (See Notes 1 and 2.)	
12	C14	(Explain why the action is cancelled.)	"Cancels extension of appointment because the employee was converted to career-conditional before the effective date of the extension."	
13	C15	This Notification of Personnel Action replaces a previously executed one.		

Table 32-H. Remark Codes, Remarks, and Examples for Corrections and Cancellations, Continued 34

Rule	If Remark Code Is	Then Remark Is	And an Example Is	Notes	
14	C16	This Notification of Personnel Action prepared by (name of employing office). "This Notification of Personnel Action prepared by ***>Defense Information Systems Agency, Fort Meade, MD.<"		1. Repeat the remark for each SF-50 block being corrected.	
15	C17	Completes item (number) which was omitted.	"Completes item 33, which was omitted." (See Note 1.)		
16	C18	Corrects item (number) to read: (enter only the correct remarks).			
17	C19	Corrects salary to give employee benefit of highest revious rate of basic pay.		3. See Chapter 3, Figure 3- 2, for instructions on how	
18	C20	Cancelled in accordance with OPM letter [or instructions] dated (date). This SF-50 being cancelled must be retained permanently in the employee's Official Personnel Folder.		to obtain guidance for determining the purposes for which service may be credited.	
19	C21	Service from (date of appointment) to (date appointment was regularized or cancelled) may be credited >for: (list purposes for which employee will receive service credit).< "Service from 11-07-***>22< through ***>22< may be credited for qualificat purposes, and for leave accrual and RIF purposes and for completion of initial approbation." (See Note 3.)			
20	C27	Entitled to backpay under <u>5 U.S.C. 5596.</u>			
21	C28	Active duty begins (date).	"Active duty begins 01-03-***>22<."		
22	C30	Nature of action and code shown on original action are no longer in use.			
23	M80	Variation under CS Rule 5 approved by OPM on (date).			
24	P01	Previously employed at (pay plan; grade, level, or band; rate).	"Previously employed at GS 13,***>81,216< p.a."		